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Complete INDEX

TO THE

CANADA GAZETTE

FOR THE YEAR 1881-1882.

VOL. XV.

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OTTAWA, SATURDAY, JULY 2, 1881.

DOMINION OF CANADA.



For index of new matter, see last page.

APPOINTMENTS.

DEPARTMENT OF THE SECRETARY OF STATE OF CANADA.

HIS EXCELLENCY THE GOVERNOR GENERAL has been pleased to make the following appointments, viz:—

OTTAWA, 11th May, 1881.

THOMAS CANADA ROOKLIDGE, of Kineardine, in the Province of Ontario, Esquire; to be a Collector in Her Majesty's Customs.

PIERRE MARIER, of the City of Ottawa, in the Province of Ontario, Gentleman; to be a Landing Waiter and Searcher in Her Majesty's Customs.

Office of the Clerk of the Crown in Chancery for Canada.

MEMBER returned to serve in the present PARLIAMENT:

PROVINCE OF NOVA SCOTIA.

Pictou,—John McDougald, of Westville, in the County of Pictou, Merchant, in the room of the Honorable James McDonald, who hath accepted an office of emolument under the Crown.

RICHARD POPE,
Clerk of the Crown in Chancery,
Canada.

PROCLAMATIONS.

LORNE.

[L.S.]

CANADA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To Our Beloved and Faithful the Senators of the Dominion of Canada, and the members elected to serve in the House of Commons of Our said Dominion, and to each and every of you,—
GREETING:

A PROCLAMATION.

WHEREAS Our Parliament of Canada stands prorogued to the Eleventh day of the month of June instant, at which time, at Our City of Ottawa, you were held and constrained to appear; Now Know YE, that for divers causes and considerations and taking into consideration the ease and convenience of Our Loving Subjects, We have thought fit, by and with the advice of Our Privy Council for Canada, to relieve you, and each of you, of your attendance at the time aforesaid, hereby enjoining and by these presents enjoining you, and each of you, on the TWENTIETH day of the month of JULY next, to meet Us in Our Parliament of Canada, at Our City of Ottawa, there to take into consideration the state and welfare of Our said Dominion of Canada, and therein to do as may seem necessary. HEREIN FAIL NOT.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Right Trusty and Well-Beloved Councillor, SIR JOHN DOUGLAS SUTHERLAND CAMPBELL, (commonly called the Marquis of Lorne), Knight of Our Most Ancient and Most Noble Order of the Thistle, Knight Grand Cross of Our Most Distinguished Order of St. Michael and St. George, Governor General of Canada and Vice Admiral of the same, &c., &c., &c.

At Our Government House, in Our CITY of OTTAWA, this TENTH day of JUNE in the year of Our Lord one thousand eight hundred and eighty-one, and in the forty-fourth year of Our Reign.

By Command,

RICHARD POPE,
Clerk of the Crown in Chancery, Canada.

[L.S.]

CANADA.

By His Excellency the Right Honorable Sir John Douglas Sutherland Campbell (commonly called the Marquis of Lorne), one of Her Majesty's Most Honorable Privy Council, Knight of the Most Ancient and Most Noble Order of the Thistle, and Knight Grand Cross of the Most Distinguished Order of St. Michael and St. George, Governor General of Canada and Vice Admiral of the same.

To all to whom these presents shall come, or whom the same may in anywise concern,—GREETING :

WHEREAS it is in and by an Act of the Parliament of Canada, passed in the forty-fourth year of Her Majesty's Reign, and intituled "An Act to provide for the extension of the boundaries of the Province of Manitoba," after reciting as is therein recited, it is in effect enacted, as follows :—

"1. The Province of Manitoba shall be increased as hereinafter defined, that is to say, so that the boundaries thereof shall be as follows :—"Commencing at the intersection of the International Boundary dividing Canada from the United States of America by the centre of the Road Allowance between the twenty-ninth and thirtieth ranges of townships lying west of the first principal meridian in the system of Dominion Land Surveys; thence northerly, following upon the said centre of the said road allowance as the same is or may hereafter be located, defining the said range line on the ground across Townships one to forty-four, both inclusive, to the intersection of the said centre of the said road allowance by the centre of the road allowance on the twelfth base line in the said system of Dominion Land Surveys; thence easterly along the said centre of the road allowance on the twelfth base line, following the same to its intersection by the easterly limit of the District of Keewatin, as defined by the Act thirty-ninth Victoria, chapter twenty-one, that is to say, to a point where the said centre of the road allowance on the twelfth base line would be intersected by a line drawn due north from where the westerly boundary of the Province of Ontario intersects the aforesaid International Boundary Line dividing Canada from the United States of America; thence due South, following upon the said line to the International Boundary aforesaid; and thence westerly, following upon the said International Boundary Line dividing Canada from the United States of America, to the place of beginning," and all the land embraced by the said description not now within the Province of Manitoba shall, from and after the passing of this Act, be added thereto, and the whole shall, from and after the said date, form and be the Province of Manitoba.

"2. The terms and conditions upon which such increase is made are as follows :—

"(a.) All the enactments and provisions of all the Acts of the Parliament of Canada which have since the creation of the Province of Manitoba been extended into, and made to apply to the said Province, shall extend and apply to the territory by this Act added thereto as fully and effectually as if the same had originally formed part of the Province and the boundaries thereof had, in the first instance, been fixed and defined as is done by this Act, subject however, to the provisions of section three of this Act.

"(b.) The said increased limit and the territory thereby added to the Province of Manitoba shall be subject to all such provisions as may have been or shall hereafter be enacted, respecting the Canadian Pacific Railway and the lands to be granted in aid thereof.

"3. All laws and ordinances in force in the territory hereby added to the Province of Manitoba at the time of the coming into force of this Act, and all courts of civil and criminal jurisdiction, and all legal commissions, powers and authorities, and all officers, judicial, administrative and ministerial, existing therein at the time of the coming into force of this Act, shall continue therein as if such territory had not been added to the said Province; subject never-

theless, with respect to matters within the legislative authority of the Legislature of the Province of Manitoba, to be repealed, abolished or altered by the said Legislature.

"4. This Act shall come into force only upon, from and after a day to be appointed in that behalf by proclamation of the Governor published in the *Canada Gazette*."

AND WHEREAS it is considered expedient that the said Act should come into force upon, from and after the first day of JULY next.

Now Know YE that I, the said The Right Honorable Sir John Douglas Sutherland Campbell (commonly called the Marquis of Lorne) Governor General of Canada, as aforesaid, do hereby, by and with the advice of Her Majesty's Privy Council for Canada, proclaim and declare that I have appointed and, by these presents, do appoint the FIRST day of JULY next as the day upon, from and after which the said Act hereinbefore in part recited shall come into force.

GIVEN under my Hand and Seal at Arms, at OTTAWA, this THIRTEENTH day of JUNE, in the year of Our Lord, one thousand eight hundred and eighty-one, and in the Forty-fourth year of Her Majesty's Reign.

LORNE.

By Command,
J. A. MOUSSEAU,
Secretary of State.

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(Circular.)

DOWNING STREET,
30th May, 1881.

SIR,—I have the honour to transmit to you, for publication in the colony under your government, a copy of a letter from the Foreign Office enclosing an Order of Her Majesty in Council, dated the 18th of May, for carrying into effect the Treaty between this country and Switzerland, signed on the 26th of November last, for the mutual surrender of Fugitive Criminals.

I have the honour to be,

Sir,

Your most obedient, humble servant,
KIMBERLEY.

The Officer Administering
the Government of Canada.

The Foreign Office to the Colonial Office.

(Copy.)

FOREIGN OFFICE,
May 22, 1881.

SIR,—I am directed by Earl Granville to state to you, for the information of the Earl of Kimberley, that an Order in Council was passed on the 18th instant, for carrying into effect the Treaty for the mutual surrender of Fugitive Criminals, signed at Berne, on the 26th of November, 1880, between Great Britain and Switzerland.

The Order in Council was published in the *London Gazette* of the 20th instant, of which I am to enclose copies; and I am to add that the Treaty will come into operation in this country on the 30th instant, in conformity with the stipulation contained in Article XIX.

I am, &c.,

(Signed) TENTERDEN.

The Under Secretary of State
Colonial Office, S.W.

At the Court at Windsor, the 18th day of May, 1881.

PRESENT:

The QUEEN's Most Excellent Majesty.

Lord President.

Earl of Northbrook.

Lord Steward.

WHEREAS by the Extradition Acts of 1870 and 1873, it was amongst other things enacted, that where an arrangement has been made with any

foreign State with respect to the surrender to such State of any fugitive criminals, Her Majesty may, by Order in Council, direct that the said Acts shall apply in the case of such foreign State; and that Her Majesty may, by the same or any subsequent Order, limit the operation of the Order and restrict the same to fugitive criminals who are in or suspected of being in the part of Her Majesty's dominions specified in the Order, and under the operation thereof subject to such conditions, exceptions, and qualifications as may be deemed expedient:

And whereas a Treaty was concluded on the twenty-sixth day of November, one thousand eight hundred and eighty, between Her Majesty and the Swiss Federal Council, for the Mutual Extradition of Fugitive Criminals, which Treaty is in the terms following:—

HER Majesty the Queen of the United Kingdom of Great Britain and Ireland and the Swiss Federal Council having judged it expedient, with a view to the better administration of justice, and to the prevention of crime within their respective territories and jurisdictions, that persons charged with, or convicted of, the crimes hereinafter enumerated, and being fugitives from justice, should, under certain circumstances, be reciprocally delivered up, have named as their Plenipotentiaries to conclude a Treaty for this purpose, that is to say:

Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, the Honourable Hussey Crespigny Vivian, a Companion of Her Most Honourable Order of the Bath, Her Majesty's Minister Resident to the Swiss Confederation;

And the Swiss Federal Council, its Vice-President, F. Anderwert, Federal Councillor and Chief of the Federal Department of Justice and Police;

Who, after having communicated to each other their respective full powers, found in good and due form, have agreed upon and concluded the following Articles:—

ARTICLE I.

Her Majesty the Queen of the United Kingdom of Great Britain and Ireland engages to deliver up, under the circumstances and on the conditions stipulated in the present Treaty, all persons, and the Swiss Federal Council engages to deliver up, under the like circumstances and conditions, all persons, excepting Swiss citizens who, having been charged with, or convicted by the Tribunals of one of the two High Contracting Parties of the crimes or offenses enumerated in Article II, committed on the territory of the one party, shall be found within the territory of the other.

In the event of the Federal Council being unable, by reason of his Swiss nationality, to grant the extradition of an individual, who after having committed in the United Kingdom one of the crimes or offences enumerated in Article II, should have taken refuge in Switzerland, the Federal Council engages to give legal effect to and prosecute the charge against him according to the laws of the Canton of his origin; and the Government of the United Kingdom engages to communicate to the Federal Council all documents, depositions, and proofs relating to the case, and to cause the commissions of examination directed by the Swiss Judge, and transmitted through the proper Diplomatic channel, to be executed gratuitously.

ARTICLE II.

The crimes for which the extradition is to be granted are the following:—

1. Murder (including infanticide) and attempt to murder.
2. Manslaughter.
3. Counterfeiting or altering money, uttering or bringing into circulation counterfeit or altered money.
4. Forgery, or counterfeiting, or altering, or uttering what is forged, or counterfeited, or altered; comprehending the crimes designated in the Penal Codes of both States as counterfeiting or falsification of paper money, bank notes, or other securities, forgery, or falsification of other public or private

documents, likewise the uttering or bringing into circulation, or wilfully using such counterfeited, forged, or falsified papers.

5. Embezzlement or larceny.
6. Obtaining money or goods by false pretences.
7. Crimes against bankruptcy law.
8. Fraud committed by a baillie, banker, agent, factor, trustee, or director, or member or public officer of any Company made criminal by any law for the time being in force.
9. Rape.
10. Abduction of minors.
11. Child stealing or kidnapping.
12. Burglary, or house-breaking, with criminal intent.
13. Arson.
14. Robbery with violence.
15. Threats by letter or otherwise with intent to extort.
16. Perjury or subornation of perjury.
17. Malicious injury to property, if the offence be indictable.

The extradition is also to take place for participation in any of the aforesaid crimes, as an accessory before or after the fact, provided such participation be punishable by the laws of both Contracting Parties.

ARTICLE III.

A fugitive criminal may be apprehended in either country under a warrant issued by any Police Magistrate, Justice of the Peace, or other competent authority, on such information or complaint, and such evidence, or after such proceedings as would, in the opinion of the authority issuing the warrant, justify the issue of a warrant if the crime had been committed or the person convicted in that part of the dominions of the two Contracting Parties in which the Magistrate, Justice of the Peace, or other competent authority exercises jurisdiction: provided, however, that, in the United Kingdom, the accused shall, in such case, be sent as speedily as possible before a Magistrate in London.

Requisitions for provisional arrest may be addressed by post or by telegraph, provided they purport to be sent by some judicial or other competent authority. Such requisitions must contain a description in general terms of the crime or offence, and a statement that a warrant has been granted for the arrest of the criminal, and that his extradition will be demanded.

He shall, in accordance with this Article, be discharged, as well in the United Kingdom as in Switzerland, if within the term of thirty days a requisition for extradition shall not have been made by the Diplomatic Agent of the country claiming his surrender in accordance with the stipulations of this Treaty.

ARTICLE IV.

The requisition for extradition must always be made by the way of diplomacy, and to wit, in Switzerland by the British Minister to the President of the Confederation, and in the United Kingdom to the Secretary of State for Foreign Affairs by the Swiss Consul-General in London, who, for the purposes of this Treaty, is hereby recognized by Her Majesty as a Diplomatic Representative of Switzerland.

ARTICLE V.

In the dominions of Her Britannic Majesty, other than the Colonies or foreign possessions of Her Majesty, the manner of proceeding shall be as follows:—

- (a.) In the case of a person accused—
The requisition for the surrender shall be made to Her Britannic Majesty's Principal Secretary of State for Foreign Affairs by the Diplomatic Representative of the Swiss Confederation. The said demand shall be accompanied by a warrant of arrest, or other equivalent judicial document, issued by a Judge or Magistrate duly authorized to take cognizance of the acts charged against the accused in Switzerland, and

duly authenticated depositions or statements taken on oath, or solemnly declared to be true, before such Judge or Magistrate, clearly setting forth the said acts, and containing a description of the person claimed, and any particulars which may serve to identify him.

The said Principal Secretary of State shall transmit such documents to Her Britannic Majesty's Principal Secretary of State for the Home Department, who shall then, by order under his hand and seal, signify to some Police Magistrate in London that such requisition has been made, and require him, if there be due cause, to issue his warrant for the apprehension of the fugitive. On the receipt of such order from the Secretary of State, and on the production of such evidence as would, in the opinion of the Magistrate, justify the issue of the warrant if the crime had been committed in the United Kingdom, he shall issue his warrant accordingly.

When the person claimed shall have been apprehended, he shall be brought before the Magistrate who issued the warrant, or some other Police Magistrate in London. If the evidence to be then produced shall be such as to justify, according to the law of England, the committal for trial of the prisoner, if the crime of which he is accused had been committed in the United Kingdom, the Police Magistrate shall commit him to prison to await the warrant of the Secretary of State for his surrender; sending immediately to the Secretary of State a certificate of the committal and a report upon the case.

After the expiration of a period from the committal of the prisoner, which shall never be less than fifteen days, the Secretary of State shall, by order under his hand and seal, order the fugitive criminal to be sent to such seaport town as shall, in each special case, be selected for his delivery to the Swiss Government.

(b) In the case of a person convicted—

The course of proceeding shall be the same as in the case of a person accused, except that the warrant to be transmitted by the Diplomatic Representative of Switzerland in support of his requisition shall clearly set forth the crime or offence of which the person claimed has been convicted, and state the place and date of his conviction.

The evidence to be produced shall consist of the penal sentence passed against the convicted person by the competent Court of the State claiming his extradition.

(c.) Persons convicted by judgment in default or *arrêt de contumace* shall be, in the matter of extradition, considered as persons accused, and may, as such, be surrendered.

(d.) After the Police Magistrate shall have committed the accused or convicted person to prison to await the order of a Secretary of State for his surrender, such person shall have the right to apply for a writ of *habeas corpus*; if he should so apply, his surrender must be deferred until after the decision of the Court upon the return to the writ, and even then can only take place if the decision is adverse to the applicant. In the latter case, the Court may at once order his delivery to the person authorised to receive him, without waiting for the order of a Secretary of State for his surrender, or commit him to prison to await such order.

ARTICLE VI.

In Switzerland the manner of proceeding shall be as follows:

The requisition for the extradition of an accused person must be accompanied by an authentic copy of the warrant of arrest, issued by a competent official or Magistrate, clearly setting forth the crime or offence of which he is accused, together with a properly legalized information setting forth the facts and evidence upon which the warrant was granted.

If the requisition relates to a person already convicted, it must be accompanied by an authentic copy of the sentence or conviction, setting forth the crime or offence of which he has been convicted.

The requisition must also be accompanied by a description of the person claimed, and if it be possible, by other information and particulars which may serve to identify him.

After having examined these documents, the Swiss Federal Council shall communicate them to the Cantonal Government in whose territory the person charged is found in order that he may be examined by a judicial or police officer on the subject of their contents.

The Cantonal Government will transmit the *procès-verbal* of the examination, together with all the documents, accompanied, if there be one, by a more detailed report to the Federal Council, who, after having examined them, and there be no opposition on either side, will grant the extradition, and will communicate its decision both to the British Legation and to the Cantonal Government in question, to the latter in order that it may send the person to be surrendered to such place on the frontier, and deliver him to such foreign police authority as the British Legation may name in each special case.

Should the documents furnished with a view of proving the facts, or of establishing the identity of the accused, or the particulars collected by the Swiss authorities appear insufficient, notice shall be immediately given to the Diplomatic Representative of Great Britain, in order that he may furnish further evidence. If such further evidence be not furnished within fifteen days the person arrested shall be set at liberty.

In the event of the application of this Treaty being contested, the Swiss Federal Council will transmit the documents ("dossier") to the Swiss Federal Tribunal, whose duty it is to decide definitely the question whether extradition should be granted or refused.

The Federal Council will communicate the judgment of the Federal Tribunal to the British Legation. If this judgment grants the extradition the Federal Council will order its execution, as in the case when the Federal Council itself grants the extradition. If, on the other hand, the Federal Tribunal refuses the extradition, the Federal Council will immediately order the person accused to be set at liberty.

ARTICLE VII.

In the examinations which they have to make in accordance with the foregoing stipulations, the authorities of the State applied to shall admit as entirely valid evidence the depositions or statement of witnesses, either sworn or solemnly declared to be true, taken in the other State, or copies thereof, and likewise the warrants and sentences issued therein, or copies thereof, provided such documents purport to be signed or certified by a Judge, Magistrate, or officer of such State, and are authenticated by the official seal of a British Secretary of State, or of the Chancellor of the Swiss Confederation, being affixed thereto.

The personal attendance of witnesses can be required only to establish the identity of the person who is being proceeded against with that of the person arrested.

ARTICLE VIII.

If proof sufficient to warrant the extradition be not furnished within two months from the day of the apprehension, the person arrested shall be discharged from custody.

ARTICLE IX.

In cases where it may be necessary, the Swiss Government shall be represented at the English Courts by the Law Officers of the Crown, and the English Government in the Swiss Courts by the competent Swiss authorities.

The respective Governments will give the necessary assistance within their territories to the Representatives of the other State who claim their intervention for the custody and security of the persons subject to extradition.

No claim for the repayment of expenses for the assistance mentioned in this Article shall be made by either of the Contracting Parties.

ARTICLE X.

The present Treaty shall apply to crimes and offenses committed prior to the signature of the Treaty; but a person surrendered shall not be tried for any crime or offense committed in the other country before the extradition other than the crime for which his surrender has been granted.

ARTICLE XI.

A fugitive criminal shall not be surrendered if the offence in respect of which his surrender is demanded is one of a political character, or if he prove that the requisition for his surrender has, in fact, been made with a view to try and punish him for an offence of a political character.

ARTICLE XII.

The extradition shall not take place if, subsequently to the commission of the crime, or the institution of the penal prosecution, or the conviction thereon, exemption from prosecution or punishment has been acquired according to the laws of the State applied to.

ARTICLE XIII.

The extradition shall not take place if the person claimed on the part of the Government of the United Kingdom, or the person claimed on the part of the Swiss Government, has already been tried and discharged or punished, or is still under trial, in one of the Swiss Cantons or in the United Kingdom respectively, for the crime for which his extradition is demanded.

ARTICLE XIV.

If the person claimed on the part of the Government of the United Kingdom, or if the person claimed on the part of the Swiss Government, should be under examination, or have been condemned for any other crime, in one of the Swiss Cantons or in the United Kingdom respectively, his extradition may be deferred until he shall have been set at liberty in due course of law.

In case such individual should be proceeded against in the country in which he has taken refuge, on account of obligations contracted towards private individuals, his extradition shall, nevertheless, take place; the injured party retaining his right to prosecute his claims before the competent authority.

ARTICLE XV.

If the individual claimed by one of the two High Contracting Parties in pursuance of the present Treaty should be also claimed by one or several other Powers, on account of other crimes or offences committed upon their respective territories, his extradition shall be granted to that State whose demand is earliest in date.

ARTICLE XVI.

All articles seized, which were in the possession of the person to be surrendered at the time of his apprehension, shall, if the competent authority of the State applied to for the extradition has ordered the delivery thereof, be given up when the extradition takes place, and the said delivery shall extend not merely to the stolen articles, but to everything that may serve as a proof of the crime.

This delivery shall take place even when the extradition, after having been granted, cannot be carried out by reason of the escape or death of the individual claimed, unless the claims of third parties with regard to the above-mentioned articles render such delivery inexpedient.

ARTICLE XVII.

The contracting parties renounce any claim for the reimbursement of the expenses incurred by them in the arrest and maintenance of the person to be surrendered, and his conveyance to the frontiers of the State to which the requisition is made; they reciprocally agree to bear such expenses themselves.

ARTICLE XVIII.

The stipulations of the present Treaty shall be applicable to the Colonies and foreign possessions of Her Britannic Majesty.

The requisition for the surrender of a fugitive criminal who has taken refuge in any of such Colonies or foreign possessions, shall be made to the Governor or to the supreme authority of such Colony or possession through the Swiss Consul residing there, or, in case there should be no Swiss Consul, through the recognized Consular Agent of another State charged with the Swiss interests in the Colony or possession in question.

The Governor or supreme authority above-mentioned shall decide with regard to such requisitions as nearly as possible in accordance with the provisions of the present Treaty. He will, however, be at liberty either to consent to the extradition or report the case to his Government.

Her Britannic Majesty shall, however, be at liberty to make special arrangements in the British Colonies and foreign possessions for the surrender of such individuals as shall have committed in Switzerland any of the crimes hereinbefore mentioned, who may take refuge within such Colonies and foreign possessions, on the basis, as nearly as may be, of the provisions of the present Treaty.

The requisition for the surrender of a fugitive criminal from any Colony or foreign possession of Her Britannic Majesty shall be governed by the rules laid down in the preceding Articles of the present Treaty.

ARTICLE XIX.

The present Treaty shall come into force ten days after its publication in conformity with the forms prescribed by the laws of the High Contracting Parties.

After the Treaty shall have come into force, the Treaty concluded between the High Contracting Parties on the 31st of March, 1844, shall be considered as cancelled, except as to any proceedings that may have been already taken or commenced in virtue thereof.

It may be terminated by either of the High Contracting Parties, on giving to the other Party six months' notice of its intention to terminate the same, but no such notice shall exceed the period of one year.

The Treaty shall be ratified, and the ratifications shall be exchanged at Berne as soon as possible.

In witness whereof the respective Plenipotentiaries have signed the same, and have affixed thereto the seal of their arms.

Done at Berne, the twenty-sixth day of November, in the year of Our Lord one thousand eight hundred and eighty.

(L.S.) C. VIVIAN.

(L.S.) ANDERWERT.

And whereas the ratifications of the said Treaty were exchanged at Berne on the fifteenth day of March, one thousand eight hundred and eighty-one.

Now, therefore, Her Majesty, by and with the advice of Her Privy Council, and in virtue of the authority committed to Her by the said recited Acts, doth order, and it is hereby ordered, that from and after the thirtieth day of May, one thousand eight hundred and eighty-one, the said Acts shall apply in the case of the said Treaty with the Swiss Federal Council.

1-3

C. L. PEEL.

ORDERS IN COUNCIL

GOVERNMENT HOUSE, OTTAWA.

Wednesday, 29th day of June, 1881.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL
IN COUNCIL.

ON the recommendation of the Honorable the Acting Minister of Marine and Fisheries and under the provisions of the 19th section of the Act passed in

the Session of the Parliament of Canada, held in the thirty-first year of Her Majesty's Reign, chaptered 60 and intituled "An Act for the Regulation of Fishing and protection of Fisheries,"—His Excellency, by and with the advice of the Queen's Privy Council for Canada, has been pleased to order, and it is hereby ordered, that section 2 of the Fishery Regulations for the County of Halifax, Nova Scotia, be and the same is hereby repealed and replaced by the following:—

2. No net or other apparatus for taking fish shall be set or used within the limits described in the following rivers, respectively:—

Ecum Secum River.

Within two hundred and fifty yards on either side of the bridge on the main road, and within the same distance of Leslie's Mill.

Moser's River.

Above the Landing.

Salmon River, East.

Above the north corner of the Factory Wharf.

Sheet Harbour Rivers.

Within two hundred and fifty yards of West River Bridge, or Little River Bridge.

Tangier River.

Above the north corner of George Ferguson's Wharf and west of same, nor in the small lake below Mooseland Mills.

Ship Harbour River.

Within two hundred and fifty yards of the artificial fishway and mouth of Newcomb's Brook.

Musquodoboit River.

Above Gardner's line on the north side and White Rock on the south side.

Petizwick River.

Within two hundred and fifty yards of the Bridge.

Chezzetcook River.

Within two hundred and fifty yards of the large granite, called Boundary Rock.

Porter's Lake Run and River.

Within two hundred and fifty yards of the inside Run; four hundred yards of the outside Run, and two hundred and fifty yards of the mouth of East and West Rivers.

Lawrencetown River.

Within two hundred and fifty yards on either side of the dyke.

Cole Harbour Dyke and River.

Within two hundred and fifty yards on either side of the Dyke, or the mouth of the river.

Cow Bay Run.

Within two hundred and fifty yards on either side.

Provided always that it shall be lawful to fish for gaspereaux with dip-nets on Mondays, Tuesdays and Wednesdays, in each week, in all the above mentioned streams at a distance of not less than fifty feet from any fish pass which may now be in operation or hereafter constructed, except in Ship Harbour

River where dip-net fishing shall be allowed on the north side of the stream only, on Mondays, Tuesdays, Wednesdays and Thursdays in each week.

Certified,

1-3

J. O. COTÉ,
Clerk, Privy Council.

TARIFF of fees to be paid to the Port Warden for the Port of Moncton, in the County of Westmoreland, in the Province of New Brunswick, under the provisions of the 25th section of the Act 37 Vic., chap. 32.

	\$	cts.
First survey of hatches, and certificate.....	2	50
Every subsequent survey of cargo, and certificate	2	00
Survey of cargo when hatches have not been previously surveyed, and certificate.....	5	00
Every survey of damaged goods on wharf or in store, value under \$200, and certificate.	3	00
Every survey of damaged goods on wharf or in store, value \$200 and under \$500, and certificate	4	00
Every survey of damaged goods on wharf or in store, value \$500 and over, and certificate.....	5	00
Survey of vessel damaged or arriving in distress, and certificate.....	8	00
Every subsequent survey and certificate.....	5	00
Valuation of a vessel for average, under 200 tons, and certificate.....	5	00
Valuation of a vessel for average, over 200 tons and under 500 tons, and certificate.....	7	50
Valuation of a vessel for average, of 500 tons and upwards, and certificate.....	10	00
Survey of cargo reported to have shifted, and certificate	5	00
All extra copies of certificates when required .	0	50
For certificate under seal.....	1	00
Hearing and settling disputes between master and consignee of ship and owners of cargo, \$200 value, \$2.00; \$200 to \$500, \$3; \$500 to \$1000, \$4.00; \$1000 and over, \$5.00.		
Filing papers of auctioneers, &c.....	0	25
Ascertaining if vessel is seaworthy, and certificate.....	8	00
Survey that repairs ordered if not seaworthy have been made, and certificate, 200 tons and under, \$3.00; all over 200 tons \$5.00.		
General superintendence of a vessel loading...	5	00

PRIVY COUNCIL OFFICE,
Ottawa, 27th June, 1881.

I hereby certify that the foregoing Tariff of Fees has been submitted to and approved by His Excellency the Governor General in Council on the 25th day of June, 1881.

J. O. COTÉ,
Clerk, Privy Council.

1-3

GOVERNMENT HOUSE, OTTAWA,

Saturday, 25th day of June, 1881.

PRESENT:

HIS EXCELLENCY THE GOVERNOR GENERAL
IN COUNCIL.

ON a Report, dated 20th June, 1881, from the Honorable the Secretary of State, in the matter of the petition under "The Canada Temperance Act, 1878," of certain electors of the County of Halton in the Province of Ontario, stating that the proceedings had by the Returning Officer appear to be conformable to the Act, and that the petition has been declared adopted by the electors of the said County of Halton,—

His Excellency, on the recommendation of the

Honorable the Secretary of State, has been pleased to declare, and it is hereby declared, that the second part of "The Canada Temperance Act, 1878" shall be in force and take effect in the said County of Halton upon, from and after the day on which the annual or semi-annual licenses for the sale of spirituous liquors now in force in the said County will expire, provided such day be not less than ninety days from the day of the date hereof, and, if it be less, then on the like day in the following year.

Certified,

J. O. COTÉ,
Clerk, Privy Council.

1-3

GOVERNMENT HOUSE, OTTAWA.

Saturday, 25th day of June, 1881.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL.

ON a report, dated 20th June 1881, from the Honorable the Secretary of State, in the matter of the petition under "The Canada Temperance Act, 1878," of certain electors of the County of Annapolis, in the province of Nova Scotia, stating that the proceedings had by the Returning Officer appear to be conformable to the Act, and that the petition has been declared adopted by the electors of the said County,—

His Excellency, on the recommendation of the Honorable the Secretary of State, has been pleased to declare, and it is hereby declared, that the second part of "The Canada Temperance Act, 1878" shall be in force and take effect in the said County of Annapolis upon, from and after the day on which the annual or semi-annual licenses for the sale of spirituous liquors now in force in the said County will expire, provided such day be not less than ninety days from the day of the date hereof, and, if it be less, then on the like day in the following year.

Certified,

J. O. COTÉ,
Clerk, Privy Council.

1-3

GOVERNMENT HOUSE, OTTAWA.

Friday, 17th day of June, 1881.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL.

ON a report, dated 14th June, 1881, from the Honorable the Secretary of State, in the matter of the petition under "The Canada Temperance Act, 1878," of certain electors of the County of Kings, in the Province of Nova Scotia, stating that the proceedings had by the Returning Officer appear to be conformable to the Act, and that the petition has been declared adopted by the electors of the said County,—

His Excellency, on the recommendation of the Honorable the Secretary of State, has been pleased to declare, and it is hereby declared, that the second part of "The Canada Temperance Act, 1878," shall be in force and take effect in the said County of Kings, upon, from and after the day on which the annual or semi-annual licenses for the sale of spirituous liquors now in force in the said County will expire, provided such day be not less than ninety days from the day of the date hereof, and, if it be less, then on the like day in the following year.

Certified,

J. O. COTÉ,
Clerk, Privy Council.

52-3

BY-LAWS, RULES AND REGULATIONS for the government of Pilots for the Pilotage District of Parrsboro, in the County of Cumberland, in the Province of Nova Scotia, made by the Pilotage Authority for the said District.

1. No person shall be licensed for a pilot under twenty-one years of age, nor unless he shall reside

within the said pilotage district, and shall, on examination, be found, in every respect, well qualified to discharge all the duty of a pilot.

2. Every licensed pilot shall, at the time of receiving the license, pay the fee of five dollars (\$5.00) for the same.

3. Every master or mate shall pay for his certificate the yearly sum of ten dollars (\$10.00) on receipt of his certificate or renewal thereof.

4. Any pilot piloting a vessel from sea shall be entitled to pilot her to sea when she next leaves port, unless on the complaint of the master, owner or agent of said vessel, the Pilotage Authority direct otherwise.

5. On proof on oath to the satisfaction of the Pilotage Authority that any pilot licensed by them, has been guilty of any improper conduct, drunkenness or wilful neglect of duty, or shall engage as stevedore of any vessel, said pilot shall be suspended or deprived of his license at the discretion of the Pilotage Authority.

6. Every licensed pilot shall report to the Secretary of the Pilotage Authority all vessels spoken by him which have refused to accept his services, and shall also report any casualty or accident which may have happened to any vessel under his charge, or any other matter of importance connected with vessels coming under his observation; and shall also report when any of the buoys are not in their places, or any of the lighthouses not lighted at the proper time, which report shall be made as above immediately after his arrival or as soon as office hours will permit.

7. Each licensed pilot upon boarding any vessel is required to exhibit to the master of such vessel a copy of the quarantine regulations, and if upon inquiry the pilot finds such vessel has come from any infected port, or if on board of such vessel any death from infectious or contagious disease has taken place during the passage, or if on board there has been or shall be any infectious or contagious disease, then in any one of these cases it shall be the duty of such pilot to warn the master of such vessel that he is not to allow any intercourse between his vessel and the people on shore before receiving the visit and orders of the quarantine officer of the port; and in entering the port the pilot shall cause the national flag to be hoisted at the main, and shall bring the vessel to anchor at the usual place appointed for riding quarantine.

8. Any licensed pilot offering his services to any inward bound vessel liable to pay pilotage, on being refused employment, shall be entitled to demand legal pilotage, provided that no other licensed pilot shall have previously offered his services and demanded payment therefor.

9. Any questions or disputes arising between pilots, masters of vessels and others respecting pilotage, or for any extra remuneration, and all other questions and disputes between them, shall be submitted to the Pilotage authority to be adjusted and decided by them, and the judgment of the commissioners or a majority of them respecting all such questions or disputes in which the subject matter does not exceed the sum of forty dollars (\$40.00) shall be final and binding on all parties; and every licensed pilot who shall act contrary to this regulation or shall refuse or neglect to appear before the commissioners after twenty-four hours' notice when his attendance shall be required by them on any occasion, or shall give any unnecessary trouble, annoyance or detention to the masters of vessels shall, for each offence, be liable to a penalty not exceeding twenty dollars (\$20.00,) and also to suspension or dismissal at the discretion of the commissioners.

10. The rates of pilotage within the pilotage limits of the District of Parrsboro', shall be as follows, namely:

On vessels liable to pay pilotage:—

From Isle Haute to the Port of Parrsboro', \$2.00 per draught foot.

From Spencer's Island to the Port of Parrsboro', \$1.50 per draught foot.

From West Bay to the Port of Parrsboro', \$1.25 per draught foot.

From Partridge Island to the Port of Parrsboro', \$1.00 per draught foot, and *vice versa*.

25 cts. extra per foot on vessels to Moose or Harrington's Rivers.

From West Bay to Spencer's Island, \$1 00 per draught foot.

From West Bay to Isle Haute, \$1.50 per draught foot, and *vice versa*.

Vessels loading inside Partridge Island River not to be compelled to pay pilotage further than Partridge Island, and vessels loading in West Bay not to be compelled to pay pilotage further than Spencer's Island.

The Port of Parrsboro' is hereby understood to mean Parrsboro' Village, and also including any place inside the mouth of Partridge Island River.

Dated at Parrsboro' this 30th day of May, 1881.

STÉPHEN R. DeWOLFE,
JAMES GILLESPIE,
T. J. CANOLE,
W. MOORE,
JAS. E. PETTIS,
Commissioners.

—
PRIVY COUNCIL OFFICE.

OTTAWA, 20th June, 1881.

I hereby certify that the foregoing By-Laws, Rules and Regulations have been submitted to and approved by His Excellency the Governor General in Council on the 17th day of June, 1881.

J. O. COTÉ,
52-3 Clerk, Privy Council.

GOVERNMENT HOUSE, OTTAWA,

Monday, 13th day of June, 1881.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL
IN COUNCIL.

ON a report dated 7th June, 1881, from the Honorable the Secretary of State, in the matter of the petition under "The Canada Temperance Act, 1878," of certain electors of the County of Lisgar, in the Province of Manitoba, stating that the proceedings had by the Returning Officer appear to be conformable to the Act, and that the petition has been declared adopted by the electors of the said County,—

His Excellency, on the recommendation of the Honorable the Secretary of State, has been pleased to declare, and it is hereby declared, that the second part of "The Canada Temperance Act, 1878" shall be in force and take effect in the said County of Lisgar upon, from and after the day on which the annual or semi-annual licenses for the sale of spirituous liquors now in force in the said County will expire, provided such day be not less than ninety days from the day of the date hereof, and if it be less, then on the like day in the following year.

J. O. COTÉ,
51-3 Clerk, Privy Council.

GOVERNMENT HOUSE, OTTAWA.

Friday, 17th day of June, 1881.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL
IN COUNCIL.

ON the recommendation of the Honorable the Acting Minister of Railways and Canals,—

His Excellency has been pleased to order, and it is hereby ordered, that section 19 of the existing Regulations governing the passage of vessels through the Government Canals and Locks, laid down by Order in Council on the 31st May, 1873, be, and the same is hereby amended by the cancellation of the first paragraph from the words "where several boats" to the words "vessels of all kinds" inclusively and the substitution therefor of the following, namely:—

Henceforward, in so far as regards priority of passage through the canals or locks of the Dominion, with the exception of the Welland Canal, for which special provision is made, in place of the existing

classification there shall be only two recognized classes of vessels, namely,—

1st Class.—Composed of steamers whose machinery is described in the certificate of the Steamboat Inspector as suitable to be employed "in the carriage of passengers" in distinction to steamers whose machinery, etc., is described in such certificate as suitable to be employed "in the carriage of freight and passengers," also market steamers.

2nd Class.—Composed of all other vessels of what kind soever they may be.

Of these two classes of vessels, those of the 1st class shall have priority of passage over those of the 2nd class. Steamers carrying Her Majesty's Mails shall however continue, as at present, to take precedence over steamers carrying passengers only.

When several boats or vessels are lying by, or are waiting to enter any lock or canal, they shall lie in single tier and at a distance of not less than 300 feet from such lock, or entrance, and each boat or vessel, for the purpose of passing through, shall advance in the order in which it may be lying in such tier, except in the case of vessels of the first class, to which priority of passage is granted as above.

Should, however, any first class vessel for which at a certain fixed hour any lock is kept clear, not then enter such lock, vessels of the second class which may be in waiting, shall immediately have the use of the lock and continue so to use it until the delayed first class boat arrives.

His Excellency has been further pleased to order, and it is hereby ordered, that the Section of the existing Regulations, dealing with the overtaking of one vessel by another in the Canal, be, and the same is hereby amended so as to bar a fast vessel from attempting to pass one of speed slower than her own when nearing a lock, and that the following words be inserted in Section 21 of the said Canal regulations, immediately after the words "faster vessel to pass by" namely "unless within 300 yards of the wall of the lock towards which the vessels are progressing, in which case the faster vessel shall not attempt to pass."

J. O. COTÉ,
52-3 Clerk, Privy Council.

MILITIA GENERAL ORDERS.

HEAD QUARTERS,

Ottawa, 30th June, 1881.

GENERAL ORDERS (17).

No. 1.

ROYAL MILITARY COLLEGE OF CANADA.

Graduates,—June, 1881.

The following Gentlemen Cadets have completed their full period of instruction at the College, and been granted Certificates of Graduation, dated 25th June, 1881, viz:—

1st Class Certificates.

	Aggregate numbers.	
Company Sergeant-Major Huntly		
Brodie Mackay.....	40,937	Honors
Battalion Sergt-Major Herbert Montgomery Campbell.....	39,544	do
Company Sergeant-Major John A. Coyle.....	36,145	do
Sergeant William George Barnstorf		
Dunscomb.....	30,660	Special mention
Company Sergt-Major Allan Wilmot		
Daniel	29,585	Honors
Corporal William John McElhinney..	28,789	do
Company Sergeant-Major Henry Hunt		
Hogan	27,934	do
Sergeant Berton Wynn Yates.....	27,425	do
Sergeant James Walker Sears.....	26,261	do

Lance Corporal Edward Ford.....	26,213	Special mention
Sergeant George William Shaw.....	25,420	Honors
Sergeant Robert Cartwright.....	22,063	Special mention
Corporal William Robert Greig.....	21,775	Honors

2nd Class Certificates.

Sergeant Ernest Wilson Hubbell.....	17,056	Honors
Sergeant Edmund Hazen Drury.....	16,630	

Commissions in the Army.

The following Graduates have elected to accept Commissions in Her Majesty's Regular Army, viz:—

Company Sergeant-Major Huntly Brodie Maekay.
Battalion Sergeant-Major Herbert Montgomery Campbell
Company Sergeant-Major Henry Hunt Hogan.

No. 2.

ACTIVE MILITIA.

PROVINCE OF ONTARIO.

1st Battalion Governor General's Foot Guards.

Lieutenant Frederic E. A. Gautier is hereby permitted to retire retaining rank.

56th "Grenville" Battalion "Lisgar Rifles."

No. 5 Company, Ottawa.

To be 2nd Lieutenant, provisionally:
Private Thomas Dixon Byron Evans, vice James Edward Parker, whose resignation is hereby accepted.

PROVINCE OF QUEBEC.

Quebec Field Battery of Artillery.

To be 1st Lieutenant:
2nd Lieutenant Edward Burroughs Garneau, G.S., vice Taschereau, transferred to "B" Battery.
To be 2nd Lieutenant:
Charles F. Thibeaudeau, Gentleman, G.S., vice Garneau, promoted.

To be Surgeon:
Auguste Charles Hamel, Esquire, M.D., vice Edwin Turcot, whose resignation is hereby accepted.

Shefford Field Battery of Artillery.

Surgeon John B. Gibson, M.D., will rank as Surgeon in the Militia, from 25th June, 1879, under the provisions of paragraph 99 of Regulations and Orders, 1879.

Montreal Brigade of Garrison Artillery.

Adverting to No. 1 of General Orders (16) 24th June, instant, after the name of "David Torrance Fraser" add the words "whose resignation is hereby accepted."

No. 2 Battery Garrison Artillery, Quebec.

To be 1st Lieutenant:
2nd Lieutenant F. L. Lessard, G.S., vice Auguste Malouin, whose resignation is hereby accepted.

8th Battalion "Royal Rifles," Quebec.

To be Lieutenant Colonel, from 30th April, 1881:
Major Andrew Charles Stuart, M.S., vice Richard Alleyn, who is permitted to retire retaining rank

52nd "Brome" Battalion of Light Infantry.

To be Assistant Surgeon:
Edmund Longley, Esquire, vice Wood, promoted.

81st "Portneuf" Battalion of Infantry.

No. 7 Company, Lotbinière.

To be 2nd Lieutenant, from 27th June, instant:
Joseph O. Filteau, Gentleman, M.S., vice E. Filteau, promoted.

87th "Quebec" Battalion of Infantry.

No. 4 Company, Ste. Foye.

To be Lieutenant:
Lieutenant Alfred George Godfrey Wurtele, R.M.C., vice Roy, promoted.
To be 2nd Lieutenant, provisionally, from 27th June, instant:
Damase Bélanger, Gentleman, vice Roy promoted.

CONFIRMATION OF RANK.

2nd Lieutenant Edward Burroughs Garneau, G.S., Quebec Field Battery; from 25th June, 1881.

PROVINCE OF NEW BRUNSWICK.

74th Battalion of Infantry.

Major and Brevet Lieutenant Colonel David P. Wetmore, V.B., is hereby permitted to retire retaining his Brevet rank.

PROVINCE OF NOVA SCOTIA.

78th "Colchester, Hants and Pictou" Battalion of Infantry "Highlanders."

To be Quarter-Master:
2nd Lieutenant Oliver Johnson, from No. 2 Company, vice Thomas McKay, whose resignation is hereby accepted.

No. 3.

CERTIFICATES GRANTED.

ROYAL SCHOOLS OF GUNNERY.

PROVINCE OF QUEBEC.

FIRST CLASS "SHORT COURSE" CERTIFICATE.

2nd Lieutenant Edward Burroughs Garneau, Quebec Field Battery

By Command,

WALKER POWELL, Colonel,
Adjutant General of Militia
Canada.

GOVERNMENT NOTICES.

NOTICE is hereby given that in accordance with the provisions of 22nd section of the Canadian Act, 36 Vic., chap. 128, permission has been given to change the name of the "James Bain" of Pictou, N.S., official number 75,886, to "James G. Bain."

WM. SMITH,
Deputy of the Minister of Marine, etc.
Department of Marine and Fisheries,
Ottawa, 21st June, 1881. 52-3

NOTICE TO MARINERS.

No. 12 of 1881.

BUCTOUCHE RANGE LIGHTS.

NOTICE is hereby given that two Range Lights, erected by the Government of Canada upon Dixon's Point, on the South side of Buctouche Harbor, County of Kent, New Brunswick, to guide vessels into Buctouche Harbor, were put in operation on the 9th instant.

The front building is situated on the point near the water's edge, and close to the previously existing front beacon.

Lat. N. 46° 27, 40"
Long. W. 64° 38' 50"

The light is fixed white catoptric, elevated 36 feet above high water mark, and should be visible 11 miles in the direction of the range.

The tower is a square wooden one 30 feet high from its base to the vane on the lantern, and is painted white.

The back range light is distant 1,050 feet N. W. by W. from the front one; the building is similar, 34 feet high, and shows a light also similar, elevated 41 feet above high water, and visible 12 miles.

WM. SMITH,
Deputy of the Minister of Marine, &c.
Department of Marine and Fisheries,
Ottawa, 11th June, 1881. 52-3

PUBLIC Notice is hereby given that, under the Canada Joint Stock Companies Act, 1877, letters patent have been issued under the Great Seal of the Dominion of Canada, bearing date the Third day of June, 1881, incorporating Edward Charters, of the City and District of Montreal, in the Province of Quebec, in the Dominion of Canada, butcher; Pierre Claude, of the same place, leather manufacturer; William Strachan, of the same place, soap and oil maker; Robert Bickerdike, of the same place, butcher; William Morgan, of same place, butcher; Robert Nicholson, of the same place, butcher; Prosper Versailles, of the same place, butcher; Louis Monette, of the same place, butcher, and Robert J. Hopper, of the same place, cattle dealer,—for the purpose of erecting, owning and conducting abattoirs or slaughter houses, of slaughtering all kinds of animals; of manufacturing and selling fertilizers, fat, tallow and other substances derived from the said animals; owning and conducting stock yards; purchasing, selling, importing and exporting into and from the Dominion of Canada, cattle, sheep, hogs and other live stock; owning and conducting markets for the purchase and sale of cattle, sheep, hogs and other live stock; acquiring all and every rights and privileges for all and any of the above purposes from any person or corporation within the Dominion of Canada, and for such other purposes as may be incidental to or connected with the attainment and

carrying out of the aforesaid objects,—by the name of "The Dominion Abattoir and Stock Yards Company (limited)," with a total capital stock of two hundred thousand dollars, divided into four thousand shares of fifty dollars.

Dated at the Office of the Secretary of State of Canada, this Thirteenth day of June, 1881.

J. A. MOUSSEAU,
Secretary of State. 52-3

PUBLIC Notice is hereby given that under the Canada Joint Stock Companies Act 1887, letters patent have been issued under the Great Seal of the Dominion of Canada, bearing date the 11th day of June, 1881, incorporating the shareholders of "The Imperial Loan and Investment Company," now being a subsisting and valid corporation, heretofore incorporated under an Act of the Parliament of Canada for purposes or objects which are within the purview of the said first mentioned Act as a loan company within the meaning and provisions of that Act, with their now existing capital of \$1,000,000, and naming as first Directors of the said Company, the Honorable Sir Alexander Campbell, Knight Commander of the Most Distinguished Order of St. Michael and St. George, President; John Fiskin, Esquire, Vice-President; Noah Barnhart, Esquire; William George Gooderham, Esquire; James Thorburn, Esquire, Physician; Daniel Lamb, Esquire, and Richard Shaw Wood, Esquire.

Dated at the office of the Secretary of State of Canada, this 20th day of June, 1881.

J. A. MOUSSEAU,
Secretary of State. 52 3

PUBLIC Notice is hereby given that, under the Canada Joint Stock Companies Act, 1877, letters patent have been issued under the Great Seal of the Dominion of Canada, bearing date the Nineteenth day of April 1880, incorporating William Nickle, Benjamin Webster Folger, Matthew Henry Folger, and Frederick Augustus Folger, all of the City of Kingston, in the Province of Ontario, in the Dominion of Canada, steamboat owners, Coleman Hinckley, senior, of Cape Vincent, in the State of New York, one of the United States of America, mariner, and Coleman Hinckley, junior, of the said City of Kingston, mariner, for the purpose of the owning, chartering and running of Steamboats and Steam Ferries on Lake Ontario and the River St. Lawrence, and chiefly to ply between the Ports of Kingston, Garden Island, Wolfe Island, Gananoque, Howe Island and elsewhere in the Province of Ontario, and Cape Vincent, Claxton, Wells Island, Alexandria Bay and other ports in the State of New York, one of the United States of America, and to do a general steamboat and forwarding business between the said ports or either of them and elsewhere on the inland waters of Canada, by the name of "The St. Lawrence River Steamboat Company," with a total capital stock of twenty-five thousand dollars, divided into one thousand shares of twenty-five dollars.

Dated at the office of the Secretary of State of Canada, this twenty-fourth day of June, 1881.

J. A. MOUSSEAU,
Secretary of State. 52-3

NOTICE is hereby given that in accordance with the provisions of the 22nd section of the Canadian Act 36 Vic., chap. 128, permission has been given to change the name of the "Lurea Emma" of Port Dover, official number 71,136, to "Sarah." The vessel has been extensively repaired during the last winter.

WM. SMITH,
Deputy of the Minister of Marine, etc.
Department of Marine,
Ottawa, 10th June, 1881. 51-3

OFFICE OF THE SUPERINTENDENT OF INSURANCE,
OTTAWA, 8th June, 1881.

NOTICE is hereby given that a License (No. 85) to transact the business of Life Insurance in Canada has been issued to The Lion Life Insurance Company (Limited) of London, England. The head office in Canada being in the City of Montreal, and Frederick Stancliffe, General Manager.

51-3 J. B. CHERRIMAN,
Superintendent of Insurance.

OFFICE OF THE SUPERINTENDENT OF INSURANCE,
OTTAWA, 16th June, 1881.

NOTICE is hereby given that a license (No. 86) to transact the business of Plate Glass Insurance in the Dominion of Canada, has been issued to The Metropolitan Plate Glass Insurance Company of the City of New York, U.S.

The head office in Canada being in the City of Montreal, and A. J. Bell, Agent and Attorney for the Company.

51-3 J. B. CHERRIMAN,
Superintendent of Insurance.

STATEMENT

Of the Revenue and Expenditure, on account of the Consolidated Fund, of the Dominion of Canada, as by Returns furnished to the Finance Department to the night of the 31st May last.

REVENUE.	AMOUNT.
Customs.....	1,635,329 98
Excise.....	440,152 90
Post Office.....	117,097 74
Public Works, including Railways.	264,176 18
Bill Stamps	15,956 10
Miscellaneous	136,993 86
	<hr/>
	\$ 2,609,706 76
Revenue to 30th April, 1881.....	23,275,637 00
	<hr/>
	\$25,885,343 76
Expenditure.....	2,469,737 53
do to 30th April, 1881.....	19,049,583 49
	<hr/>
	\$21,519,321 02

J. M. COURTNEY,
Deputy Minister of Finance

Finance Department,
Ottawa, 1st June, 1881.

RETURN OF THE AMOUNT OF LIABILITIES AND ASSETS OF THE MONTREAL CITY AND DISTRICT SAVINGS BANK, AND OF THE CAISSE
D'ECONOMIE DE NOTRE-DAME DE QUEBEC, ON THE 31st MAY, 1881.

CAPITAL.		LIABILITIES.								
Capital Stock.	Capital paid up.	Dominion Govt. deposits payable on demand.	Provincial Govt. deposits payable on demand.	Other deposits payable on demand.	Dominion Govt. deposits payable after notice.	Provincial Govt. deposits payable after notice.	Other deposits payable after notice.	Special Poor Fund or Charity Trust.	Other Liabilities.	Total Liabilities.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
City and District Savings Bank.....	2,000,000 00	106,499 13	4,924,721 30	180,000 00	33,179 36	5,244,399 79
Caisse d'Economie Notre-Dame de Québec.....	1,000,000 00	2,634,495 66	83,000 00	15,924 00	2,733,419 66
ASSETS.										
	Dominion Securities.	Provincial or Municipal Securities.	Loans having Government Securities.	Loans secured by Bank Stock.	Loans secured by Stock, &c.	Cash in hand or on call in chartered Banks.	Special Poor Fund or Charity Fund Investments.	Bank Stock prior to incorporation.	Other Assets.	Total Assets.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
City and District Savings Bank.....	876,497 28	2,233,146 19	1,440,601 67	727,726 31	180,000 00	*462,982 12	5,920,953 57
Caisse d'Economie Notre-Dame de Québec.....	95,896 60	614,350 48	649,647 42	99,305 18	1,121,295 32	83,000 00	245,220 00	114,979 33	3,023,604 33

* Including landed property of Bank \$344,166 59.

J. M. COURTNEY,
Deputy Minister of Finance.

FINANCE DEPARTMENT,
Ottawa. 20th June, 1881.

POST OFFICE DEPARTMENT.

Dr. Post Office Savings Bank Account for the Month of May, 1881. Cr.

(Furnished to the Minister of Finance in accordance with the Post Office Act 1875, sec. 69, and Public Accounts Audit Act, 1878, Sec. 20.)

Balance in hands of Minister of Finance on 30th April 1881	\$5,655,261 70	Repayments at Post Office Savings Banks during month	\$208,168 11
Deposits in Post Office Savings Banks during month	373,709 00		
Interest allowed to Depositors on ac- counts closed during month	2,419 51	Balance:—	
		At the credit of Depositors' Accounts.....	\$5,789,900 19
		Outstanding cheques held by Depositors, and not presented for payment.	33,321 91
	6,031,390 21		5,823,222 10
			6,031,390 21

J. M. COURTNEY,
Deputy Minister of Finance.

FINANCE DEPARTMENT, Ottawa, 20th June 1881.

STATEMENT of the Balances at Cr. of Depositors in Government Savings Banks, on 31st April, 1881, published in accordance with Act 34 Vic., Chap. 6, Sec. 23.

BANK.	Balance on 31st March 1881.	Deposits for April 1881.	Total.	Withdrawn, April, 1881.	Balance, 30th April, 1881.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
<i>Ontario—</i>					
Toronto.....	415,698 57	46,656 00	462,354 57	20,533 78	441,820 79
<i>Manitoba—</i>					
Winnipeg.....	153,681 26	35,996 11	189,677 37	25,200 70	164,476 67
<i>British Columbia—</i>					
Victoria.....	1,125,739 24	51,009 00	1,179,748 24	45,688 90	1,134,059 34
Nanaimo.....	105,472 74	4,550 00	110,022 74	4,014 67	106,008 07
New Westminster.....	139,038 90	8,361 00	147,399 90	16,176 91	131,222 99
<i>Nova Scotia—</i>					
Amherst.....	70,135 86	6,265 00	76,400 86	2,285 24	74,115 62
Antigonish.....	25,482 36	1,911 00	27,393 36	1,659 27	25,734 09
Annapolis.....	67,512 92	4,501 00	72,013 92	3,276 32	68,737 60
Arichat.....	115,763 43	3,745 00	119,508 43	2,611 55	116,896 88
Acadia Mines.....	25,384 64	1,289 00	26,673 64	943 87	25,729 77
Baddeck.....	17,958 38	715 00	18,673 38	747 80	17,925 58
Bridgewater.....	13,948 75	273 00	14,221 75	445 00	13,776 75
Barrington.....	23,177 51	1,100 00	24,277 51	784 21	23,493 30
Digby.....	45,809 70	3,837 00	49,646 70	7,242 40	42,404 30
Guysboro'.....	33,856 79	5,761 00	39,617 79	2,819 00	36,798 79
Halifax.....	2,101,945 52	84,462 83	2,186,408 35	95,123 37	2,091,284 98
Kentville.....	55,542 53	12,081 80	67,624 33	4,721 40	62,902 93
Liverpool.....	93,536 44	3,538 00	97,074 44	577 11	96,497 33
Little Glace Bay.....	1,612 42	1,612 42	337 94	1,274 48
Lingan.....	1,242 30	1,959 00	3,202 30	205 00	2,997 30
Lunenburg.....	48,688 39	5,559 00	54,247 39	85 00	54,162 39
Maitland.....	49,386 84	1,668 00	51,054 84	3,004 04	48,050 80
New Glasgow.....	75,221 18	4,385 00	79,606 18	1,752 00	77,854 18
Parrsboro'.....	32,929 68	2,255 00	35,184 68	4,617 93	30,566 75
Port Hood.....	39,284 15	1,018 00	40,302 15	1,117 27	39,184 88
Pictou.....	30,591 83	1,755 00	32,346 83	691 12	31,655 71
Shelburne.....	25,964 80	1,560 00	27,524 80	1,118 22	26,406 58
Sydney.....	135,175 12	7,661 00	142,836 12	1,423 80	141,412 32
Sherbrooke.....	26,310 97	4,904 00	31,214 97	330 00	30,884 97
Truro.....	144,001 71	10,555 00	154,556 71	8,407 70	146,149 01
Windsor.....	341,796 56	14,296 00	356,092 56	11,885 77	344,206 79
Weymouth.....	47,559 96	1,052 00	48,611 96	1,520 40	47,091 56
Yarmouth.....	236,253 82	8,765 00	245,018 82	6,990 42	238,038 40
<i>New Brunswick—</i>					
Bathurst.....	54,315 04	771 00	55,086 04	709 00	54,377 04
Chatham.....	163,376 95	6,067 00	169,443 95	3,706 99	165,736 96
Dalhousie.....	120,587 44	1,349 00	121,936 44	2,286 54	119,649 90
Dorchester.....	12,765 22	150 00	12,915 22	61 06	12,854 16
Fredericton.....	191,666 25	11,905 00	203,571 25	6,626 54	196,944 71
Hillsboro'.....	11,453 51	575 00	12,028 51	72 44	11,956 07
Moncton.....	83,465 03	6,289 00	89,754 03	5,457 07	84,296 96
Newcastle.....	106,004 71	668 00	106,672 71	1,014 32	105,658 39
Richibucto.....	56,705 29	1,493 00	58,198 29	1,344 59	56,853 70
St. Andrews.....	154,030 48	5,130 00	159,160 48	6,723 79	152,436 69
St. John.....	1,283,997 49	49,222 00	1,333,219 49	21,611 06	1,311,607 93
Woodstock.....	141,870 63	4,553 00	146,423 63	3,999 91	142,423 69
<i>Prince Edward Island—</i>					
Charlottetown.....	569,808 74	22,740 00	592,548 74	15,987 85	576,560 89
Total.....	8,815,753 05	457,355 74	9,273,108 79	347,929 80	8,925,178 99

FINANCE DEPARTMENT,
OTTAWA, 22nd June, 1881.

J. M. COURTNEY,
D. M. F.

STATEMENT of the Balances at Cr. of Depositors in Government Savings Banks, on 31st March, 1881, published in accordance with the Act 34 Vict., Chap. 6, Sec. 23.

BANK.	Balance on 28th Feb., 1880.	Deposits for March, 1881.	Total.	Withdrawn, March, 1881.	Balance, 31st March, 1881.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
<i>Ontario,—</i>					
Toronto.....	488,448 94	20,935 36	509,384 30	93,635 73	415,698 57
<i>Manitoba,—</i>					
Winnipeg.....	149,270 51	25,803 00	175,073 51	21,392 25	153,681 26
<i>British Columbia,—</i>					
Victoria.....	1,149,167 01	42,073 00	1,191,240 01	65,500 77	1,125,739 24
Nanaimo.....	105,756 84	5,001 00	110,757 84	5,285 10	105,472 74
New Westminster.....	139,532 61	6,216 00	145,848 61	6,809 71	139,038 90
<i>Nova Scotia,—</i>					
Amherst.....	59,762 89	13,013 00	72,775 89	2,640 03	70,125 86
Antigonish.....	23,933 36	2,626 00	26,559 36	1,077 00	25,482 36
Annapolis.....	67,501 83	5,140 76	72,642 59	5,129 67	67,512 92
Arichat.....	113,825 31	6,235 00	120,060 31	4,296 88	115,763 43
Acadia Mines.....	24,727 83	880 00	25,607 83	223 19	25,384 64
Baddeck.....	18,335 59	1,161 00	19,496 59	1,538 21	17,958 38
Bridgewater.....	15,043 97	1,599 00	16,642 97	2,694 22	13,948 75
Barrington.....	21,435 51	2,028 00	23,463 51	286 00	23,177 51
Digby.....	48,819 67	2,266 00	51,085 67	5,275 97	45,809 70
Guysboro.....	34,961 58	583 00	35,544 58	1,687 77	33,856 79
Halifax.....	2,044,626 66	111,749 09	2,156,375 75	54,430 23	2,101,945 52
Kentville.....	53,660 33	4,783 00	58,443 33	2,900 80	55,542 53
Liverpool.....	90,844 79	4,228 00	95,072 79	1,536 35	93,536 44
Little Glace Bay.....	1,698 82		1,698 82	86 40	1,612 42
Lingan.....	71 95	1,375 00	1,446 95	203 65	1,243 30
Lunenburg.....	48,823 79	2,118 00	50,941 79	2,253 40	48,688 39
Maitland.....	46,656 84	4,878 00	51,534 84	2,148 00	49,386 84
New Glasgow.....	73,123 33	5,386 00	78,514 33	3,293 15	75,221 18
Parrsboro.....	31,765 51	1,895 00	33,660 51	730 83	32,929 68
Port Hood.....	39,013 15	2,100 00	41,113 15	1,829 00	39,284 15
Pictou.....	29,897 83	1,289 00	31,186 83	595 00	30,591 83
Shelburne.....	25,442 90	679 61	26,122 51	157 71	25,964 80
Sydney.....	115,864 12	21,006 00	136,870 12	1,695 00	135,175 12
Sherbrooke.....	22,825 80	3,645 00	26,470 80	159 83	26,310 97
Truro.....	138,772 55	10,775 00	149,547 55	5,545 84	144,001 71
Windsor.....	338,324 73	8,754 00	347,078 73	5,282 17	341,796 56
Weymouth.....	61,467 14	3,574 00	65,041 14	17,481 18	47,559 96
Yarmouth.....	223,340 05	17,520 00	240,860 05	4,606 23	236,253 82
<i>New Brunswick,—</i>					
Bathurst.....	53,532 18	2,033 00	55,565 18	1,250 14	54,315 04
Chatham.....	159,326 28	6,842 00	166,168 28	2,791 33	163,376 95
Dalhousie.....	121,216 69	7,203 00	128,419 69	7,832 25	120,587 44
Dorchester.....	12,730 22	35 00	12,765 22		12,765 22
Fredericton.....	181,299 84	13,554 00	194,844 84	3,178 59	191,666 25
Hillsboro.....	10,807 51	666 00	11,473 51	20 00	11,453 51
Moncton.....	76,797 05	10,637 00	87,434 05	3,969 02	83,465 03
Newcastle.....	107,361 51	2,308 00	109,669 51	3,664 80	106,004 71
Richibucto.....	57,474 06	710 00	58,184 06	1,478 77	56,705 29
St. Andrews.....	153,781 52	2,194 00	155,975 52	1,945 04	154,030 48
St. John.....	1,275,896 99	32,205 00	1,308,101 99	24,104 50	1,283,997 49
Woodstock.....	139,914 62	4,495 00	144,409 62	2,538 59	141,870 63
<i>Prince Edward Island,</i>					
Charlottetown.....	565,957 62	25,596 00	591,553 62	21,744 88	569,808 74
Total.....	8,762,835 81	449,892 82	9,212,728 63	396,975 58	8,815,753 05

FINANCE DEPARTMENT,
Ottawa, 15th June, 1881.

J. M. COURTNEY,
Deputy Minister of Finance.

THE FOLLOWING NEW POST OFFICES WERE ESTABLISHED IN CANADA
ON THE 1ST JUNE, 1881.

NAME OF POST OFFICE.	TOWNSHIP OR PARISH.	ELECTORAL COUNTY.	POSTMASTER.
Ash.....	Trafalgar	Halton	A. Bowman.
* Beaver Creek..	Sec 13, Tp. 12, Range 10 W.	Marquette	J. Thompson.
Callender	Himsworth..	Muskoka	George Morrison.
* Clydesdale ..	Sec 25, Tp. 14, Range 15 W	Marquette	W. Bryden.
East Linton	Sarawak	Grey, N.R.	William Cowc.
* Elton.....	Sec 9, Tp. 11, Range 17 W.	Marquette	A. Nichol.
Hemlock (re-opened)...	Houghton.....	Norfolk, S.R.	Edwin Gray.
Lowlands.....	Brooke.....	Lambton.....	Joseph McClure.
North Grant (re-opened)	Dorchester	Antigonishe.....	Duncan Slattary.
* Olive.....	Sec. 15, Tp. 8, Range 10 W..	Marquette.....	R. J. Warren.
Quai des Eboulements.....	Les Eboulements.....	Charlevoix	Ovide Tremblay.
Rivulet	Inverness.....	Murdock McDona l.
* Rounthwaite	Sec. 14, Tp. 8, Range 18 W.	Marquette.....	S. Rounthwaite.
Winslow	Gainsborough.....	Monck.....	E. Winslow.

* Opened on the 1st May, 1881.

CHANGES IN POST OFFICES ALREADY ESTABLISHED.

OFFICES CLOSED.

Kingsmere, Co. Ottawa, Q., on the 28th May, 1881.
North Grant, Co. Antigonishe, N.S., on the 6th November, 1880.
Scotch Village, Co. Hants, N.S., on the 1st April, 1880.

NAMES CHANGED.

Cape George (North side), Co. Antigonishe, N.S....to Georgeville.
Rivière aux Vaches, Co. Yamaska, Q..to St. Pie de Guire.

STATEMENT

NAME OF BANK. — NOM DE LA BANQUE.	CAPITAL			
	Capital Authorized.	Capital Subscribed.	Capital Authorized.	Capital Subscribed.
	Capital autorisé.	Capital souscrit.		
Consolidated Bank of Canada.....				
Total Quebec.....	3,270,072 03	7,462,145 36	2,555,197 71	961,213 55
Total Ontario.....	1,696,369 35	2,612,683 07	1,751,327 65	721,714 56
Total Ontario and Quebec.....	4,966,381 38	10,074,833 43	4,306,525 36	1,682,928 11
NOVA SCOTIA.				
Bank of Yarmouth.....	28,576 11	19,927 00	5,853 22	18,315 59
Bank of Nova Scotia.....	130,987 28	120,185 00	103,550 91	178,855 36
Exchange Bank of Yarmouth.....	16,489 39	11,625 00	16,371 72	10,974 86
Merchants Bank of Halifax.....	79,576 00	162,425 00	65,117 63	32,296 92
People's Bank of Halifax.....	34,769 38	27,145 00	24,117 56	52,222 38
Union Bank of Halifax.....	50,806 71	32,930 00	43,134 25	15,782 07
† Bank of Liverpool.....				
Pictou Bank.....	32,336 59	21,671 00	23,570 66	11,481 46
Halifax Banking Company.....	24,326 88	19,307 78	16,467 77	10,065 23
Commercial Bank of Windsor.....	16,444 02	12,238 89	5,694 67	3,142 43
Total Nova Scotia.....	414,312 36	427,454 67	303,878 39	333,136 30
PRINCE EDWARD ISLAND.				
* Bank of Prince Edward Island.....				
* Union Bank.....				
NEW BRUNSWICK.				
Bank of New Brunswick.....	160,360 96	331,160 00	46,921 00	255,270 26
Maritime B. of the Dominion of Canada.....	77	512 00		3,686 80
* People's Bank.....				
St. Stephen's Bank.....	31,545 00		46,585 54	30,943 41
Total New Brunswick.....	191,906 73	331,612 00	93,506 54	289,900 47
BRITISH COLUMBIA.				
Bank of British Columbia.....				
Total Ontario and Quebec.....	4,966,381 38	10,074,833 43	4,306,525 36	1,682,928 11
" Nova Scotia.....	414,312 36	427,454 67	303,878 39	333,136 30
" N w Brunswick.....	191,906 73	331,612 00	93,506 54	289,900 47
Grand Total.....	5,572,600 47	10,833,900 10	4,703,910 29	2,305,964 88

* At present not obliged to make returns.

† Mechanics'

FINANCE DEPARTMENT,
Ottawa, 10th June, 1881.

STATEMENT OF BANKS ACTING UNDER CHARTER, for the month ending 31st May, 1881, according to the Returns furnished by them to the Department of Finance.

		CAPITAL.				LIABILITIES.													
NAME OF BANK.	Capital Authorized.	Capital Subscribed.	Capital Paid Up.	Notes in Circulation.	Dominion Government Deposits Payable on Demand.	Dominion Government Deposits payable after notice, or on a fixed day.	Deposits held as Security for execution of Dominion Government contracts and for Insurance Companies.	Provincial Government Deposits Payable on demand.	Provincial Government Deposits Payable after notice, or on a fixed day.	Other Deposits Payable on Demand.	Other Deposits Payable after notice, or on a fixed day.	Loans from or Deposits made by other Banks in Canada secured.	Loans from or Deposits made by other Banks in Canada unsecured.	Due to Agencies of Bank or to other Banks or Agencies in foreign countries.	Due to Agencies of Bank, or to other Banks or Agencies in United Kingdom.	Liabilities not included under foregoing heads.	Total Liabilities.		
NOM DE LA BANQUE.	Capital autorisé.	Capital souscrit.	Capital versé.	Billets en circulation.	Dépôts du Gouvernement Fédéral remboursables à demande.	Dépôts du gouvernement fédéral, remboursables après avis ou à une date fixe.	Dépôts garantis comme garantie de l'exécution de travaux entrepris pour le gouvernement fédéral et pour des Compagnies d'assurances.	Dépôts des Gouvernements Provinciaux remboursables à demande.	Dépôts des Gouvernements Provinciaux remboursables après avis ou à une date fixe.	Autres dépôts remboursables à demande.	Autres dépôts remboursables après avis ou à une date fixe.	Emprunts faits à d'autres banques ou dépôts faits par d'autres banques en Canada, garantis.	Emprunts faits à d'autres banques ou dépôts faits par d'autres banques en Canada non garantis.	De à d'autres Banques en Canada.	De à des agences de la banques, ou à d'autres banques ou agences dans les pays étrangers.	Engagements non compris à d'autres banques ou agences dans les items qui précèdent.	Total du passif.		
ONTARIO.																			
Bank of Toronto	2,000,000 00	2,000,000 00	2,000,000 00	884,364 00	333,18 43	22,250 00				1,008,837 00									
Bank of Hamilton	1,000,000 00	1,000,000 00	750,000 00	15,716 53	61,407 00					22,553 02									
Canadian Bank of Commerce	5,000,000 00	5,000,000 00	2,661,811 00	87,107 34	300,000 00					5,493,330 44									
Dominion Bank	1,000,000 00	1,000,000 00	370,250 00	11,327 61						1,924,325 75									
Standard Bank	3,000,000 00	3,000,000 00	2,998,126 00	9,237 14						1,133,678 83									
Federal Bank	1,000,000 00	509,750 00	380,202 00	50,309 83						676,916 84									
Bank of Ottawa	1,000,000 00	1,000,000 00	310,875 00	7,147 67						2,468,037 80									
Imperial Bank of Canada	1,000,000 00	1,000,000 00	700,488 00	63,658 37						232,913 70									
Total, Ontario	17,000,000 00	16,080,000 00	15,828,541 00	8,378,272 00	387,490 45	350,000 00	366,315 00	323,272 01	710,000 00	17,673,704 28	13,716,711 58			257,411 51	179,847 33	456,805 41	42,939,708 85		
QUEBEC.																			
Bank of Montreal	12,000,000 00	12,000,000 00	11,509,200 00	4,061,984 00	2,369,332 27	2,100,000 00	489,300 13	236,412 01		8,407,153 61									
Bank of British North America	4,866,666 00	4,866,666 00	222,905 00	7,196 00						5,656,519 50									
Banque du Peuple	1,800,000 00	1,800,000 00	1,000,000 00	4,189 47						3,900,000 00									
Banque Nationale	2,000,000 00	2,000,000 00	1,735,115 00	5,514 40						1,003,708 00									
Banque Jacques-Cartier	500,000 00	500,000 00	324,614 00	14,467 24						1,033,107 31									
Banque Ville-Marie	1,000,000 00	1,000,000 00	596,920 00	170,584 00						1,288,730 24									
Banque de St. Jean	1,000,000 00	1,000,000 00	540,000 00	3,676 64						870,9 4 21									
Banque de St. Hyacinthe	1,000,000 00	1,000,000 00	243,300 00	237,742 00						53,249 09									
La Banque d'Hochelaga	1,000,000 00	1,000,000 00	680,000 00	408,972 00						191,563 26									
Eastern Townships Bank	1,000,000 00	1,000,000 00	1,479,600 00	1,386,856 61	688,208 00	55,005 03				515,906 90									
Exchange Bank of Canada	500,000 00	500,000 00	597,889 00	6,955 15						255,804 67									
Molson's Bank	2,000,000 00	2,000,000 00	1,017,922 00	53,839 87						432,781 44									
Merchants' Bank of Canada	500,000 00	500,000 00	500,000 00	6,955 15						1,128,524 27									
Quebec Bank	3,000,000 00	2,500,000 00	2,500,000 00	8,701 14						2,360,036 81									
Union Bank of Lower Canada	2,000,000 00	2,000,000 00	1,992,990 00	616,075 00						1,439,251 05									
Stadacona Bank										3,068,766 50									
Consolidated Bank of Canada										705,322 55									
Total, Quebec	39,995,666 00	37,969,333 67	37,082,504 94	14,252,486 50	2,816,897 68	3,165,000 00	690,074 39	474,532 28	59,043 24	22,317,786 90	18,998,342 78			1,203,359 29	531,038 60	55,762 47	409,016 03		
Total, Ontario and Quebec	56,995,666 00	54,049,333 67	52,891,046 01	22,630,758 50	3,234,488 13	3,515,000 00	906,389 39	797,804 82	760,043 24	39,810,554 27	33,716,051 36			1,460,770 51	710,880 93	55,762 47	805,821 43		
NOVA SCOTIA.																			
Bank of Yarmouth	400,000 00	400,000 00	382,583 00	80,633 67	47,871 50					84,233 73									
Bank of Nova Scotia	1,000,000 00	1,000,000 00	810,188 45	267,176 63						3,475 63									
Exchange Bank of Yarmouth	400,000 00	400,000 00	350,000 00	37,075 05						44,008 82									
Merchants' Bank of Halifax	1,000,000 00	1,000,000 00	607,826 91	183,330 38						107,812 31									
People's Bank of Halifax	800,000 00	800,000 00	600,000 00	172,379 54						156,082 23									
Bank of Liverpool	1,000,000 00	1,000,000 00	126,509 57	16,571 72						430,611 63									
Pictou Bank	500,000 00	500,000 00	185,174 80	37,051 59						29,276 51									
Halifax Banking Company	500,000 00	500,000 00	260,000 00							191,212 81									
Commercial Bank of Windsor	500,000 00	500,000 00								33,844 83									
Total, Nova Scotia	6,100,000 00	5,900,000 00	4,692,895 00	2,133,776 19	261,373 38		180 00	9,459 63		1,191,401 11	3,553,260 22			75,000 00	75,803 26	28,068 08	54,893 16		
PRINCE EDWARD ISLAND.																			
Bank of Prince Edward Island																			
Union Bank																			
NEW BRUNSWICK.																			
Bank of New Brunswick	1,000,000 00	1,000,000 00	1,000,000 00	567,761 50	178,297 00		425 00			594,365 52	1,031,780 04								
Maritime Bank of the Dominion of Canada	2,000,000 00	2,000,000 00	784,810 00	44,600 00						2,009 56	325 00								
People's Bank																			
St. Stephen's Bank	200,000 00	200,000 00	235,585 00	45,864 84						111,255 11									
Total, New Brunswick	3,200,000 00	1,933,000 00	1,786,500 00	811,194 50	271,731 84		425 00			707,630 19	1,032,115 04								
BRITISH COLUMBIA.																			
Bank of British Columbia																			
RECAPITULATION.																			
Total, Ontario and Quebec	56,995,666 00	54,049,333 67	52,891,046 01	22,630,758 50	3,234,488 13	3,515,000 00	906,389 39	797,804 32	780,043 24	39,810,554 27	33,716,051 36			1,460,770 51	710,880 93	55,762 47	805,821 43		
Total, Nova Scotia	6,100,000 00	5,900,000 00	4,692,895 00	2,133,776 19	261,373 38		180 00	9,459 63		1,191,401 11	3,553,260 22			75,000 00	75,803 26	28,068 08	54,893 16		
Total, New Brunswick	3,200,000 00	1,933,000 00	1,786,500 00	811,194 50	271,731 84		425 00			707,630 19	1,032,115 04								
Total, British Columbia																			
Grand Total	66,295,666 00	61,882,333 67	59,375,841 01	25,575,729 19	4,075,612 35	3,515,000 00	907,004 39	807,263 94	780,043 24	41,709,565 67	38,300,429 62			1,535,770 51	822,578 07	84,401 63	900,714 59		

* At present not obliged to make returns.

† Mechanics' Bank suspended payment.

‡ In Liquidation.

ASSETS. — ACTIF.

[illegible]

* At present not obliged to make returns.

Senior' Bank suspended payment

[†] In Lipidetic

J. M. COURTNEY

Deputy Minister of Finance

CIRCULATION AND SPECIE.

	1st July.	31st August.	30th September.	31st October.	30th November.	31st December.
Fractionals.....	129,936 98	136,980 98	132,461 98	135,641 98	144,103 98	148,722 98
\$1 & \$2.....	3,608,651 25	3,669,126 25	3,828,610 25	3,999,452 25	4,043,979 25	4,068,915 25
\$5, \$10 & \$20.....	81,288 98	80,844 91	80,544 91	80,249 91	79,954 91	79,465 18
\$50 & \$100.....	767,600 00	776,250 00	786,600 00	798,400 00	806,050 00	773,750 00
\$500 & \$1000.....	9,218,500 00	9,451,500 00	9,536,000 00	9,680,000 00	9,780,000 00	9,163,500 00
Total.....	13,805,977 21	14,114,702 14	14,364,247 14	14,693,744 14	14,854,088 14	14,234,353 41
	31st January.	28th February.	31st March.	30th April.	31st May.	30th June.
Fractionals.....	146,596 73	147,343 98	151,034 98	149,867 60	148,099 60	
\$1 & \$2.....	3,972,375 25	3,941,619 75	3,957,697 75	3,950,170 75	3,996,193 75	
\$5, \$10 & \$20.....	79,040 18	78,860 18	78,695 45	77,640 45	77,355 45	
\$50 & \$100.....	774,400 00	769,450 00	827,200 00	832,050 00	844,000 00	
\$500 & \$1000.....	9,107,500 00	9,120,000 00	9,180,500 00	9,161,000 00	9,186,500 00	
Total.....	14,079,912 16	14,057,273 91	14,195,128 18	14,170,728 80	14,252,148 80	

Fractional Notes.....	148,099 60	Specie held at Montreal, May 31st.....	1,587,041 92
Provincial ".....	185,273 95	Toronto, do 31st.....	573,878 24
Montreal issue.....	7,461,405 50	Halifax, do 31st.....	620,638 06
Toronto ".....	4,100,927 00	St. John, do 31st.....	162,801 44
Halifax ".....	1,679,508 50	Winnipeg, do 31st.....	10,230 41
St. John ".....	655,629 75		
Victoria ".....	21,304 50		
Total.....	\$14,252,148 80	Guaranteed Sterling Debentures.....	2,954,590 07
			2,920,000 00
		Guaranteed Debentures to be held under	5,874,590 07
		Vic. 43, cap. 13—	
		10 p. c. on \$14,252,148 80	1,425,214 88
		Specie to be held under Vic. 43, cap. 13—	
		15 p. c. on 14,252,148 80	2,137,822 32
			\$3,563,037 20
		Excess of Specie and Guaranteed Debentures.....	2,311,552 87
		Unguaranteed Debentures to be held under Vic. 43, cap. 13.	11,250,000 00
		75 p.c. on 14,252,148 80.....	10,689,111 60
		Excess of Unguaranteed Debentures.....	560,888 40
		SUMMARY.	
		Excess of Specie and Guaranteed Debentures.....	2,311,552 87
		Excess of Unguaranteed Debentures.....	560,888 40
		Total Excess.....	2,872,441 27

SUMMARY STATEMENT shewing the Quantity and Value of Goods entered for Consumption in the Dominion of Canada (exclusive of British Columbia) and the Duty Collected thereon, during the month ending 30th April, 1881

ARTICLES.	ENTERED FOR CONSUMPTION.		
	Quantity.	Value.	Duty.
		\$ cts.	\$ cts.
Acids.....	\$	3,499 00	803 57
Agricultural Implements	"	8,922 00	2,468 63
Ale, Beer and Porter.....	Gals.	11,047 00	2,726 28
Animals.....	\$	18,467 00	3,693 00
Books, Pamphlets, &c., &c.....	"	76,112 00	12,813 41
Brass and manufactures of.....	"	28,857 00	6,185 84
Breadstuffs, viz :—			
Grain of all kinds.....	Bush.	177,086	85,859 00
Flour and Meal.....	Brls.	28,667	91,997 00
Rice and all other Breadstuffs.....	\$	15,913 00	11,840 52
Candles.....	Lbs.	8,429	6,042 29
Chicory.....	"	1,221 00	305 90
Coal of all kinds and Coke	Tons	5,744	229 76
Coffee, from countries others than U. S.....	Lbs.	80,130	299,643 00
" " U. States.....	"	103,330	45,341 27
Copper and manufactures of.....	\$	49,500	11,677 00
Cordage of all kinds.....	"	7,329 00	2,073 22
Cotton, manufactures of.....	"	16,402 00	1,781 41
Drugs and Medicines.....	"	16,938 00	1,908 10
Earthen, Stone, and China ware.....	"	867,495 00	1,823 25
Fancy Goods.....	"	65,532 00	196,517 00
Fish.....	"	22,874 00	13,9 0 02
Fruit, Dried.....	Lbs.	4,978 00	6,331 25
" green, &c.....	\$	27,424 00	9,953 74
Furs.....	"	23,388 00	933 91
Glass and Glassware.....	"	82,731 00	6,823 55
Gunpowder and explosive substances.....	"	56,388 00	5,115 42
Hats, Caps and Bonnets.....	"	1,744 00	13,759 60
Hops.....	"	122,979 00	12,911 26
Iron and Steel, and manufactures of.....	Lbs.	8,436	517 75
Jewellery and watches, and manufactures of gold and silver	"	587,733 00	30,744 75
Lead and manufactures of.....	"	78,432 00	506 16
Leather and manufactures of	"	5,667 00	124,841 68
Marble and Stone, and manufactures of	"	152,114 00	18,251 35
Malt.....	Lbs.	8,251 00	944 73
Metals, Composition, &c., and manufactures of.....	\$	40 00	34,334 74
Musical Instruments.....	"	40,864 00	1,595 13
Oils, Kerosene, Refined Petroleum, etc., etc.....	Gals.	38,078 00	6 00
" all other, N.E.S.....	"	15,729 00	8,360 81
Paints and Colors.....	\$	40,020 00	10,957 20
Paper and manufactures of.....	"	25,397 00	6,482 76
Perfumery, &c.....	"	98,281 00	9,068 50
Provisions, viz :		1,434 00	5,257 26
Bacon, Hams, Shoulders, Sides; Beef, Pork and Mutton.....	Lbs.	58,370 00	24,010 12
Butter.....	"	8,861 02	40 40
Cheese.....	"	124 00	118 04
Lard.....	"	706 00	4,592 82
Poultry and other meats.....	\$	25,933 00	655 78
Salt, not imported from Great Britain or British Possessions or for Gulf Fisheries.....	Lbs.	3,930 00	30 82
Seeds.....	\$	22,400	1,504 12
Silk, manufactures of.....	"	9,118 00	56 90 95
Soap of all kinds.....	Lbs.	195,015 00	830 18
Spices, ground and unground.....	\$	2,741 00	1,484 95
Starch.....	Lbs.	6,797 00	518 66
Spirits of all kinds	Gals.	25,933	72,293 26
Wines, other than Sparkling	"	52,970	18,650 40
" Sparkling	Doz.	28,692	4,339 50
Sugar, above No. 14, D.S.....	Lbs.	851	14,315 61
" equal to No. 9, and not above No. 14, D.S.....	"	571,432	87,704 55
" below No. 9, D.S	"	4,590,853	71,551 41
" Syrups, Cane Juice, &c.....	"	5,324,715	357 31
" Melado, &c., &c.....	"	18,493	653 04
Glucose and Syrups.....	"	33,482	10,317 51
Molasses for refining.....	Gals.	1,388 00	5,527 30
Molasses not for refining.....	"	67,038 00	28,061 22
Tea from countries other than the U.S.	Lbs.	78,907 00	16,310 78
" United States	"	22,300	24,744 74
Tobacco and Cigars.....	"	99,771 00	147,663 66
Wood and manufactures of.....	\$	564,038 00	153,972 61
Woollen manufactures	"	680,478 00	
All other dutiable articles.....	\$		
Total Dutiable Goods		\$5,592,783 00	\$1,436,470 70
Coin and Bullion (except U.S. silver coin).....		11,205 00	
Free Goods, all other.....		1,248,963 00	
Grand Total entered for Consumption.....		\$6,852,951 00	\$1,436,470 70

MONTHLY STATEMENT of Goods Exported from the Dominion of Canada (exclusive of British Columbia) for April, 1881.

	Produce of Canada.	Produce of other countries.	Total.
	\$ cts.	\$ cts.	\$ cts.
Produce of the Mine.....	74,154 00	2,394 00	76,548 00
do Fisheries.....	284,876 00	346 00	285,222 00
do Forest	544,673 00	41,177 00	585,850 00
Animals and their Produce	790,728 00	24,024 00	814,752 00
Agricultural Products	1,063,094 00	14,328 00	1,077,422 00
Manufactures	175,276 00	87,005 00	262,281 00
Miscellaneous Articles.....	67,408 00	647 00	68,055 00
Totals.....	3,000,209 00	169,921 00	3,170,130 00
Coin and Bullion.....			
Grand Total.....	3,000,209 00	169,921 00	3,170,130 00

CUSTOMS DEPARTMENT,
OTTAWA, 19th May, 1881.

J. JOHNSON,
Commissioner of Customs.

LIST OF INSURANCE COMPANIES, LICENSED TO DO BUSINESS IN CANADA UNDER THE INSURANCE ACTS OF 1875 AND 1877.

NAME OF THE COMPANY.	Chief Agent to receive process.	Amount of Deposit.	Description of Insurance business for which licensed.
The Accident Insurance Company of Canada.....	Edward Rawlings, Manager, Montreal.....	\$13,500 Montreal Harbour bonds; \$9,733 Montreal Warehousing Bds.; \$550, 5 p. Canada stock. (Accepted at \$20,000).....	Accident.
The Aetna Insurance Company of Hartford, Connecticut.....	Robert Wood, General Agent, Montreal.....	\$5,070 Canada stock; \$23,000 Municipal Debentures; \$72,000 U.S. Bonds. (Accepted at \$97,771).....	Fire and Inland Marine.
The Aetna Life Insurance Company of Hartford, Connecticut.....	Wm. H. Orr, Manager, Toronto.....	\$140,000 U.S. gold bonds (A), \$30,000 U.S. Bonds and \$25,000 Debs. Prov. of Queb. (B).....	Life.
The Agricultural Insurance Company of Watertown, N.Y., U.S.....	Jno. Fisher, Chief Agent, Cobourg.....	\$100,000 U.S. Bonds, 4 per cent.	Fire.
The Anchor Marine Insurance Company.....	Hugh Scott, Agent, Toronto.....	\$56,000 Municipal Debentures. (Accepted at \$50,400).....	Inland Marine.
The British America Assurance Company, Toronto.....	F. A. Ball, Manager, Toronto.....	\$61,000 Municipal Debentures. (Accepted at \$54,900).....	Fire and Inland Marine.
The Briton Life Association (Limited).....	J. B. M. Chipman, Chief Agent, Montreal.....	\$54,993—Canada 4 per cent. bonds.....	Life.
The Canada Fire and Marine Insurance Company.....	Charles Cameron, Managing Direct., Hamilt'n	\$19,400 cash; \$34,000 Municipal Debent. (Accepted at \$50,000)	Fire and Inland Marine.
The Canada Guarantee Company.....	Edward Rawlings, Manager, Montreal.....	\$32,000 Municipal Debentures; \$15,000 Non. Harb. Bonds; \$9,733 Mon. Warehous. bds. and \$400 stock. (Accepted at \$51,000)	Guarantee.
The Canada Life Assurance Company, Hamilton.....	A. G. Ramsay, Manager, Hamilton.....	\$60,000 Municipal Debentures. (Accepted at \$54,000).....	Life.
The Canadian Steam Users Insurance Association.....	W. B. McMurrich, Agent, Toronto.....	\$3,900 Imper. Building Society stock, \$5,000 Toronto Building and Loan Assoc. stock, \$1,600 Western Assur. stock.....	Steam Boilers, &c. Life and Accident.
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal.....	\$56,000 Municipal Debentures. (Accepted at \$50,400).....	Fire and Inland Marine.
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal.....	\$56,000 Montreal Harbor bonds. (Accepted at \$50,400).....	Guarantee.
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal.....	\$30,000 cash.....	Life.
The Commercial Union Assurance Company of London, England.....	Fred. Cole, General Agent, Montreal.....	\$100,344 Canada stock (Life A), \$50,613 Canada Con. 5 per cent. stock and \$55,967, 4 p. c. stock (Fire).....	Fire and Life.
The Confederation Life Association of Canada.....	J. K. Macdonald, Managing Director, Toronto	\$86,300 Municipal Debentures. (Accepted at \$77,650).....	Life.
The Dominion Fire and Marine Insurance Company, (Hamilton).....	F. R. Despard, Manager, Hamilton.....	\$35,000 cash, \$15,000, City Victoria, B.C. Bonds.....	Fire and Inland Marine.
The Equitable Life Assurance Society of the United States, N. Y.....	R. W. Gale, Manager, Montreal.....	\$100,000 Canada stock (A) and \$5000 U.S. Bonds (B).....	Life.
The Fire Insurance Association (Limited), London, England.....	Wm. Robertson, Chief Agent, Montreal.....	\$100,000 Canada stock.....	Fire.
The Guardian Fire and Life Assurance Company, London, England.....	Robt. Simms & Co., and Geo. Denholm, Gen. Agents, Montreal.....	\$100,343 Canada stock.....	Fire.
The Hartford Fire Insurance Company, Hartford, Connecticut.....	Robt. Wood, General Agent, Montreal.....	\$55,000 U.S. bds. and \$30,840 bank stock. (Accepted at \$100,000)	Fire.
The Imperial Insurance Company of London, England.....	W. H. Rintoul, Agent, Montreal.....	\$48,667 Con. 5 per cent. Can. stock, \$51,402 6 per cent. Can. stock	Fire.
The Lancashire Insurance Company.....	S. C. Duncan-Clark, Chief Agent, Toronto.....	\$100,000 Canada stock.....	Fire.
The Liverpool and London and Globe Insurance Company.....	G. F. C. Smith, Chief Agent, Montreal.....	\$50,000 Canada stock (Life), and \$3,000 Can. 5's; \$65,000 Municipal Deb., \$25,000 Montr'l Invest. Assoc.; \$17,033 Montreal & Champlain Railway bonds. (Accepted at \$145,580).....	Fire and Life
The London Assurance Corporation, England.....	C. C. Foster, Agent, Montreal.....	\$50,127 Canada Con. 5 p. c. stock and \$99,873 Canada stock, being (Fire) \$100,900 and (Life) \$50,000.....	Fire and Life.
The London Guarantee and Accident Co. (Limited).....	A. T. McCord, Jr., Chief Agent, Toronto.....	\$11,000 stig. Canada Stock.....	Guarantee and Accident.
The London and Lancashire Fire Insurance Company, Liverpool.....	C. J. Spike, Chief Agt., Halifax, N.S.....	\$21,000 stig. Canada Stock.....	Fire.
The London and Lancashire Life Assurance Company.....	William Robertson, Manager, Montreal.....	\$100,000 Canada stock (A) and \$10,000 cash (B).....	Life.
The London Mutual Fire Insurance Company of Canada, London, Ont.....	D. C. Macdonald, Secretary, London.....	\$25,000 Canada Stock and \$5,000 cash.....	Fire.
The Metropolitan Life Insurance Company of New York.....	Thos. A. Temple, General Agent, St. John, N.B.....	\$100,000 U. S. bonds.....	Life
The Mutual Life Association of Canada.....	J. Turner, President, Hamilton.....	\$91,488 Municipal Debentures. (Accepted at \$82,339).....	Life.
The North American Mutual Life Insurance Company.....	Wm. McCabe, Managing Director, Toronto.....	\$50,000 cash.....	Life.
The North British and Mercantile Insurance Company.....	Macdougall & Davidson, General Agents, Montreal.....	\$50,000 Canada stock (Life A); \$47,000 Montreal Harbour bonds and \$65,000 Municipal Deb. (Fire). (Accepted at \$150,800)	Fire and Life
The Northern Assurance Company of Aberdeen and London.....	Taylor Bros., General Agents, Montreal.....	\$85,833 Canada stock, \$14,167 Canada 5's.....	Fire.
The Norwich Union Fire Insurance Society, Norwich, England.....	Alex. Dixon, Agent, Toronto.....	\$100,000 Canada Stock.....	Fire.

The Ontario Mutual Life Assurance Company.....	Wm. Hendry, Manager, Waterloo.....	\$56,157 Municipal Debentures. (Accepted at \$50,541).....	Life
The Phoenix Insurance Company of Brooklyn.....	Robert Hampson, Agent, Montreal.....	\$100,000 U. S. bonds.....	Fire and Inland Marine.
The Phoenix Fire Assurance Company, London, England.....	Gillespie, Moffatt & Co., Gen Ag'ts Mont.....	\$50 171 Canada stock, and \$50,126 Canada Con. 5 p.c. stock.....	Fire.
The Quebec Fire Assurance Company.....	J. G. Clapham, President, Quebec.....	\$25,000 Canada stock, \$60,000 Bank stock, and \$15,200 Municipal Debentures. (Accepted at \$98,680).....	Fire.
The Queen Fire and Life Insurance Company, England.....	A. M. Forbes & H. J. Mudge, Chief Agents, Montreal.....	\$100,000 Canada stock (Fire) and \$51,100 Canada Consol. 5 p. c. stock (Life).....	Fire and Life.
The Reliance Mutual Life Assurance Society, London, England.....	J. Cassie Hatton, Attorney, Montreal.....	\$100,000 Canada stock (A) and \$10,000 Canada stock (B).....	Life.
The Royal Canadian Insurance Company.....	Arthur Gagnon, Secretary, Montreal.....	\$56,000 Montreal Harbour bonds. (Accepted at \$50,400).....	Fire and Inland Marine.
The Royal Insurance Company.....	M. H. Gault & Wm. Tatley, Chief Agents, Montreal.....	\$96,982 Canada stock, \$53,533 Canada Consol. 5 p. c. stock, \$170,337, British Consols—being \$149,182 (Fire) \$50,000 (Life A) and \$121,666 (General). Also \$97,333.33, British Annuities (General). Total \$418,182.....	Fire and Life.
The Scottish Imperial Insurance Company.....	Taylor Bros., General Agents, Montreal.....	\$71,068 Canada stock, \$20,000 Montreal Harbour bonds, \$5,500 Municipal Deb., \$7,257 cash. (Accepted at \$101,275).....	Fire.
The Sovereign Fire Insurance Company of Canada.....	Hon. Alex. Mackenzie, President, Toronto.....	\$115,655 Municipal Debent., cash \$2,694. (Accepted at \$107,774).....	Fire.
The Standard Life Assurance Company, Scotland.....	W. M. Ramsay, Manager, Montreal.....	\$78,000 Mun. Debts., \$93,000 Mont. Harbour Bds., (accepted at \$153,900), being \$126,750 (Life A), and \$27,150 (Life).....	Life.
The Star Life Assurance Society of England.....	A. W. Lauder, General Treasurer, Toronto.....	\$100,343 Canada stock.....	Life.
The Sun Mutual Life Insurance Company of Montreal.....	R. Macaulay, Secret. and Manager, Montreal.....	\$56,000 Municipal Debentures. (Accepted at \$50,400).....	Life and Accident.
The Toronto Life Assurance and Tontine Company.....	Arthur Harvey, Manager, Toronto.....	\$32,400 Municipal Debent., cash \$1,040.36. (Accepted at \$30,200).....	Life and Accident.
The Travelers Insurance Company of Hartford, Conn.	Thos. Simpson, Agent, Montreal.....	\$100,000 U. S. bonds, \$25,000 Municipal Debentures, \$4,000 Montreal Harbour Bonds, (accepted at \$126,100), being \$100,000 (Life A) \$9,000 par (Life B) and \$20,000 par, (accident).....	Life and Accident.
The Union Mutual Life Insurance Company of Maine.....	Wm. Mulock, Agent Toronto.....	\$100,000 U. S. 4 per cent. Bonds (A) and \$15,000 District of Columbia, U.S., Bonds (B).....	Life.
The Western Assurance Company, Toronto.....	J. J. Kenny, Managing Director, Toronto.....	\$57,700 Municipal Debentures. (Accepted at \$51,930).....	Fire and Inland Marine.

THE FOLLOWING LIFE INSURANCE COMPANIES HAVING CEASED TO TRANSACT NEW BUSINESS IN CANADA, ARE ENTITLED UNDER SECTION 17 OF THE CONSOLIDATED INSURANCE ACT OF 1877, TO TRANSACT ALL BUSINESS CONNECTED WITH POLICIES EXISTING AT 31st MARCH, 1878, AND THEIR DEPOSITS ARE APPLICABLE TO THOSE POLICIES SUBJECT TO THE PROVISIONS OF THE INSURANCE ACTS OF 1868 AND 1871.

NAME OF THE COMPANY.	Chief Agent to receive process.	Amount of Deposit.	Business.
The Briton Medical and General Life Association, London, England.	Jas. B. M. Chipman, Manager, Montreal.....	\$100,343 Canada Stock	Life.
The Connecticut Mutual Life Insurance Company of Hartford, Conn., U.S.....	Robt. Wood, General Agent, Montreal.....	\$140,000 U.S. Bonds.....	Life.
The Edinburgh Life Assurance Company.....	David Higgins, Chief Agent, Toronto.....	\$150,515 Canada Stock.....	Life.
The Life Association of Scotland.	George W. Ford, Chief Agent, Montreal.....	\$150,000 Canada Stock	Life.
The National Life Insurance Company of the United States of America.....	Thos. C. Livingston, Hamilton.....	\$100,000 U. S. Bonds.....	Life.
The New York Life Insurance Company	F. W. Campbell, M.D., Attorney, Montreal.....	\$100,000 U. S. Bonds.....	Life.
The North Western Mutual Life Insurance Company of Milwaukee.....	M. W. Mills, Chief Agent, Toronto.....	\$100,000 U. S. Bonds.....	Life.
The Phoenix Mutual Life Insurance Company, Hartford, Connecticut	A. R. Bethune, General Agent, Montreal.....	\$105,000 U. S. Bonds.....	Life.
The Positive Government Security Life Assurance Company (limited) England.....	John Taylor, Secretary, Montreal.....	\$8,273 Canada 5 per cent Debentures.....	Life.
The Scottish Amicable Life Assurance Society.....	Geo. Wm. Ford, General Agent, Montreal.....	\$150,000 Canada Stock.....	Life.
The Scottish Provident Institution.....	R. A. Ramsay, Attorney, Montreal.....	\$100,343 Canada Stock.....	Life.
The Scottish Provincial Assurance Company	Geo. Wm. Ford, Secretary, Montreal	\$150,750, viz: 112,343, Canada Stock, and \$38,417 Canada 6 per cent debentures.....	Life.
The United States Life Insurance Company	\$60,000 U. S. Gold Bonds.....	Life.

NOTE.—The Atlantic Mutual Life Insurance Co., Albany, N.Y., is in the hands of a Receiver in the State of New York, and has been pronounced insolvent and an assignee appointed by the Court of Chancery of Ontario, T. W. Taylor, Esq., Toronto.

The Globe Mutual Life Insurance Company of New York, has been declared insolvent both in the United States and Canada, and Jas. D. Fish of New York has been appointed Receiver by the United States Courts, and W. C. Wells, of Montreal, has been appointed Assignee by the Superior Court of Lower Canada, Montreal, for the Canadian business of the Company. The deposit of the Company with the Government, \$100,000 U.S. Bonds, has by order of said Superior Court, been delivered to the Bankers of that Court.

The Merchants' Marine Insurance Company of Montreal has ceased to transact business and is winding up the affairs of the Company. The deposit of the Company held by the Receiver General is \$53,000 par value.

The National Fire Insurance Co. of Montreal has ceased to transact business, and has re-insured its outstanding Policies in the Sovereign Fire Insurance Co., Toronto; the Government still retaining \$6,000 par, of the late deposit of the Company.

ce of the Superintendent of Insurance,
Ottawa, 1st April, 1881.

J. B. CHERRIMAN, Superintendent of Insurance.

TO ADVERTISERS IN THE *GAZETTE*.

PARTIES sending advertisements to be inserted in "The Canada Gazette," will hereafter please observe the following rules:

1st. Address "The Canada Gazette, Ottawa, Canada"

2nd. Indicate the number of insertions required

3rd. Invariably remit the fees for such advertisements, together with the price of one Gazette, as below. Otherwise they will not be inserted. The rates are eight cts. for the first insertion, and two cts. for each subsequent insertion per line of nine words, each figure counting as one word.

Subscribers will also notice that the subscription, \$4 per annum, is invariably payable in advance, and that the "Gazette" will be stopped from them at the end of the period paid for. Single numbers will be charged ten cts. each, and when more than one are required by advertisers, must be remitted for likewise.

BROWN CHAMBERLIN,
Queen's Printer.

Office of Queen's Printer,
Ottawa, 11th May, 1872.

APPLICATIONS TO PARLIAMENT.

DOMINION PARLIAMENT.

Rules relating to Notices for Private Bills.

51. All applications for Private Bills, properly the subjects of legislation by the Parliament of Canada, within the purview of "The British North America Act, 1867," whether for the erection of a Bridge, the making of a Railroad, Turnpike Road or Telegraph Line; the construction or improvement of a Harbour, Canal, Lock, Dam or Slide, or other like work; the granting the right of Ferry; the incorporation of any particular Trade or Calling, or of any Banking or other Joint Stock Company; or otherwise for the granting to any individual or individuals, any exclusive or peculiar rights or privileges whatever, or for doing any matter or thing which, in its operation, would affect the rights or property of other parties, or relate to any particular class of the community; or for making any amendment of a like nature to any former Act, shall require a Notice, clearly and distinctly specifying the nature and object of the application, and (except in the case of existing corporations) signed by, or on behalf of the applicants, to be published as follows, viz:

In the Provinces of Quebec and Manitoba.

A notice inserted in the *Canada Gazette*, in the English and French languages, and in one newspaper in the English, and in one in the French language in the District affected, or in both languages in one paper, if there be but one in the said District, or if there be no paper published therein, then, in both languages, in a paper in the nearest District, in which a newspaper is published.

In any other Province.

A notice inserted in the *Canada Gazette*, and in one newspaper published in the County, or Union of Counties affected, or if there be no paper published therein, then in a newspaper in the nearest County in which a newspaper is published. Such Notices to be continued in each case, for a period of two months during the interval of time between the close of the next preceding Session and the consideration of the Petition. And copies of the newspapers containing the first and last insertion of such notice shall be sent to the Clerk of each House.

When a Petition is for leave to bring in a Private Bill for the erection of a Toll Bridge, the petitioner or petitioners, upon giving the notice prescribed by the

preceding Rule, shall also, at the same time, and in the same manner, give notice of the rates which they intend to ask; the extent of the privilege, the height of the arches, the interval between the abutments or piers for the passage of rafts and vessels, and whether they intend to erect a drawbridge, and the dimensions of the same.

Any person seeking to obtain any Private Bill shall, eight days before the meeting of Parliament, deposit with the Clerk of the House, in which the bill is to originate, a copy of such bill in the English or French language, with a sum sufficient to pay for translating and printing the same—600 copies to be printed in English, and 200 copies in French—the translation to be done by the officers of the House, and the printing by the contractor. The applicant shall be also required to pay the accountant of the House a sum of \$20 and the cost of printing the Act in the Statutes, and lodge the receipt of the same with the Clerk of the Committee to which such Bill is referred—such payment to be made immediately after the second reading, and before the consideration of the Bill by such Committee.

No Petition for a Private Bill is received by either House after the first ten days of the session.

ROBERT LEMOINE,
Clerk of the Senate.
JOHN GEORGE BOURINOT,
Clerk of the Commons.

Rules of the Senate relating to Notices for Bills of Divorce.

72. Every Applicant for a Bill of Divorce is required to give notice of his intention so to do, and to specify from whom and for what cause, by advertisements during six months, in the *Canada Gazette*, and in two newspapers published in the District, in Quebec and Manitoba, or in the County, or Union of Counties in the other Provinces, where such applicant usually resided at the time of the separation, or if thy requisite number of papers cannot be found therein then in the adjoining District, or County, or Union of Counties.

73. A copy of the notice, in writing, is to be served at the instance of the applicant, upon the person from whom the Divorce is sought, if the residence of such person can be ascertained; and proof on oath of such service, or of the attempts made to effect it, to the satisfaction of the Senate, is to be adduced before the Senate on the reading of the Petition.

ROBERT LEMOINE,
Clerk of the Senate.

NOTICE is hereby given that an application will be made to the Parliament of the Dominion of Canada, at the next session thereof, on behalf of Matthew Gardiner, of the Township of Sydenham, in the County of Grey and Province of Ontario, farmer, for a Bill of Divorce from Elizabeth Ann Gardiner, his wife, on the ground of adultery.

EDGAR, RITCHIE & MALONE,
Solicitors for the applicant.

Dated at Toronto, this 6th day of May, 1881. 46-27

APPLICATIONS FOR CHARTER BY
LETTERS PATENT.

NOTICE is hereby given that within one month after the last publication of this notice application will be made to the Governor in Council under "The Canada Joint Stock Companies Act of 1877" for Letters Patent incorporating the undermentioned applicants and such others as may become shareholders in the proposed company, a body corporate and politic for the purposes hereinafter mentioned:

1. The proposed name of the company is "The Dominion Sugar and Syrup Company (limited)."

2. The purposes for which its incorporation is sought are the manufacturing, refining, buying and selling of starch, glucose, grape, cane and other sugars and

syrops, and the owning or hiring of land, buildings and plant necessary therefor.

3. The chief place of business of the said company is to be the City of Ottawa, in the Province of Ontario.

4. The intended amount of the capital stock is twenty thousand dollars.

5. The number of shares is to be two hundred and the amount of each share one hundred dollars.

6. The names in full and the address and calling of each of the applicants are George Joseph O'Doherty, barrister at law, William McKay, painter, James Boyle O'Doherty, merchant, Henry Francis MacCarthy, druggist, Joseph Robert Esmonde, merchant, George Patrick Brophy, civil engineer, Joseph Boyden, merchant, William Edward Brown, merchant, John Charles Roger, printer, Pierre Hyacinthe Chabot, merchant, all of the said City of Ottawa; all of which said applicants are to be the first or provisional Directors of said Company.

G. J. O'DOHERTY,
Attorney for applicants.

Ottawa, 2nd July, 1881.

1-6

NOTICE is hereby given that within one month after the last publication of this notice, application will be made to His Excellency the Governor General in Council under the Canada Joint Stock Companies Act, 1877, for letters patent incorporating the undermentioned applicants and those other persons who have subscribed shares in the capital stock of the proposed Company, or who may become shareholders in the proposed Company, as a body corporate and politic for the purposes hereinafter mentioned.

(1) The proposed corporate name of the Company is, "The Kingston Charcoal and Iron Company (Limited)."

(2) The purposes for which such incorporation is sought are, the manufacturing and dealing in charcoal and other products of wood, and the manufacturing and dealing in iron and steel and the products thereof.

(3) The operations of the proposed Company are to be carried on in the counties of Frontenac, Lennox and Addington, Leeds, Lanark and Renfrew, in the Province of Ontario and elsewhere throughout the Dominion of Canada.

(4) The chief place of business of the said Company shall be at the City of Kingston, in the Province of Ontario.

(5) The intended amount of the capital stock is fifty thousand dollars.

(6) The number of shares is to be five hundred and the amount of each share one hundred dollars.

The names in full and the address and calling of each of the applicants are, Charles Fuller Gildersleeve, steamboat owner; Henry Cunningham, iron manufacturer; John Short Muckleston, hardware merchant; George Milnes Macdonnell, barrister; John Bell Carruthers, banker; the Honorable Sir Richard Cartwright, K.C.M.G.; George A. Kirkpatrick, M.P., barrister; Alexander Gunn, M.P., merchant; John Mudie, barrister; Douglas Jones, major; S. G. Fairtlough, major; Edgar Kensington, major; James Williamson, professor; George D. Ferguson, professor; Richard Macpherson, emigration agent; Robert Gardiner, merchant; James P. Gildersleeve, barrister; Allan Jones, assistant post office inspector; James Swift, forwarder; Benjamin Folger and Henry Folger, bankers; William Harty, merchant; Samuel Harper, merchant; Sydenham C. McGill, broker; Leonard Clements, dentist; Davidson, Doran & Co., iron founders, all of the City of Kingston, in the Province of Ontario, and Boyd Caldwell and Thomas B. Caldwell, woolen manufacturers, and W.C. Caldwell, M.P.P., lumber merchant, all of the village of Lanark, in the County of Lanark, in the Province of Ontario.

The first five above named applicants are to be the first or provisional directors of the Company, and they are all resident in Canada.

Dated at Kingston, the 22nd day of June, A.D., 1881.

MACDONNELL & MUDIE,
Solicitors for applicants.

52-6

of Buckingham, in the Province of Quebec, President of the Bank of Ottawa, and Sayers Silas Hagar, of Welland aforesaid, Esquire. All the said applicants are to be the first or provisional Directors of the Company, and the major part of whom are resident in Canada.

SCOTT, MacTAVISH & MacCRACKEN,
Solicitors for applicants

Dated at Ottawa, 15th June, 1881.

51-6

NOTICE is hereby given that within one month after the last publication of this notice application will be made to the Governor in Council, under "The Canada Joint Stock Companies Act of 1877," for Letters Patent incorporating the undermentioned applicants and such others as may become shareholders in the proposed Company, a body corporate and politic for the purpose hereinafter mentioned:—

1. The proposed name of the Company is "The St. John Cotton Company (Limited)."

2. The purposes for which incorporation is sought are the manufacturing, spinning, weaving, dyeing, bleaching, printing, buying and selling of cotton yarns, cloths, prints and other manufactures of cotton and other textile fabrics, and the owning of buildings, machinery and plant, and the owning or hiring of buildings and land necessary therefor.

3. The chief place of business of the said Company, is to be the Town of Portland, in the City and County of St. John, in the Province of New Brunswick.

4. The intended amount of the capital stock is two hundred thousand dollars.

5. The number of shares is to be two thousand, the amount of each share one hundred dollars.

6. The names in full and the address and calling of each of the applicants are Henry Gilbert, of the City of St. John, in the Province of New Brunswick, merchant; John Byers, of the said City of John, mining engineer; John Hegan Parks, of the Town of Portland, City and County of St. John and Province aforesaid, manufacturer; Ezekiel Barlow Kitchum, of the parish of Hillsborough, in the County of Albert, and Province aforesaid, ship owner, and Thomas Gilbert, of the City of St. John aforesaid, gentleman; all of which said applicants are to be the first or provisional Directors of said Company.

Dated at St. John, New Brunswick, this Sixth day of June, A. D., 1881.

GEO. G. GILBERT,
Solicitor for applicants.

50-6

NOTICE is hereby given that application will be made to His Excellency the Governor General in Council for letters patent under the Great Seal of the Dominion, for a charter creating the undermentioned persons a body corporate and politic under the name of "The Rocky Mountain Stock Company," for the purpose of breeding, raising, buying and selling cattle, horses, sheep and other stock, and the carrying on in all its branches of stock-raising at or in the Bow River Country, in the North West Territory of the Dominion of Canada, with a head office in the City of Montreal, in the Province of Quebec.

The capital stock of the Company to be five hundred thousand dollars, divided into five thousand shares of one hundred dollars each. The names of the said applicants are as follow: Andrew Allan, gentleman; Robert A. Smith, gentleman; John Cassils, merchant; Frank Stephen, merchant; Walter Wilson, merchant; Thomas D. Milburne, gentleman, all of Montreal aforesaid, and Frederick Smith Stimson, of Compton, in the Province of Quebec, farmer.

The said Andrew Allan, Frank Stephen, and Thomas D. Milburne, are to be the first or provisional Directors of the Company.

L. N. BENJAMIN,
Attorney for applicants.

Montreal, 4th June, 1881.

50-6

NOTICE is hereby given that immediately after the expiration of one month from the first publication of this Notice in the *Canada Gazette*, application will be made to His Excellency the Governor General in Council for Letters Patent under "The Canada Joint Stock Companies Act, 1877," incorporating the applicants hereinafter mentioned, and such others as shall hereafter become shareholders in the proposed Company as a Joint Stock Company under the corporate name of "The Grape Sugar Refining Company of Canada (Limited)."

2. The purposes for which its incorporation is sought are the manufacturing, refining, buying and selling of Starch, Glucose, Grape, Cane and other Sugars and Syrups to be made from corn and other materials, and the owning or hiring of lands, docks buildings and plant necessary therefor.

3. The chief place of business of the Company is to be at Walkerville, in the County of Essex, in the Province of Ontario.

4. The intended amount of the Company's capital stock will be one hundred thousand dollars.

5. The number of shares is to be one thousand, and the amount of each share one hundred dollars.

6. The names in full and the address and calling of each of the applicants are as follows:—Edward Anderson Craig Pew, of the Town of Welland, in the County of Welland, Ontario, Esquire; Abel D. Breed, of the City of New York, in the State of New York, one of the United States of America, banker; Jonathan Turner, of Burlington, in the State of Iowa, one of the said United States of America, sugar refiner; The Honorable Richard William Scott, of the City of Ottawa, barrister-at-law; Horace Brightman, of the City of New York aforesaid, banker; James McLaren,

incorporate a Company to be known as the "Nova Scotia Glass Company, (limited)" for the purpose of manufacturing, selling and dealing in all kinds of Glass-ware throughout the Dominion of Canada, whose chief place of business shall be New Glasgow, in the County of Pictou, and Province of Nova Scotia. The intended amount of its capital stock is fifty thousand dollars, which is divided into five thousand shares of ten dollars each. The following are the names, addresses and callings of the applicants: Andrew Walker, of New Glasgow, N.S., banker; Adam Carr Bell, M. P. P., of the same place, druggist; James Eastwood, of the same place, jeweller; Graham Fraser, of the same place, manufacturer; Peter H. McGregor, of the same place, merchant; Daniel Jackson, of Pine Tree, farmer; Angus Chisholm, of New Glasgow, grocer; John Ross, of the same place, farmer; all of whom are resident in Canada, and of whom the five first named have been appointed as provisional directors. This notice is given under and by virtue of said Act for the purposes above named.

D. C. FRASER,
Solicitor for applicants.

New Glasgow, N.S., May 19, A.D., 1881.

48-6

MISCELLANEOUS.

ONTARIO AND QUEBEC RAILWAY COMPANY.

NOTICE is hereby given that the first general meeting of the shareholders of the Ontario and Quebec Railway Company will be held at the Windsor Hotel, Montreal, on Tuesday the 19th day of July instant, at the hour of two o'clock in the afternoon, for the purpose of organizing the company, electing directors and transacting any other business that may be lawfully undertaken at the said meeting.

By order of the provisional board,

W. H. LOCKHART GORDON,
Secretary *pro tem*.

2nd July 1881.

1-3

WELLINGTON, GREY AND BRUCE RAILWAY COMPANY.

NOTICE is hereby given that the annual general meeting of the shareholders of the Wellington, Grey and Bruce Railway Company will be held at the principal office of the said Company, in the city of Hamilton (being room No. 14 in the general office building of the Great Western Railway Company, Stuart street), on Wednesday, the twentieth day of July, A. D., 1881, at twelve o'clock noon, for the election of Directors, and for the transaction of other business.

By order,

SAMUEL SLATER,
Secretary.

Hamilton, 28th June, 1881.

1-1

KINGSTON AND PEMBROKE RAILWAY COMPANY.

NOTICE is hereby given that a special general meeting of the shareholders of the Kingston and Pembroke Railway Company will be held at the Company's Office, Place d'Armes, in the City of Kingston, at twelve o'clock noon, on Wednesday, the third day of August 1881, to consider, and, if approved, to authorize and consent to the issue of First Preference bonds and debentures, and of the unsubscribed capital stock of the Company, for the purpose of raising money to redeem and discharge all outstanding bonds and other indebtedness of the Company; and to provide for the expenses of construction of the Company's Railway from its present terminus at

NOTICE is hereby given that within one month after the last publication of this notice, application will be made to His Excellency the Governor General of Canada in Council, for letters patent incorporating, under the Canada Joint Stock Companies Act, 1877, the applicants hereunder mentioned, and others who may become shareholders in the Company thereby created, a body corporate and politic, by the name and for the purposes hereunder mentioned.

The proposed corporate name of the Company is "The Petrolia Waggon Manufacturing Company, (limited)."

The purposes for which incorporation is sought are the making, manufacturing and repairing, selling, buying and dealing in waggons, carriages, sleighs, vehicles, agricultural implements, tools, machinery and other goods in which metal or wood are used in whole or in part in the construction thereof, throughout the Dominion of Canada.

The chief place of business of the Company within the Dominion, is to be at the town of Petrolia, in the county of Lambton, and Province of Ontario.

The amount of the capital is to be twenty thousand dollars, divided into two hundred shares of \$100.00 each.

The names in full of the applicants and their respective addresses and callings are as follows:

James Kerr, of the town of Petrolia, in the said county of Lambton, lumber merchant; John Kerr, of the same place, lumber merchant; John Fraser, of the same place, dry goods merchant; William Milner, of the town of Strathroy, in the county of Middlesex, in the said province, waggon maker; John Hewer, of the township of Moore, in said county of Lambton, mill owner, all whom are to be the first directors of the Company.

GEO. MONCRIEFF,
Solicitor for applicants.

Petrolia, Ont., 2nd June, A.D. 1881.

49-6

NOTICE is hereby given that we, the undersigned, under and by virtue of the Canada Joint Stock Companies Act, A.D., 1877, hereby give notice that we intend to make application for a charter to incor-

the Mississippi River to the proposed junction with the Canada Central Railway at or near Renfrew, and of additional sidings, stations, workshops, docks, wharves and other terminal facilities, and for other purposes.

And also to consider and approve of certain by-laws and amendments to by-laws to be submitted to the meeting.

By order,

GEO. OSBORNE,
Secretary.

1-4

Dated at Kingston this 29th day of June, 1881.

CONSOLIDATED BANK OF CANADA.

(In liquidation.)

A SPECIAL general meeting of the shareholders of the Consolidated Bank of Canada, will be held at the office of the Bank, No. 117, St. Peter street, Montreal, on Tuesday, the 26th July next, at one o'clock p.m., to consider an offer already made, or any other that may be made for the purchase of the whole of the remaining assets of the Bank *en bloc* and to authorize the liquidators to accept thereof with or without modification as the shareholders may determine, and to transact any other business incidental to the purpose for which said meeting is called.

By order of the Liquidators.

ARCH. CAMPBELL,
Manager.

Montreal, 9th June, 1881.

50-6

THE CANADIAN PACIFIC RAILWAY CO.

A SPECIAL general meeting of the shareholders of this Company will be held at the office of the Company, in Montreal, on Monday, the eighteenth day of July next, at twelve o'clock noon, for the purpose of authorizing the issue of bonds under the authority conferred by the charter of the Company, and for determining all matters connected therewith or incidental thereto.

By order of the Board.

CHAS. DRINKWATER,
Secretary.

Montreal, 7th June, 1881.

50-5

THE OTTAWA AGRICULTURAL INSURANCE COMPANY.

Notice to Stockholders.

PUBLIC Notice is hereby given that the Directors of the Ottawa Agricultural Insurance Company, have duly made a call of two and one half per cent. per share on the entire shares of the subscribed capital stock of the Company, and that the same will become due and payable to the Treasurer of the Company, at its office, in the City of Ottawa, on Monday, the Eleventh day of July next.

Dated at the City of Ottawa, this first day of June, A.D., 1881.

By order,

JOHN ROCHESTER,
President.

JOHN PENNOCK,
Secretary.

49-6

EUROPEAN, AMERICAN, CANADIAN AND ASIATIC CABLE CO. (LIMITED).

THE undersigned Provisional Directors of the above Company hereby call a general meeting of the shareholders of the Company, to be held at the Company's office, in London, England, on

Tuesday the 19th day of July next, at noon, for the purpose of electing not less than nine persons to form and constitute a Board of Directors of the said Company, and for other purposes.

E. J. REED,
H. N. BATE,
NATHANIEL GREEN,
JNO. SWEETLAND,
B. BATSON,
W. H. CHASE,
ALLAN GILMOUR,
JAMES McLAREN,
H. T. VANLAUN,
CHAS. T. BATE,
J. R. BOOTH,
JOHN GILMOUR.

42-14

PUISSANCE DU CANADA.



NOMINATIONS.

DÉPARTEMENT DU SECRÉTAIRE D'ÉTAT DU CANADA.

Il a plu à SON EXCELLENCE LE GOUVERNEUR-GÉNÉRAL de faire les nominations suivantes, savoir :

OTTAWA, 11 mai 1881.

THOMAS CANADA ROOKLIDGE, de Kincardine, dans la Province d'Ontario, écuyer ; Percepteur dans les douanes de Sa Majesté.

PIERRE MARIER, de la cité d'Ottawa, dans la province d'Ontario, gentilhomme ; Officier préposé au débarquement et examinateur dans les douanes de Sa Majesté.

Bureau du Greffier de la Couronne en Chancellerie du Canada.

MEMBRE rapporté pour servir dans le présent PARLEMENT :

PROVINCE DE LA NOUVELLE-ÉCOSSE.

Pictou.—John McDougald, de Westville, dans le comté de Pictou, marchand, en remplacement de l'honorable James McDonald, qui a accepté de la Couronne un office salarié.

RICHARD POPE,
Greffier de la Couronne en Chancellerie,
Canada.

PROCLAMATIONS.

LORNE.
[L.S.]

CANADA.

VICTORIA, par la Grâce de Dieu, Reine du Royaume-Uni de la Grande-Bretagne et d'Irlande, Défenseur de la Foi, etc., etc., etc.

A Nos Très-Aimés et Fidèles les Sénateurs de la Puissance du Canada et aux membres élus pour servir dans la Chambre des Communes de Notre dite Puissance, et à tous et chacun de vous.
—SALUT:

PROCLAMATION.

ATTENDU que Notre Parlement du Canada se trouve prorogé au onzième jour du mois de juin courant, auquel temps vous étiez tenus et il vous était enjoint d'être présents en notre cité d'Ottawa; SACHEZ MAINTENANT, que pour diverses causes et considérations, et pour la plus grande aise et commodité de Nos bien-aimés sujets, Nous avons cru convenable, par et de l'avis de Notre Conseil Privé du Canada, de vous exempter, et chacun de vous, d'être présents au temps susdit, vous convoquant et par ces présentes vous enjoignant et à chacun de vous de vous trouver avec Nous en Notre Parlement du Canada, en notre Cité d'OTTAWA, le VINGTIÈME jour du mois de JUILLET prochain, pour prendre en considération l'état et la prospérité de Notre dite Puissance du Canada, et y agir comme de droit. CE A QUOI VOUS NE DEVEZ MANQUER.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN, Notre Très-Fidèle et Bien-Aimé Conseiller Sir JOHN DOUGLAS SUTHERLAND CAMPBELL, (communément appelé le Marquis de Lorne), Chevalier de Notre Très-Ancien et Très-Noble Ordre du Chardon, Chevalier Grand-Croix de Notre Ordre Très-Distingué de Saint-Michel et Saint-George, Gouverneur-Général du Canada, et Vice-Amiral d'icelui.

A Notre Hôtel du Gouvernement, en Notre CITÉ d'OTTAWA, ce DIXIÈME jour de JUIN, dans l'année de Notre Seigneur mil huit cent quatre-vingt-un, et de Notre Règne la quarante-quatrième.

Par ordre,

RICHARD POPE,
Greffier de la Couronne en Chancellerie,
Canada.

[L. S.]

CANADA.

Par Son Execlence le Très-Honorable Sir John Douglas Sutherland Campbell, (généralement appelé Le Marquis de Lorne), un des membres du Très-Honorable Conseil Privé de Sa Majesté, Chevalier du Très Ancien et Très-Noble Ordre du Chardon et Chevalier de l'Ordre Très-Distingué de Saint Michel et Saint-George, Gouverneur-Général du Canada, et Vice-Amiral d'icelui.

A tous ceux que les présentes verront ou qu'icelles pourront concerner,—SALUT :

ATTENDU que, par et en vertu d'un acte du Parlement du Canada, passé en la quarante-quatrième année du règne de Sa Majesté, intitulé "Acte ayant pour objet de pourvoir à l'extension des limites de la province de Manitoba," après l'exposé du préambule il est entre autres choses statué comme suit :

"1. La province de Manitoba sera agrandie conformément aux délimitations énoncées ci-dessous, c'est-à-dire qu'elle sera bornée comme il suit, savoir : "par une ligne partant du point où la limite internationale entre le Canada et les Etats-Unis d'Amérique est rencontrée par l'axe de la réserve de chemin entre le vingt-neuvième et le trentième rangs de townships situés à l'ouest de la première méridienne principale du système d'arpentage des terres fédérales; et se dirigeant de là vers le nord, en suivant l'axe de la dite réserve de chemin telle qu'elle est établie actuellement ou pourra l'être par la suite, et en marquant sur le terrain la ligne des dits rangs à travers les townships un à quarante-quatre inclusivement,—jusqu'à l'intersection de l'axe de la dite réserve de chemin et de l'axe de celle établie sur la douzième ligne de base du système d'arpentages sus mentionné; de là vers l'est, en suivant l'axe de la réserve de chemin sur cette ligne de base jusqu'au point où il est rencontré par la limite orientale du district de Kéwatin fixée par l'acte trente-neuf Victoria, chapitre vingt et un, c'est-à-dire jusqu'au point d'intersection de l'axe de la dite réserve de chemin sur la douzième ligne de base et d'une ligne qui serait tirée vers le franc nord à partir du point

où la limite occidentale de la province d'Ontario touche la limite internationale entre le Canada et les Etats-Unis d'Amérique; de là vers le franc sud, en suivant cette dernière ligne jusqu'à la dite limite internationale; et de là, vers l'ouest, en suivant celle-ci jusqu'au point de départ;" et toutes les terres comprises entre ces bornes et ne faisant point déjà partie de la province de Manitoba seront, à dater de l'adoption du présent acte, ajoutées à cette province; et le tout formera et sera dès lors la province de Manitoba.

"2. Cet agrandissement est fait sous les conditions suivantes :—

"(a) Toutes les dispositions et prescriptions des actes du parlement du Canada, qui, depuis la création de la province de Manitoba, ont été étendues et déclarées applicables à cette province, s'étendront et s'appliqueront au territoire qui est ajouté à celle-ci par le présent acte, et ce d'une manière aussi pleine et efficace que si le dit territoire eût fait partie originairement de la province et que les limites provinciales eussent été d'abord tracées et fixées comme elles le sont par cet acte, sauf cependant les dispositions de la troisième section du présent acte.

"(b) Les limites ainsi étendues et le territoire ajouté à la province de Manitoba, en conséquence de cet agrandissement, seront soumis à l'effet de toutes dispositions qui ont pu ou pourront être portées relativement au chemin de fer Canadien du Pacifique et aux terres qui seront accordées à titre d'aide pour l'exécution de ce chemin.

"3. Toutes lois et ordonnances qui seront en vigueur dans le territoire ajouté par le présent acte à la province de Manitoba, à l'époque où cet acte deviendra exécutoire; toutes cours civiles et criminelles, toutes commissions, pouvoirs et autorisations légalement donnés, et tous officiers judiciaires, administratifs et ministériels, existants à la dite époque dans ce territoire, y seront maintenus et continués comme si le dit territoire n'avait pas été joint à la province de Manitoba; sans préjudice, néanmoins, du pouvoir que la législature de cette province a de révoquer, abolir ou modifier quelque chose que ce soit qui rentre dans les matières sur lesquelles s'exerce son autorité législative.

"4. Le présent acte ne sera exécutoire qu'à dater d'un certain jour que fixera pour son entrée en vigueur une proclamation du gouverneur publiée dans la *Gazette du Canada*."

ET ATTENDU qu'il semble à propos que le dit Acte devienne en vigueur à compter du PREMIER jour de JUILLET prochain,—

SACHEZ MAINTENANT que je, le dit Sir John Douglas Sutherland Campbell (généralement appelé le Marquis de Lorne) Gouverneur-Général du Canada comme susdit, proclame et déclare que, par et de l'avis du Conseil Privé de Sa Majesté pour le Canada, j'ai fixé et par les présentes fixe le PREMIER jour de JUILLET prochain comme étant celui à compter duquel le dit Acte ci-dessus en partie cité deviendra exécutoire.

Donné sous mon Seing et le Sceau de mes Armes, à OTTAWA, ce TREIZIÈME jour de JUIN, en l'année de Notre Seigneur, mil huit cent quatre-vingt-une, et dans la quarante-quatrième année du Règne de Sa Majesté.

LORNE.

Par ordre,

J. A. MOUSSEAU,
Secrétaire d'Etat.

51-3

(Circulaire.)

RUE DOWNING,
30 mai 1881.

MONSIEUR,

J'ai l'honneur de vous transmettre, pour être publiée dans la colonie placée sous votre gouvernement, copie d'une lettre émanée du Bureau des affaires étrangères, et contenant un ordre de Sa Majesté en Conseil, daté du 18 mai, à l'effet de mettre en force le traité signé 26 novembre dernier,

entre ce pays et la Suisse, pour la reddition mutuelle des criminels fugitifs.

J'ai l'honneur d'être,
Monsieur,
Votre très humble et très obéissant serviteur,
KIMBERLEY.

L'officier préposé
au gouvernement du Canada.

(Copie.)

Le bureau des Affaires étrangères au bureau des Colonies.

BUREAU DES AFFAIRES ÉTRANGÈRES,
22 mai 1881.

MONSIEUR,—J'ai reçu ordre du comte de Granville de vous déclarer, pour l'information du comte de Kimberley, qu'un ordre en conseil a été adopté le 18 du mois courant, pour donner effet au traité réglant la reddition mutuelle des criminels fugitifs entre ce pays et la Suisse, lequel a été signé à Berne le 26 novembre 1881.

L'ordre en conseil a été publié dans la "London Gazette" du 20 courant, dont je vous envoie des copies; je dois ajouter que le traité viendra en opération en ce pays le 30 courant, en conformité de la stipulation contenue en l'article XIX.

Je suis, etc.,

(Signé)

TENTERDEN.

Le Sous-secrétaire d'Etat,
Bureau Colonial, S. W.

Cour de Windsor, le 18 mai 1881.

PRÉSENTS :

Sa Très Execllente Majesté la Reine.

Lord Président,
Lord Grand-Maitre,

Le comte de Northbrook.

ATTENDU que par les actes d'extradition de 1870 et 1873, il est entr'autres choses établi que dans le cas où un arrangement aura été fait avec un Etat étranger pour la reddition à tel Etat de tout criminel fugitif, Sa Majesté pourra, par un ordre en conseil, déclarer que les dits actes s'appliqueront au cas de tel Etat étranger; et que Sa Majesté pourra, par le dit ordre ou tout autre ordre subséquent, limiter l'opération de l'ordre et restreindre ce dernier aux criminels fugitifs qui vivent ou sont soupçonnés de vivre dans la partie des possessions de Sa Majesté spécifiée dans le dit ordre, et soumettre l'opération du susdit ordre à telles conditions, exceptions et qualifications qui peuvent être jugées opportunes;

Et attendu qu'un traité a été conclu le vingt-sixième jour de novembre mil huit cent quatre-vingt, entre Sa Majesté et le Conseil Fédéral Suisse, pour l'extradition mutuelle des criminels fugitifs, lequel traité est dans les termes suivants:—

Sa Majesté la Reine du Royaume-Uni de la Grande-Bretagne et d'Irlande et le Conseil Fédéral Suisse ayant jugé expédient en vue d'améliorer l'administration de la justice et de prévenir les crimes dans les territoires placés sous leurs juridictions respectives, de se livrer réciproquement, dans de certaines circonstances, les personnes accusées ou convaincues des crimes ci-après énumérés, et étant fugitives de la justice, ont nommé comme leurs Plénipotentiaires pour conclure un Traité à cette fin, savoir:

Sa Majesté la Reine du Royaume-Uni de la Grande-Bretagne et d'Irlande, l'honorable Hussey Crespigny Vivian, Compagnon de l'Ordre très-honorable du Bain, ministre résidant de Sa Majesté dans la Confédération Suisse;

Et le Conseil Fédéral Suisse, son vice-président, F. Andervert, conseiller fédéral et chef du département de la Justice et de la paix;

Lesquels, après s'être donné communication l'un à l'autre de leurs pouvoirs respectifs, et les avoir trouvés en bonne et due forme, ont consenti et conclu les articles suivants :

ARTICLE I.

Sa Majesté la Reine du Royaume-Uni de la Grande-Bretagne et d'Irlande s'engage à livrer, dans les circonstances et aux conditions stipulées dans le présent traité, toutes les personnes, et le Conseil Fédéral Suisse s'engage à livrer, dans les mêmes circonstances et conditions, toutes les personnes, excepté les citoyens suisses, qui, ayant été accusés ou convaincus par les tribunaux de l'une des deux Hautes Parties contractantes des crimes et offenses énumérés en l'article II, commis sur le territoire de l'une des parties seront trouvées sur le territoire de l'autre.

Dans le cas où le Conseil Fédéral serait incapable, à cause de son origine suisse, d'accorder l'extradition d'un individu, qui après avoir commis dans le Royaume-Uni l'un des crimes ou offenses énumérés en l'article II, se serait réfugié en Suisse, le Conseil Fédéral s'engage de donner effet légal à l'accusation et de poursuivre cette dernière contre lui suivant les lois du canton dont tel individu est originaire; et le gouvernement du Royaume-Uni s'engage à communiquer au Conseil Fédéral tous les documents, dépositions et preuves se rattachant à la cause et de faire exécuter gratuitement les commissions d'enquête dirigées par le juge suisse et transmises régulièrement par la voie diplomatique.

ARTICLE II.

Les crimes pour lesquels l'extradition sera accordée sont les suivants :

1. Meurtre (y compris l'infanticide) et tentative de meurtre.
 2. Homicide.
 3. Contrefaçon ou altération de monnaie, émission ou mise en circulation de monnaie contrefaite ou altérée.
 4. Faux, ou contrefaçon, ou altération, ou émission de pièces forgées, contrefaites ou altérées; comprenant les crimes désignés dans le code pénal des deux états comme contrefaçon ou falsification de papier monnaie, billets de banque, ou autres garanties, faux ou falsification d'autres documents publics ou privés, de même que l'émission ou la mise en circulation ou l'usage volontaire de telles pièces contrefaites, forgées ou falsifiées.
 5. Le détournement ou le vol.
 6. L'obtention d'argent ou de marchandises sur de fausses représentations.
 7. Les crimes contre la loi de banqueroute.
 8. La fraude commise par un bailli, banquier, agent, facteur, syndic, ou directeur, ou membre, ou officier public de toute compagnie déclarée criminelle par toute loi en force à cette époque.
 9. Le rapt.
 10. L'enlèvement de mineurs.
 11. Le vol ou l'enlèvement d'enfants.
 12. Le vol avec effraction, ou l'entrée avec effraction avec intention criminelle.
 13. L'incendiat.
 14. Le vol avec violence.
 15. Les menaces par lettre ou autrement avec l'intention d'extorquer.
 16. Le parjure ou la subornation de parjure.
 17. Le dommage malicieux à la propriété, si l'offense est sujette à une mise en accusation.
- Il y aura également lieu à l'extradition dans le cas de toute participation dans l'un des crimes ci-dessus comme accessoire soit avant ou après le fait, pourvu que telle participation soit punissable par les lois des deux parties contractantes.

ARTICLE III.

Un criminel fugitif peut être arrêté dans l'un ou l'autre des-deux pays au moyen d'un bref émis par un magistrat de police, juge de paix, ou autre autorité compétente, sur telle information ou plainte et telle preuve, ou après telles procédures qui pourraient dans l'opinion de l'autorité qui émet le bref justifier

l'émission de tel bref si le crime a été commis ou l'individu a été convaincu dans cette partie des territoires des deux parties contractantes où le magistrat ou juge de paix ou autre autorité compétente exerce sa juridiction: pourvu, cependant, que dans le Royaume-Uni l'accusé soit, dans ce cas, envoyé aussi vite que possible devant un magistrat de police à Londres.

Les demandes pour arrestation provisoire pourront être adressées par la poste ou par le télégraphe, pourvu qu'elles apparaissent être envoyées par quelque autorité judiciaire ou toute autre compétente. Ces demandes devront contenir en termes généraux une description du crime ou de l'offense, et une déclaration qu'un mandat a été accordé pour l'arrestation criminel et que son extradition sera demandée.

Ce dernier sera, en vertu de cet article, remis en liberté si, dans l'espace de trente jours, il n'a pas été fait une demande d'extradition par l'agent diplomatique du pays demandant sa reddition conformément aux stipulations de ce traité.

ARTICLE IV.

La demande d'extradition devra toujours être faite par la voie diplomatique et par exemple, en Suisse le ministre anglais au président de la Confédération, et dans le Royaume-Uni au secrétaire d'Etat pour les affaires étrangères par le consul-général suisse à Londres, qui, pour les fins de ce traité, est par les présentes reconnu par Sa Majesté comme un représentant diplomatique de la Suisse.

ARTICLE V.

Dans les possessions de Sa Majesté britannique, autres que les colonies ou possessions étrangères de Sa Majesté, la manière de procéder sera la suivante :

(a) Dans le cas d'une personne accusée.—

La demande de reddition sera faite au principal secrétaire d'Etat pour les affaires étrangères de Sa Majesté par le représentant diplomatique de la Confédération suisse. La dite demande sera accompagnée d'un mandat d'arrestation, ou autre document judiciaire analogue, émis par un juge ou magistrat dûment autorisé à prendre connaissance des actes dont on accuse le prisonnier en Suisse, et de témoignages ou de déclaration pris sous serment ou déclarés solennellement être vrais, devant tel juge ou magistrat, dûment rendus authentiques, déclarant les dits actes et contenant une description de la personne réclamée et tous détails qui peuvent servir à l'identifier.

Le dit principal secrétaire d'Etat transmettra tels documents au principal secrétaire d'Etat pour le département de l'intérieur de Sa Majesté britannique lequel, par un ordre revêtu de son sceau et de sa signature, signifiera à un magistrat de police à Londres que telle demande a été faite et le requerra, s'il y a cause suffisante, d'émettre un mandat pour l'arrestation du fugitif. Sur la réception de tel ordre du secrétaire d'Etat, et sur la production de telle preuve qui pourrait, dans l'opinion du magistrat justifier l'émission du mandat d'arrestation si le crime avait été commis dans le Royaume-Uni, le dit magistrat émettra un mandat en conséquence.

Quand l'individu réclamé aura été arrêté, il sera conduit devant le magistrat qui a émis le mandat d'arrestation ou devant quelque autre magistrat de police à Londres. Si la preuve alors faite est telle qu'elle justifie, suivant la loi anglaise, la condamnation du prisonnier à subir un procès, si le crime dont ce dernier est accusé a été commis dans le Royaume-Uni, le magistrat de police le condamnera à être emprisonné pour attendre l'ordre du secrétaire d'Etat ordonnant de le livrer; il devra envoyer immédiatement au secrétaire d'Etat un certificat de la sentence et un rapport concernant la cause.

A l'expiration d'une période, qui ne devra jamais être moindre que quinze jours à dater de la sentence portée contre le prisonnier, le secrétaire d'Etat ordonnera sous ses sceaux et sceau que le criminel fugitif soit dirigé sur tel port de mer, qui sera, dans chaque cas spécial, choisi pour sa reddition; au gouvernement Suisse.

(b) Dans le cas d'une personne convaincue.—

La procédure sera la même que dans le cas d'une personne accusée, excepté que le mandat d'arrestation qui devra être transmis par le représentant diplomatique de la Suisse à l'appui de sa demande alléguera clairement le crime ou l'offense dont la personne réclamée a été convaincue, et déclarera les lieu et date de sa conviction.

La preuve à être faite consistera dans la sentence finale portée contre la personne convaincue par la cour compétente de l'état qui demande son extradition.

(c.) Les personnes convaincues par jugement sur défaut ou par *arrêt de contumace* seront considérées, dans le cas d'extradition, comme des personnes accusées et pourront comme telles être livrées.

(d) Après que le magistrat de police aura condamné la personne accusée ou convaincue à l'emprisonnement pour attendre l'ordre d'un secrétaire d'Etat ordonnant sa reddition, telle personne aura le droit de demander un bref d'*habeas corpus*; si elle fait une telle demande, sa reddition devra être suspendue jusqu'après la décision de la cour sur le rapport du bref, et ne pourra même alors avoir si la décision est contraire à la demande du prisonnier. Dans ce dernier cas, la cour peut immédiatement ordonner que le prisonnier soit remis à la personne chargée de le recevoir sans attendre l'ordre du secrétaire d'Etat autorisant sa reddition, ou le condamner à l'emprisonnement en attendant l'émission de tel ordre.

ARTICLE VI.

En Suisse la manière de procéder sera la suivante :

La demande d'extradition d'une personne accusée devra être accompagnée d'une copie authentique du mandat d'arrestation émis par un officier compétent au magistrat, énonçant clairement le crime ou l'offense dont elle est accusée, en même temps qu'une information dûment légalisée faisant connaître les faits et la preuve sur lesquels le mandat d'arrestation a été émis.

Si la demande se rapporte à une personne déjà convaincue, elle devra être accompagnée d'une copie authentique de la sentence ou conviction, énonçant le crime ou l'offense dont elle a été convaincue.

La demande devra aussi être accompagnée d'une description de la personne réclamée, et, s'il est possible, de tous autres informations et détails qui peuvent servir à l'identifier.

Après avoir examiné ces documents, le Conseil Fédéral suisse les communiquera au gouvernement cantonal sur le territoire duquel la personne accusée aura été trouvée, afin qu'elle puisse être examinée par un officier de justice ou de police sur le contenu de tels documents.

Le gouvernement cantonal transmettra le *procès-verbal* de l'examen en même temps que tous les autres documents, accompagnés, s'il y a lieu, d'un rapport plus détaillé, au Conseil Fédéral, qui, après les avoir examinés et ne trouvant d'opposition d'aucun côté, accordera l'extradition et communiquera sa décision à la fois à la légation anglaise et au gouvernement cantonal en question; à ce dernier pour qu'il puisse envoyer la personne qui doit être livrée à tel endroit sur la frontière et le livrer à tel officier de police étrangère qu'il plaira à la légation anglaise de nommer en chaque cas spécial.

Dans le cas où les documents fournis en vue de prouver les faits et d'établir l'identité de l'accusé, ou que les détails recueillis par les autorités Suisses sembleraient insuffisants, avis sera donné immédiatement au représentant diplomatique de la Grande-Bretagne afin qu'il puisse fournir de plus amples preuves. Si telle plus ample preuve n'est pas fournie dans un délai de quinze jours la personne arrêtée sera mise en liberté.

Dans le cas où l'application de ce traité serait contestée, le Conseil Fédéral Suisse transmettra les documents (dossier) au tribunal fédéral suisse, dont le devoir sera de décider d'une manière définitive si l'extradition sera accordée ou refusée.

Le Conseil Fédéral communiquera le jugement du tribunal fédéral à la légation anglaise. Si ce jugement accorde l'extradition, le Conseil Fédéral ordon-

nera qu'il soit exécuté comme dans le cas où le Conseil Fédéral accorderait lui-même l'extradition. Si d'un autre côté le tribunal fédéral refuse l'extradition, le Conseil Fédéral ordonnera immédiatement la mise en liberté de l'accusé.

ARTICLE VII.

Dans les enquêtes qu'elles auront à faire en conformité des présentes stipulations, les autorités de l'état auquel on s'adresse admettront comme parfaitement valides les témoignages ou déclarations des témoins, qu'ils soient assermentés ou déclarés solennellement être vrais, pris dans l'autre état, ou copies d'icelles, de même que les mandats d'arrestation et les sentences émis dans la cause, ou copies d'iceux, pourvu que tels documents apparaissent avoir été signés et certifiés par un juge, magistrat ou officier de tel état et soient rendus authentiques par l'apposition du sceau officiel d'un secrétaire d'Etat anglais ou du chancelier de la Confédération suisse.

La comparution en personne des témoins ne sera requise que pour établir l'identité de la personne poursuivie avec celle arrêtée.

ARTICLE VIII.

S'il n'est pas fourni dans le délai de deux mois à dater du jour de l'arrestation une preuve suffisante pour autoriser l'extradition, la personne arrêtée sera mise en liberté.

ARTICLE IX.

Dans le cas où cela pourrait être nécessaire, le gouvernement suisse sera représenté dans les cours anglaises par les officiers en loi de la Couronne, et le gouvernement anglais dans les cours suisses par les autorités compétentes suisses.

Les gouvernements respectifs donneront dans les limites de leurs territoires l'aide nécessaire aux représentants de l'autre état qui demandent leur intervention pour la garde et l'arrestation des personnes sujettes à l'extradition.

Aucune réclamation ne pourra être faite par l'une ou l'autre des parties contractantes pour le remboursement des dépenses encourues dans l'aide mentionnée en cet article.

ARTICLE X.

Le présent traité s'appliquera aux crimes et offenses commis avant la signature du traité; mais aucune personne livrée ne sera mise en jugement pour un crime ou offense commis dans l'autre pays avant l'extradition, si ce n'est pour celui qui a fait accorder la reddition.

ARTICLE XI.

Un criminel fugitif ne sera pas livré si l'offense pour laquelle on demande sa reddition a un caractère politique, où s'il établit que la demande faite de sa reddition a de fait été faite pour le mettre en jugement et le punir d'une offense qui a un caractère politique.

ARTICLE XII.

L'extradition n'aura pas lieu si, subséquemment à la commission du crime, ou l'institution de la poursuite, ou la conviction qui aurait suivi cette dernière le prisonnier aura été exempté de la poursuite ou du châtiment suivant les lois de l'état auquel on se sera adressé.

ARTICLE XIII.

L'extradition n'aura pas lieu si la personne réclamée par le gouvernement du Royaume-Uni, ou si la personne réclamée par le gouvernement suisse a déjà été mise en jugement, acquittée ou punie, ou si elle est encore à subir son procès dans l'un des Cantons Suisses ou le Royaume-Uni respectivement, pour le crime qui a motivé la demande d'extradition.

ARTICLE XIV.

Si la personne réclamée par le gouvernement du Royaume-Uni, ou si la personne réclamée par le gouvernement Suisse est à subir une enquête ou a été condamnée pour tout autre crime, dans l'un des Cantons Suisses ou dans le Royaume-Uni respectivement, son extradition pourra être retardée jusqu'à ce quelle ait été mise en liberté suivant le cours de la loi.

Dans le cas où tel individu serait poursuivi dans le pays où il s'est réfugié pour des obligations contractées envers des particuliers, son extradition n'en aura pas moins lieu; la partie lésée conservant son droit de poursuivre sa réclamation devant l'autorité compétente.

ARTICLE XV.

Si l'individu réclamé par l'une des deux Hautes Parties contractantes en vertu du présent traité était aussi réclamé par une ou plusieurs autres puissances, pour d'autres crimes ou offenses commis sur leurs territoires respectifs, son extradition sera accordée à cet Etat dont la demande aura priorité de date.

ARTICLE XVI.

Tous les articles saisis, qui étaient en la possession de l'individu devant être livré, au moment de son arrestation devront, si l'autorité compétente de l'Etat auquel on demande l'extradition en a ordonné la livraison, être remis quand l'extradition a lieu, et la dite livraison ne s'étendra pas seulement aux articles volés mais à tous autres qui pourraient servir à établir le crime.

La livraison aura lieu même si l'extradition qui aura été accordée ne peut avoir lieu par suite de la fuite ou la mort de l'individu réclamé, à moins que les réclamations de tierces parties sur les articles ci-dessus mentionnés n'en rendent la livraison inopportune.

ARTICLE XVII.

Les parties contractantes renoncent à toute réclamation pour le remboursement des dépenses encourues par elles dans l'arrestation et la garde de la personne à être livrée, et son transport aux frontières de l'état auquel la demande d'extradition est faite; icelles consentant à se charger elles-mêmes de ces dépenses.

ARTICLE XVIII.

Les stipulations du présent traité seront applicables aux colonies et possessions étrangères de Sa Majesté britannique.

La demande de reddition d'un criminel fugitif qui s'est réfugié dans l'une de telles colonies ou possessions étrangères sera faite au gouverneur ou à l'autorité suprême de telle colonie ou possession par l'intermédiaire du consul suisse y résidant, ou, dans le cas où il n'y aurait pas de consul suisse, par l'intermédiaire de l'agent consulaire reconnu d'un autre état chargé des intérêts suisses dans la colonie ou possession en question.

Le gouverneur, ou la suprême autorité, ci-dessus mentionnés, décideront sur telles demandes en conformité, autant que possible, des dispositions du présent traité. Il sera libre, cependant, soit d'accorder l'extradition ou de déférer le cas à son gouvernement.

Sa Majesté britannique sera libre, cependant, de faire des arrangements spéciaux dans les colonies anglaises et possessions étrangères pour la reddition de tels individus qui auraient commis en Suisse l'un des crimes ci-dessus mentionnés et qui se seraient réfugiés dans telles colonies et possessions étrangères, cela, autant que possible, en conformité des dispositions du présent traité.

La demande de reddition d'un criminel fugitif dans une colonie ou possession étrangère de Sa Majesté britannique sera régie par les règles contenues dans les articles précédents du présent traité.

ARTICLE XIX.

Le présent traité viendra en force dix jours après sa publication en conformité des formes prescrites par les lois des Hautes Parties contractantes.

Après que le traité sera devenu en force, le traité conclu entre les Hautes Parties contractantes le 31 mars 1874 sera considéré comme annulé, excepté pour les procédures qui pourraient déjà avoir été prises ou commencées en vertu d'icelui.

L'une ou l'autre des Hautes Parties contractantes pourra y mettre fin en donnant à l'autre partie, six mois à l'avance, avis de son intention d'y mettre fin, mais aucun tel avis ne devra excéder la période d'un an.

Le traité sera ratifié, et la ratification sera échangée à Berne aussitôt que possible.

En foi de quoi les Plénipotentiaires respectifs ont signé le présent et y ont apposé le sceau de leurs armes.

Donné à Berne le vingt-sixième jour de novembre, dans l'année de Notre-Seigneur mil huit cent quatre-vingt.

[L.S.] C. VIVIAN.

[L.S.] ANDERWERT.

Et attendu que les ratifications du dit traité ont été échangées à Berne, le quinzième jour de mars, mil huit cent quatre-vingt-un.

C'est pourquoi maintenant, Sa Majesté, par et de l'avis de Son Conseil Privé et en vertu de l'autorité à Elle conférée par les dits actes précités, ordonne, et il est par le présent ordonné, que depuis et après le trentième jour de mai, mil huit cent quatre-vingt-un, les dits actes s'appliqueront au cas du dit traité avec le Conseil Fédéral Suisse.

1-3

C. L. PEEL.

ORDRES EN CONSEIL.

HÔTEL DU GOUVERNEMENT, OTTAWA.

Vendredi, 17^e jour de juin 1881.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL
EN CONSEIL.

SUR la recommandation de l'honorable ministre des chemins de fer et canaux,—

Il a plu à Son Excellence d'ordonner et il est par les présentes ordonné que la section 19^e des règlements qui régissent actuellement le passage des navires à travers les canaux et écluses du gouvernement, déterminée par un ordre en conseil le 31 mai 1873, soit et est par les présentes amendée en supprimant le premier paragraphe depuis les mots "où plusieurs bâtiments" jusqu'aux mots "bâtiments de toute sorte" inclusivement, et en y substituant la suivante, savoir,—

A l'avenir pour ce qui concerne la priorité de passage dans les canaux ou écluses du Canada, à l'exception du canal Welland auquel il est pourvu spécialement, il n'y aura plus que deux classes de bâtiments au lieu de celles qui existent actuellement, savoir :

1^{re} classe.—Comprenant les vapeurs dont la machine, etc., est décrite dans le certificat de l'inspecteur des bateaux à vapeur comme pouvant être employée "au transport des passagers" pour les distinguer des vapeurs dont la machine, etc., est décrite dans tel certificat comme pouvant être employée "au transport du fret et des passagers," et de plus les bateaux passeurs.

2^{me} classe.—Comprenant tous les autres bâtiments de quelque espèce qu'ils soient.

De ces deux classes de navires, ceux de la première auront priorité de passage sur ceux de la seconde classe ; les bateaux à vapeur transportant les malles

de Sa Majesté continueront cependant comme à présent d'avoir préséance sur les bateaux à vapeur qui ne transportent que des passagers.

Lorsque plusieurs bâtiments ou navires sont réunis, ou attendent pour entrer dans un canal ou une écluse, ils devront se tenir en une seule rangée et à une distance de pas moins de 300 pieds de telle écluse ou entrée, et chaque bâtiment ou navire devra pour y passer avancer dans l'ordre qu'il occupe sur la file, excepté dans le cas des navires de la première classe auxquels priorité de passage est accordée tel que dit ci dessus.

Dans le cas, cependant, où un navire de la première classe, pour lequel une écluse serait tenue ouverte à une heure fixe, manquerait d'y entrer, les navires de la seconde classe qui attendent leur tour pourront se servir de telle écluse et continuer de s'en servir jusqu'à ce que le navire de la première classe en retard soit arrivé.

Il a plu en outre à Son Excellence d'ordonner, et il est par les présentes ordonné que la section des règlements actuels concernant la lutte de vitesse que peuvent se faire les bâtiments dans le canal soit amendée, et la dite section est par les présentes amendée de telle sorte qu'il sera défendu à un bâtiment de course rapide de dépasser un bâtiment de course moins rapide lorsqu'ils s'approchent d'une écluse, et que les mots suivants soient insérés dans la section 21 des dits règlements concernant les canaux, immédiatement après les mots "le vaisseau plus rapide devant passer à côté," savoir, "à moins que ce ne soit dans les 300 verges qui séparent du mur de l'écluse vers laquelle se dirigent les bâtiments, et dans ce cas le vaisseau le plus rapide n'essayera pas de passer."

J. O. COTÉ,
52-3 Greffier du Conseil Privé.

HOTEL DU GOUVERNEMENT, OTTAWA,

Lundi, 13 juin 1881.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL
EN CONSEIL.

VU le rapport de l'honorable Secrétaire d'Etat, en date du 7 juin 1881, dans l'affaire de la pétition faite en vertu de "l'Acte de Tempérance du Canada, 1878," par certains électeurs du comté de Lisgar, dans la province du Manitoba, exposant que les procédures adoptées par l'officier rapporteur paraissent être conformes à l'acte, et que la pétition a été déclarée adoptée par les électeurs du dit comté,—

Il a plu à Son Excellence, sur la recommandation de l'honorable Secrétaire d'Etat, déclarer, et il est par le présent déclaré, que la deuxième partie de "l'Acte de Tempérance du Canada, 1878," sera en vigueur et exécutoire dans le dit comté de Lisgar à compter du jour auquel les licences annuelles ou semi annuelles pour la vente de boissons enivrantes maintenant en vigueur dans le dit comté, expireront ; pourvu que ce jour ne soit pas ra]proché de moins de quatre-vingt-dix jours de la date des présentes, et, s'il l'est, alors à compter du même jour de l'année suivante.

J. O. COTÉ,
51-3 Greffier, Conseil Privé.

ORDRES GÉNÉRAUX DE MILICE.

QUARTIERS GÉNÉRAUX.

OTTAWA, 30 juin 1881.

ORDRES GÉNÉRAUX (17).

No. 1.

COLLÈGE MILITAIRE ROYAL DU CANADA.

Gradués,—juin 1881.

Les messieurs, dont les noms suivent, élèves du Collège Militaire Royal, ont terminé leur terme com-

plet d'instruction, et ont reçu leurs certificats de gradués de ce collège, datés du 25 juin 1881, savoir :—

Certificats de 1ère classe.

	Total des points.	
Sergent-major de compagnie Huntly Brodie Mackay.....	40,937	avec honneur
Sergent-major de bataillon Herbert Montgomery Campbell.....	39,544	do
Sergent-major de compagnie John A. Coryell.....	36,145	do
Sergent William George Barnstorff Dunscumb.....	30,660	mention spéciale
Sergent-major de compagnie Allan Wilmot Daniel.....	29,585	avec honneur
Caporal William John McEllinney....	28,789	do
Sergent-major de compagnie Henry Hunt Hogan.....	27,934	do
Sergent Berton Wynn Yates.....	27,425	do
Sergent James Walker Sears.....	26,261	do
Fonctionnaire-caporal Edward Ford..	26,213	mention spéciale
Sergent George William Shaw.....	25,420	avec honneur
Sergent Robert Cartwright.....	22,063	mention spéciale
Caporal William Robert Greig.....	21,775	avec honneur

Certificats de 2e Classe.

Sergent Ernest Wilson Hubbell.....	17,056	avec honneur
Sergent Edmund Hazen Drury.....	16,630	

Commissions dans l'armée.

Les gradués dont les noms suivent ont fait choix d'accepter une commission dans l'armée régulière de Sa Majesté, savoir :—

Sergent-major de compagnie Huntly Brodie Mackay.
Sergent-major de bataillon Herbert Montgomery Campbell.
Sergent-major de compagnie Henry Hunt Hogan.

No. 2.

MILICE ACTIVE.

PROVINCE DE QUÉBEC.

Batterie d'artillerie de campagne de Québec.

Est nommé lieutenant :

2nd lieutenant Edward Burroughs Garneau, E. d'A., vice Taschereau, transféré à la batterie " B ".

Est nommé 2nd lieutenant :

Charles F. Thibeaudeau, gentilhomme, E.d'A., vice Garneau, promu.

Est nommé chirurgien :

Auguste Charles Hamel, écuyer, M.D., vice Edwin Turcot, dont la démission est par le présent acceptée.

Batterie d'artillerie de campagne de Shefford.

Le chirurgien John B. Gibson, M.D., aura le grade de chirurgien dans la Milice, à dater du 25 juin 1879, en vertu des dispositions du paragraphe 99 des Règlements et Ordres, 1879.

Brigade d'artillerie de place de Montréal.

Relativement au No. 1 des Ordres Généraux (16) 24 juin courant, après le nom de "David Torrance Fraser" ajoutez les mots "dont la démission est par le présent acceptée."

Batterie d'artillerie de place No. 2, Québec.

Est nommé 1er lieutenant :

2nd lieutenant F. L. Lessard, E.d'A., vice Auguste Malouin, dont la démission est par le présent acceptée.

8e bataillon " Carabiniers Royaux," Québec.

Est nommé lieutenant-colonel, à dater du 30 avril 1881 :

Major Andrew Charles Stuart, E.M., vice Richard Alleyn, qui a la permission de se retirer en conservant son grade.

52e bataillon d'infanterie " Brome."

Est nommé aide-chirurgien :

Edmund Longley, écuyer, vice Worthington, promu.

81e bataillon d'infanterie " Portneuf."

Compagnie No. 7, Lotbinière.

Est nommé 2nd lieutenant, à dater du 27 juin courant : Joseph O. Filteau, gentilhomme, E.M., vice E. Filteau, promu.

87e bataillon d'infanterie " Québec."

Compagnie No. 4, Ste. Foye.

Est nommé lieutenant :

Lieutenant Alfred George Godfrey Wurtele, C.M.R., vice Roy, promu.

Est nommé 2nd lieutenant, provisoirement, à dater du 27 juin courant :

Damase Bélanger, gentilhomme, vice Roy, promu.

GRADE CONFIRMÉ.

2nd lieutenant Edward Burroughs Garneau, E d'A., batterie de campagne de Québec ; à dater du 25 juin 1881.

No. 3.

CERTIFICATS. ACCORDÉS.

ÉCOLES ROYALES D'ARTILLERIE.

PROVINCE DE QUÉBEC.

CERTIFICAT DE PREMIÈRE CLASSE, " COURS ABRÉGÉ."

2nd lieutenant Edward Burroughs Garneau, batterie d'artillerie de campagne de Québec.

Par ordre,

WALKER POWELL, Colonel,
Adjudant-Général de la Milice,
Canada.

AVIS DU GOUVERNEMENT.

AVIS public est par le présent donné qu'en vertu des dispositions de l'Acte des compagnies par actions en Canada, 1877, des lettres patentes ont été émises sous le grand sceau de la Puissance du Canada en date du troisième jour de juin 1881, constituant en corporation Edward Charters, de la cité et du district de Montréal, dans la province de Québec, dans la Puissance du Canada, boucher ; Pierre Claude, du même lieu fabricant de cuir ; William Strachan, du

même lieu, fabricant de savon et d'huile; Robert Bickerdike, du même lieu, boucher; William Morgan, du même lieu, boucher; Robert Nicholson, du même lieu, boucher; Prosper Versailles, du même lieu, boucher; Louis Monette, du même lieu, boucher, et Robert J. Hopper, du même lieu, marchand de bestiaux,—dans le but de construire, posséder et diriger des abattoirs ou boucheries; d'abattre toutes espèces d'animaux; de fabriquer et vendre des engrais, matières grasses, suif, et autres substances provenant des dits animaux; de posséder et diriger des enclos à bestiaux; d'acheter, vendre, importer et exporter dans et hors de la Puissance du Canada, du bétail, des moutons, cochons et autres animaux vivants; de posséder et diriger des marchés pour l'achat et la vente du bétail, des moutons, cochons et autres animaux vivants; d'acquérir tous les droits et privilèges pour toutes ou chacune des fins susdites de toute personne ou corporation dans la Puissance du Canada, et pour telles autres fins se rattachant ou nécessaires au but que l'on se propose d'atteindre, sous le nom de "La Compagnie d'Abattoir et d'enclos à bestiaux, de la Puissance, (à responsabilité limitée)" (The Dominion Abattoir and Stock Yards Company, limited), avec un fonds social de deux cent mille piastres, divisé en quatre mille actions de cinquante piastres.

Daté au bureau du Secrétaire d'Etat du Canada, ce treizième jour de juin 1881.

J. A. MOUSSEAU,
52-3 Secrétaire d'Etat.

A VIS public est par le présent donné qu'en vertu de "l'Acte concernant les compagnies à fonds social du Canada de 1877," il a été émis des lettres patentes sous le grand sceau du Canada, en date du 11 de juin 1881, lesquelles constituent les actionnaires de la "Compagnie impériale de prêts et de placements"—existant actuellement d'une manière légale et ci-devant incorporée en vertu d'un acte du parlement du Canada pour les fins relevant de l'acte en premier lieu mentionné—comme compagnie de prêts suivant les dispositions de tel acte et avec leur capital actuel de \$1,000,000; les premiers directeurs de la compagnie devant être l'honorable Sir Alexander Campbell, chevalier commandeur de l'ordre très distingué de Saint-Michel et de Saint-George, président; de John Fiskin, écuyer, vice-président; de Noah Barnhart, écuyer; de William George Gooderham, écuyer; de James Thorburn, écuyer, médecin; de Daniel Lamb, écuyer; et de Richard Shaw Wood, écuyer.

Daté au bureau du Secrétaire d'Etat du Canada, le 20me jour de juin 1881.

J. A. MOUSSEAU,
52-3 Secrétaire d'Etat.

A VIS public est par le présent donné qu'en vertu des dispositions de l'Acte des compagnies par actions en Canada, 1877, des lettres patentes ont été émises sous le grand sceau de la Puissance du Canada, en date du dix-neuvième jour d'avril 1880, constituant en corporation William Nickle, Benjamin Webster Folger, Matthew Henry Folger, et Frederick Augustus Folger, tous de la cité de Kingston, dans la province d'Ontario, dans la Puissance du Canada, propriétaires de bateaux à vapeur, Coleman Hinckley, senior, de Cap Vincent, dans l'Etat de New-York, un des Etats-Unis d'Amérique, marin, et Coleman Hinckley, junior, de la dite cité de Kingston, marin, dans le but de posséder, nolisier et naviguer des bateaux à vapeur et bateaux passeurs à vapeur sur le lac Ontario et le fleuve St. Laurent, et principalement naviguer entre les ports de Kingston, l'île du Jardin, l'île Wolfe, Gananoque, l'île Howe et ailleurs dans la province d'Ontario, et le Cap Vincent, Claxton, Wells Island, Alexandria Bay et autres ports dans l'Etat de New-

York, un des Etats-Unis d'Amérique, et aussi faire le commerce de transport et d'expédition par bateaux à vapeur entre les dits ports ou aucun d'eux et ailleurs sur les eaux intérieures du Canada, sous le nom de "La compagnie des vapeurs du fleuve St. Laurent." (The St. Lawrence River Steamboat Company), avec un fonds social de vingt-cinq mille piastres divisé en mille actions de vingt-cinq piastres.

Daté au bureau du Secrétaire d'Etat du Canada, ce 24e jour de juin 1881.

J. A. MOUSSEAU,
52-3 Secrétaire d'Etat.

BUREAU DU SURINTENDANT DES ASSURANCES,
OTTAWA, 8 juin 1881.

A VIS est donné par le présent qu'un permis (No. 85) pour faire des opérations d'assurance sur la vie en Canada, a été accordé à la Compagnie d'assurances sur la vie dite "Lion" (à responsabilité limitée), de Londres, Angleterre. Le siège principal des affaires en Canada sera en la cité de Montréal, et Frederick Stancliff sera gérant général.

J. B. CHERRIMAN,
51-3 Surintendant des Assurances.

BUREAU DU SURINTENDANT DES ASSURANCES,
OTTAWA, 16 juin 1881.

A VIS est donné par le présent qu'un permis (No. 86) pour faire des opérations d'assurance sur les glaces, en Canada, a été accordé à la compagnie dite "Metropolitan Plate Glass Insurance Company," de la cité de New-York, E.-U. Le siège principal des affaires en Canada sera en la cité de Montréal, et A. J. Bell sera agent et procureur pour la compagnie.

J. B. CHERRIMAN,
51-3 Surintendant des Assurances.

ETAT

Du Revenu et des Dépenses, à compte du Fonds Consolidé de la Puissance du Canada, d'après les états fournis au département des Finances à la nuit du 31 mai dernier.

REVENU :	MONTANT.
Douanes	\$1,635,329 98
Excise	440,152 90
Département des Postes	117,097 74
Travaux Publics, y compris les Chemins de fer.....	264,176 18
Timbres d'effets de commerce.....	15,953 10
Divers	136,993 86
	<hr/>
	\$2,603,706 76
Revenu, 30 avril 1881.	23,275,637 00
	<hr/>
	\$25,885,343 76
DÉPENSES.....	\$2,469,737 53
do 30 avril 1881.....	19,049,583 49
	<hr/>
	\$21,519,321 02

J. M. COURTNEY,
Député du Ministre des Finances.
Département des Finances,
Ottawa, 1er juin 1881.

LISTE DES COMPAGNIES D'ASSURANCE AUTORISEES A FAIRE DES OPERATIONS AU CANADA, EN VERTU DES ACTES D'ASSURANCE DE 1875 ET 1877.

NOM DE LA COMPAGNIE.		Principal agent pour la réception des significations de pièces et d'avis.	Montant des dépôts — Les dépôts marqués (A) ne sont applicables qu'aux polices sur la vie en cours le 31 mars 1878 ; ceux marqués (B) aux polices émises depuis cette date.	Assurance autorisée.
La compagnie Canadienne d'assurance contre les accidents.....		Edward Rawlings, gérant, Montréal.....	\$13,500, bons du havre de Montréal, \$9,733 bons d'emmagasinage de Montréal ; \$550 5 p. c. canadiens. (Acceptés à \$20,000)...	Contre les accidents.
La compagnie d'assurance dite "Ætna," de Hartford, Connecticut...		Robt. Wood, agent général, Montréal.....	\$5,070 fonds publics canadiens ; \$23,000 débiteures de municipalités ; \$72,600 bons des E.-U. (Acceptés à \$97,771)	Contre l'inc. et sur la navig.
La compagnie d'assurance sur la vie dite "Ætna," de Hartford, Conn.		William H. Orr, gérant, Montréal.....	\$140,000 bons des E.-U. en or (A), \$30,000 bons des E.-U. et \$25,000 déb. de la Province de Québec (B).....	Sur la vie.
La compagnie d'assurance agricole de Watertown, N.Y., E.-U.....		John Fisher, agent-en-chef, Cobourg.....	\$100,000 bons 4 p. c. des E.-U.....	Contre l'incendie.
La compagnie d'assurance dite "Anchor Marine"		Hugh Scott, agent, Toronto.....	\$56,000 bons municipaux. (Acceptés à \$50,400).....	Contre l'inc. et sur la navig.
La compagnie d'assurance de l'Amérique Britannique, Toronto.....		F. A. Ball, gérant, Toronto.....	\$61,000 bons municipaux. (Acceptés à \$54,900).....	Sur la vie.
L'association sur la vie dite "Briton" (limitée).....		J. B. M. Chipman, gérant, Montréal.....	\$54,993 bons du Canada, 4 p. c.....	Contre l'inc. et sur la navig.
La compagnie d'assurance maritime et contre l'incendie, du Canada.		Charles Cameron, direct.-gérant, Hamilton	\$19,400 en espèces ; \$34,000 bons municip. (Acceptés à \$50,000)...	Sur la vie.
La compagnie de garantie du Canada		Edward Rawlings, gérant, Montréal.....	\$32,000 bons munic. ; \$15,000 bons du hav. de Mont. ; \$9,733 bons d'emmagasinage de Montréal (et \$400 actions. (Acceptés à \$51,000)...	Garantie.
La compagnie d'assurance du Canada sur la vie, Hamilton.....		A. G. Ramsay, gérant, Hamilton.....	\$60,000 bons municipaux. Acceptés \$54,000	Sur la vie.
L'association Canadienne d'assurance des consommateurs de vapeur.		W. B. McMurrich, agent, Toronto.....	\$3,900 effets de la Société Impériale de construction, \$5,000 effets de la société de construction et de prêts de Toronto, \$1,600 effets de l'Association de l'Ouest.....	Sur chaudières à vap., etc.
La compagnie d'assurance des Citoyens, du Canada.....		Gerald E. Hart, agent principal, Montréal.....	\$56,000 bons municipaux. (Acceptés à \$50,400)	Sur la vie et cont. les accid.
La compagnie d'assurance des Citoyens, du Canada.....		Gerald E. Hart, agent principal, Montréal.....	\$56,000 bons du havre de Montréal. (Acceptés à \$50,400).....	Contre l'inc. et sur la navig.
La compagnie d'assurance des Citoyens, du Canada.....		Gerald E. Hart, agent principal, Montréal.....	\$30 en espèces.....	Garantie.
La compagnie d'ass. de l'Union Commerciale, de Londres, Angl.....		Fred. Cole, agent général, Montréal.....	\$100,344 fûs, pcs., (vie A), \$50,613 effets consol. 5 p. c. canad. et \$55,967, effets 4 p. c. (feu)	Contre l'inc. et sur la vie.
L'association d'assurance sur la vie, dite "Confederation"		J. K. Macdonald, directeur-gérant, Toronto.....	\$86,300 bons municipaux. (Acceptés à \$77,650).....	Sur la vie.
La compagnie d'assurance dite "Dominion," maritime et contre l'incendie, de Hamilton.....		F. R. Despard, gérant, Hamilton.....	\$35,000 en espèces, \$15,000 bons de la cité de Victoria, C.-B.....	Contre l'inc. et sur la navig.
La société d'ass. sur la vie, dite "Equitable," des États-Unis, N.-Y.		R. W. Gale, gérant, Montréal.....	\$100,000 fonds publics canad. (A) et \$5,000 bons des E.-U. (B)...	Sur la vie.
L'association d'assurance contre l'incendie (responsabilité limitée), Londres, Angleterre.....		Wm. Robertson, agent en chef, Montréal.....	\$100,000 effets canadiens	Contre l'incendie.
La compagnie d'assurance contre l'incendie et sur la vie, dite "Guardian," Londres, Angleterre.....		Robert Simms et Cie, et Geo. Denholm, agents généraux, Montréal.....	\$100,343 fonds publics canadiens.....	Contre l'incendie.
La comp. d'ass. contre l'incendie dite "Hartford" de Hartford, Conn.		Robert Wood, agent généraux, Montréal.....	\$55,000, b. des E.-U., et \$30,840 act de banq. (Accept. à \$100,000)...	Contre l'incendie.
La compagnie d'assurance Impériale, de Londres, Angleterre.....		W. H. Rintoul, agent, Montréal.....	\$48,667 5 p. c. cons. canadiens, \$51,402 6 p. c. canadiens	Contre l'incendie.
La compagnie d'assurance dite "Lancashire"		S. C. Duncan-Clark, agent principal, Toronto	\$100,000 fonds publics canadiens	Contre l'incendie.
La compagnie d'assurance dite "Liverpool et London et Globe"		G. F. C. Smith, agent principal, Montréal.....	\$50,000 fonds pub. canad. (vie) ; \$3,000 5 p. c. canad. ; \$65,000 bons mun. ; \$25,000 assoc. de plac., Montréal ; \$17,033 bons du chemin de fer Montréal et Champlain. (Acceptés à \$145,580)	Contre l'inc. et sur la vie.
La corporation d'assurance dite "London," Angleterre.....		C. C. Foster, agent, Montréal.....	\$50,127 5 p. c. consol. canad., et \$99,873 fonds publics canadiens (feu) 10,000, et (vie) \$50,000	Contre l'inc. et sur la vie.
La compagnie de Garantie et contre les Accidents, de Londres (responsabilité limitée).....		A. T. McCord, jr., agent en chef, Tsonto.....	\$11,000 stg. effets canadiens.....	Garantie et accidents.
La comp. d'assurance contre l'incendie, London et Lancashire.....		C. J. Spike, agt en chef, Halifax, N.E.....	\$21,000 stg., effets canadiens	Contre l'incendie.
La compagnie d'assurance sur la vie, dite "London et Lancashire"		William Robertson, gérant, Montréal.....	\$100,000 fonds publics canadiens (A) et \$10,000 en espèces (B).....	Sur la vie.
La comp. d'ass. mutuelle contre l'incendie, de London, Ont.....		D. C. Macdonald, secrétaire, London, Ont	\$25,000 effets publics canadiens et \$5,000 en argent.....	Contre l'incendie.
La comp. d'ass. sur la vie, dite "Metropolitan," de New-York, E.-U.		Thos. A. Temple, agt. général, St. Jean, N.-B	\$100,000 bons des États-Unis.....	Sur la vie.
L'association d'assurance mutuelle sur la vie, du Canada.....		J. Turner, président, Hamilton.....	\$91,488 bons municipaux. (Acceptés à \$82,339).....	Sur la vie.
La compagnie d'ass. mutuelle sur la vie dite "North American"		Wm. McCabe, directeur-gérant, Toronto	\$50,000 en espèces.....	Sur la vie.
La compagnie d'assurance dite "North British and Mercantile"		Macdougall et Davidson, agents génér., Mont	\$50,000 fonds pub. canad., (vie A), \$47,000 bons du hav. de Montréal et \$65,000 bons municip. (feu). (Acceptés à \$150,800)...	Contre l'inc. et sur la vie.
La compagnie d'assurance du Nord, d'Aberdeen et Londres.....		Taylor Frères, agents généraux Montréal.....	\$85,833 fonds publics canadiens, \$14,167 5 par cent canadiens.....	Contre l'incendie

La société d'assurance contre l'incendie, dite "Norwich Union,"	Alex. Dixon, agent, Toronto.....	\$100,000 effets canadiens.	Contre l'incendie.
La compagnie d'assurance mutuelle sur la vie, d'Ontario.....	Wm. Hendry, gérant, Waterloo.....	\$56,157 bons municipaux (accepté à \$60,511).....	Sur la vie.
La compagnie d'assurance dite "Phoenix," de Brooklyn.....	Robert Hampson, Montréal, agent.....	\$100,000 bons des Etats-Unis.....	Contre l'inc. et sur la nav.
La cie. d'ass. contre l'incendie, dite "Phoenix," Londres, Anglaterre.	Gillespie, Moffat et Cie., agts. génér., Montl.	\$50,171 fonds publics canad., et \$50,126 5 p. c. consol. canadiens	Contre l'incendie.
La compagnie d'assurance contre l'incendie, de Québec.....	J. G. Clapham, président, Québec.....	\$25,000 fonds publics canadiens, \$60,000 actions de banque et \$15,200 bons municipaux. (Acceptés à \$98,680).....	Contre l'incendie.
La compagnie d'assur. sur la vie et contre l'incendie, dite "Queen," Angleterre.....	A. M. Forbes et H. G. Mudge, agents principaux, Montréal.....	\$100,000 fonds publics canadiens (feu) et \$51,100 5 p. c. consolidés canadiens (vie).....	Contre l'inc. et sur la vie.
La société d'assurance mutuelle sur la vie, dite "Reliance," Londres, Angleterre.....	J. Cassie Hatton, procureur, Montréal.....	\$100,000 fonds publics canadiens (A) et \$10,000 effets canad. (B)	Contre l'inc. et sur la nav.
La compagnie d'assurance Royale Canadienne.....	Arthur Gagnon, secrétaire, Montréal.....	\$50,400 bons du havre de Montréal. (Acceptés à \$50,400).....	
La compagnie d'assurance Royale.....	M. H. Gault et Wm. Tatley, agents principaux, Montréal.....	\$96,982 fonds publics, \$53,533 5 p. c. des consolidés canadiens et \$170,333, cons. angl.—appl., \$149,182 (feu), \$50,000, (vie A) et 121,666 (général.) Aussi \$97,333.33 annuités angl. (génér.) Total \$418,182.....	Contre l'inc. et sur la vie.
La compagnie d'assurance Impériale Ecossaise.....	Taylor Frères, agents généraux, Montréal.....	\$71,068, fds. pub. can., \$20,000 bons du havre de Montréal, \$5,500 bons municipaux, et \$7,257 espèces. (Acceptés à \$101,275)	Contre l'incendie.
La compagnie d'assur. contre l'incendie dite Sovereign, du Canada..	L'hon. Alex. Mackenzie, président, Toronto.....	\$115,655 bons municip. \$3,681 en argent. (Acceptés à \$107,774)	Contre l'incendie.
La compagnie d'assurance sur la vie, dite "Standard," Ecosse.	W. M. Ramsay, gérant, Montréal.....	\$78,000 bons municipaux, \$93,000 bons du havre de Montréal, (acceptés à \$153,900), étant \$126,750 (vie A) et \$27,150 (vie)	Sur la vie.
La société d'assurance sur la vie, dite "Star," d'Angleterre.....	A. W. Lauder, trésorier général, Toronto.....	\$100,343 fonds publics canadiens.....	Sur la vie.
La comp. d'assurance mutuelle sur la vie, dite "Sun," de Montréal..	R. Macaulay, secrétaire général, Montréal.....	\$56,000 bons municipaux. (Acceptés à \$50,400)	Sur la vie et cont. les accid.
La compagnie d'assurance sur la vie et Tontine, de Toronto.....	Arthur Harvey, gérant, Toronto.....	\$32,400 bons municip. \$1,040.36 en espèces (Acceptés à \$30,200)	Sur la vie et cont. les accid.
La compagnie d'assurance dite "Travelers," de Hartford, Connect..	Thos. Simpson, agent, Montréal.....	\$100,000 bons des Etats-Unis, \$25,000 bons municipaux, \$4,000 bons du havre de Montréal (acceptés à \$126,100), étant \$100,000 (vie A), \$9,000 au pair (vie B), et 820,000 au pair (accidents)	Sur la vie et cont. les accid.
La compagnie d'assurance mutuelle Union sur la vie, du Maine.....	Wm. Mulock, agent, Toronto.....	\$100,000 4 p. c. des Etats-Unis, (A) et \$15,000, bons du district de Columbia, E.-U., (B)	Sur la vie.
La compagnie d'assurance de l'Ouest, Toronto.....	J. J. Kenny, directeur gérant, Toronto.....	\$57,700 bons municipaux. (Acceptés à \$51,930).....	Contre l'inc. et sur la nav.

LES COMPAGNIES D'ASSURANCE SUR LA VIE CI-DESSOUS NOMMEES, AYANT CESSÉ D'ENTREPRENDRE DES RISQUES AU CANADA, SONT AUTORISEES, EN VERTU DE L'ARTICLE 17 DE "L'ACTE D'ASSURANCE REFONDU DE 1877," A POURSUIVRE TOUTES LES OPERATIONS SE RATTACHANT AUX POLICES ÉMISES AVANT LE 31 MARS 1878, ET LEURS DEPOTS SONT APPLICABLES À CES POLICES, SUJET AUX DISPOSITIONS DES ACTES D'ASSURANCE DE 1868 ET 1871.

NOM DE LA COMPAGNIE.	Principal agent pour la réception des significations des pièces et avis.	Montant des dépôts.	Assurance autorisée.
L'association médicale et générale sur la vie dite "Briton," Londres, Angleterre.....	Jas. B. M. Chipman, gérant, Montréal.....	\$100,343 bons du Canada.....	Sur la vie.
La compagnie d'assurance mutuelle sur la vie, dite Connecticut, de Hartford, Conn., E.U.....	Robt. Wood, agent-général, Montréal.....	\$140,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie, d'Edimbourg.....	David Higgins, agent principal, Toronto.....	\$150,515 bons du Canada.....	Sur la vie.
L'association d'assurance sur la vie, d'Ecosse.....	Geo. W. Ford, agent principal, Montréal.....	\$150,000 bons du Canada.....	Sur la vie.
La compagnie Nationale d'assurance sur la vie, des Etats-Unis d'Amérique.....	Thos. C. Livingston, Hamilton.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie, de New-York.....	F. W. Campbell, M.D., procureur, Montréal.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie dite "North Western," de Milwaukee, E.-U.....	M. W. Mills, agent principal, Toronto.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance mutuelle sur la vie, dite "Phoenix," Hartford, Connecticut.....	A. R. Bethune, agent général, Montréal.....	\$105,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie, dite, "The Positive Government Security" (limitée) Angleterre.....	John Taylor, secrétaire, Montréal.....	\$8,273 débentures du Canada, 5. p. c.....	Sur la vie.
La société d'assurance sur la vie, dite "Amicable" Ecosaise.....	Geo. Wm. Ford, agent général, Montréal.....	\$150,000 bons du Canada.....	Sur la vie.
L'institution de Prévoyance Ecosaise.....	R. A. Ramsay, procureur, Montréal.....	\$100,343 bons du Canada.....	Sur la vie.
La compagnie d'assurance Provinciale Ecosaise.....	Geo. Wm. Ford, secrétaire, Montréal.....	\$150,790 sav.: \$112,343 bons du Canada, \$38,447 déb. Can. 5 p. c.....	Sur la vie.
La compagnie d'assurance sur la vie, des Etats-Unis.....	\$60,000 bons payables en or, Etats-Unis.....	Sur la vie.

NOTA.—La compagnie d'assurance sur la vie dite "Atlantic, d'Albany, New-York, est entre les mains d'un receveur dans l'Etat de New-York, elle a été déclarée insolvable et un syndic a été nommé par la cour de Chancellerie d'Ontario, T. W. Taylor, éct., Toronto. Le dépôt entre les mains du Receveur-Général consiste en effets canadiens \$80,292, et en intérêts perçus en argent \$20,011.78

La compagnie d'assurance mutuelle sur la vie, dite "Globe" de New-York, a été déclarée insolvable aux Etats-Unis et en Canada, et Jas. D. Fish, de New-York, a été nommé receveur par les cours des Etats-Unis, et W. C. Wells, de Montréal, a été nommé syndic par la Cour Supérieure de Montréal, pour les opérations faites en Canada. Le dépôt de la compagnie entre les mains du gouvernment, \$100,000 en effets des Etats-Unis, a été, par ordre de la dite Cour Supérieure, délivré aux banquiers de cette cour.

La compagnie d'assurance maritime des Marchands de Montréal, a cessé de faire des opérations d'assurance, et est en voie de liquider les affaires de la compagnie. Le dépôt que cette compagnie a entre les mains du receveur-général est de \$53,000, valeur au pair.

La compagnie d'assurance contre l'incendie Nationale de Montréal a cessé ses affaires, et a ré-assuré ses risques en existence dans la compagnie d'assurance dite la "Sovereign," de Toronto; le gouvernement retient \$6,000 au pair de l'ancien dépôt de la compagnie.

Bureau du Surintendant des Assurances, Ottawa, 1er avril 1881.

J. B. CHERRINAN, Surintendant des Assurances.

DEPARTEMENT DES POSTES

Dr. Compte des banques d'épargne de la Poste, pour le mois de mai 1881.

Av.

Fourni au Ministre des Finances aux termes de l'Acte pour l'Audition des Comptes Publics, 1878, Sec. 20)

Balance en caisse chez le Ministre des Finances, au 30 avril 1881	\$5,655,261 70	Remboursements durant le mois.....	\$208,168 11
Dépôts durant le mois	373,709 00		
Intérêt accordé aux déposants pour les comptes clos durant le mois	2,419 51		
		Balance :—	
		Au crédit des comptes des déposants.....	\$5,789,900 19
		Chèques en la possession des déposants et dont le paiement n'a pas été demandé.....	33,321 91
			5,823,222 10
	6,031,390 21		\$6,031,390 21

J. M. COURTNEY,
Député du Ministre des Finances.

Département des Finances, Ottawa, 20 juin 1881.

DEMANDES AU PARLEMENT.

PARLEMENT FÉDÉRAL.

Règles relatives aux avis de bills privés.

51. Dans le cas de toute demande de bill privé, proprement du ressort législatif du Parlement du Canada, suivant les dispositions de l'Acte de l'Amérique Britannique du Nord, 1867, et ayant pour objet, soit la construction d'un pont, d'un chemin de fer, d'un chemin à barrières ou d'une ligne télégraphique; soit la construction ou l'amélioration d'un port, d'un canal, d'une écluse, d'une digue ou d'une glissoire, ou autre ouvrage semblable; soit la concession d'un droit de passage d'eau, l'incorporation de professions ou métiers, ou d'une compagnie de banque ou autre compagnie par actions, soit la concession à une ou plusieurs personnes de certains droits ou privilèges exclusifs ou particuliers, soit le pouvoir de faire quelque chose qui, dans ses effets, pourrait toucher aux droits ou à la propriété d'autrui, ou concerner une classe particulière de la société; ou ayant pour objet quelque amendement de même nature à un acte antérieur,—un avis, énonçant d'une manière claire et intelligible la nature et l'objet de la demande, et signé (excepté s'il s'agit de corporations déjà existantes) par les pétitionnaires ou de leur part, est nécessaire et doit être publié comme il suit

Dans les provinces de Québec et de Manitoba :

Un avis doit être inséré dans la *Gazette du Canada* en anglais et en français, ainsi que dans un journal anglais et un journal français du district intéressé, ou en anglais et en français dans le même journal, s'il ne s'en publie qu'un seul dans ce district; ou s'il n'y paraît pas de journal, alors la publication de l'avis en anglais et en français doit se faire dans un journal du district le plus voisin où il s'en publie.

Dans les autres provinces :

Un avis doit être inséré dans la *Gazette du Canada* et dans un journal du comté ou des comtés-unis intéressés, ou s'il n'y paraît pas de journal, alors la publication doit se faire dans un journal du comté le plus voisin où il s'en publie.

La publication de ces avis durera, dans chaque cahier la période de deux mois pendant l'intervalle de temps qui s'écoulera entre la clôture de la session précédente et la prise en considération de la pétition. Un exemplaire des numéros des journaux, reproduisant la première et la dernière insertion de l'avis, devra être transmis au greffier de chaque Chambre.

Si la pétition demande l'autorisation de présenter un bill privé ayant pour objet la construction d'un pont de péage, le pétitionnaire ou les pétitionnaires devront, en même temps qu'ils donneront l'avis prescrit par la règle précédente, donner aussi, de la même manière, avis des péages qu'ils entendent exiger, de l'étendue du privilège, de la hauteur des arches, de l'espace à laisser libre entre les culées ou les piliers pour le passage de radeaux et des navires; et mentionner de plus s'ils se proposent de construire un pont mobile, et quelles en seront les dimensions.

Toute personne désirant obtenir un bill privé devra, dans les huit jours qui précéderont l'ouverture du Parlement, déposer au bureau du greffier de la Chambre dans laquelle le bill doit prendre naissance, une copie de ce bill en langue anglaise ou en langue française, avec une somme suffisante pour en payer la traduction et l'impression. Il en sera imprimé 600 exemplaires en anglais et 200 en français; la traduction devra être faite par les officiers de la Chambre, et l'impression par l'entrepreneur des impressions. Le pétitionnaire aura aussi à payer au comptable de la Chambre une somme de \$200, plus le coût de l'impression de l'acte dans les Statuts, et remettra le reçu de ce paiement au greffier du comité auquel ce bill aura été renvoyé—le dit paiement sera effectué immédiatement après la seconde lecture avant la prise en considération du bill par le comité.

Aucune pétition pour l'obtention d'un bill privé ne sera reçue par l'une ou par l'autre Chambre après les dix premiers jours de la session.

ROBERT LEMOINE,

Greffier du Sénat.

JOHN GEORGE BOURINOT,

Greffier des Communes.

Règles du Sénat relatives aux avis de bills de divorce.

72. Quiconque a l'intention de demander un bill de divorce, doit donner avis de son intention, et spécifier d'avec qui et pour quelle cause il veut divorcer. L'avis doit être inséré pendant six mois, à la *Gazette du Canada*, et dans deux journaux du district (si c'est dans les provinces de Québec et de Manitoba.) ou du comté ou des comtés-unis, (si c'est dans les autres provinces,) où le pétitionnaire résidait ordinairement lors de la séparation; et si le nombre voulu de journaux n'y paraît pas, alors la publication de l'avis devra se faire dans le district, le comté ou les comtés-unis voisins.

Un exemplaire en manuscrit de l'avis devra être signifié, à l'instance du pétitionnaire, à la personne d'avec laquelle il veut divorcer, si le lieu de la résidence de cette dernière peut être connu; et la preuve de cette signification ou de la diligence faite pour l'effectuer, doit être produite sous serment devant le Sénat et à sa satisfaction, lors de la lecture de la pétition.

ROBERT LEMOINE,

Greffier du Sénat.

DEMANDES POUR CHARTE PAR LETTRES PATENTES.

AVIS est donné par le présent que les soussignés s'adresseront à Son Excellence le Gouverneur Général en conseil pour en obtenir des lettres patentes sous le grand sceau du Canada leur octroyant une charte les constituant en un corps politique et incorporé sous le nom de "La compagnie d'élevage des Montagnes Rocheuses" (The Rocky Mountain Stock Company), dans le but d'élever, acheter et vendre des animaux, chevaux, moutons et autre bétail, et faire l'élevage des bestiaux dans toutes ses différentes branches, à ou dans la région de la rivière de l'Arc, dans les Territoires du Nord-Ouest, dans la Puissance du Canada, avec un siège principal de ses affaires en la cité de Montréal, dans la province de Québec.

Le fonds social de la compagnie sera de cinq cent mille piastres divisé en cinq mille actions de cent piastres chacune.

Les noms des dits requérants sont comme suit: Andrew Allan, gentilhomme; Robert A. Smith, gentilhomme; John Cassils, marchand; Frank Stephen, marchand; Walter Wilson, marchand; Thomas D. Milburne, gentilhomme, tous de Montréal susdit, et Frederick Smith Stimson, de Compton, dans la province de Québec, cultivateur.

Les dits Andrew Allan, Frank Stephen et Thomas D. Milburne seront les premiers directeurs, ou directeurs provisoires de la compagnie.

L. N. BENJAMIN,

Procureur des requérants.

Montréal, 4 juin 1881.

50-6

AVIS DIVERS.

COMPAGNIE DE CHEMIN DE FER D'ONTARIO ET QUÉBEC.

AVIS est par le présent donné que la première assemblée générale des actionnaires de la compagnie de chemin de fer d'Ontario et Québec aura lieu à l'hôtel Windsor, Montréal, mardi le dix-neuvième jour de juillet courant, à deux heures de

l'après-midi, dans le but d'organiser la compagnie, élire des directeurs et expédier toutes autres affaires dont l'assemblée peut légalement s'occuper.

Par ordre du conseil provisoire,
W. H. LOCKHART GORDON,
Secrétaire *pro tem.*

2 juillet 1881.

1-3

BANQUE CONSOLIDÉE DU CANADA.

(*En liquidation.*)

UNE assemblée générale spéciale des actionnaires de la Banque Consolidée du Canada, aura lieu au bureau de la Banque, No. 117 rue St. Pierre, Montréal, mardi, le 26 juillet prochain, à une heure p.m., pour examiner une offre déjà faite ou toute autre qui pourra être faite pour l'achat en bloc de tout ce qui resté de l'actif de la banque, et pour autoriser les liquidateurs à l'accepter, avec ou sans modification suivant que le décideront les actionnaires, et pour la transaction de toutes autres affaires se rattachant à l'objet de l'assemblée.

Par ordre des liquidateurs,

ARCH. CAMPBELL,
Gérant.

Montréal, 9 juin 1881.

50-6

COMPAGNIE DU CHEMIN DE FER CANADIEN DU PACIFIQUE.

UNE assemblée générale spéciale des actionnaires de cette compagnie, aura lieu à Montréal, lundi, le dix-huitième jour de juillet prochain, à midi, dans le but d'autoriser l'émission d'obligations suivant le pouvoir que confère la charte de la compagnie, et

pour régler et décider toutes matières ou choses pouvant s'y rattacher.

Par ordre du bureau,

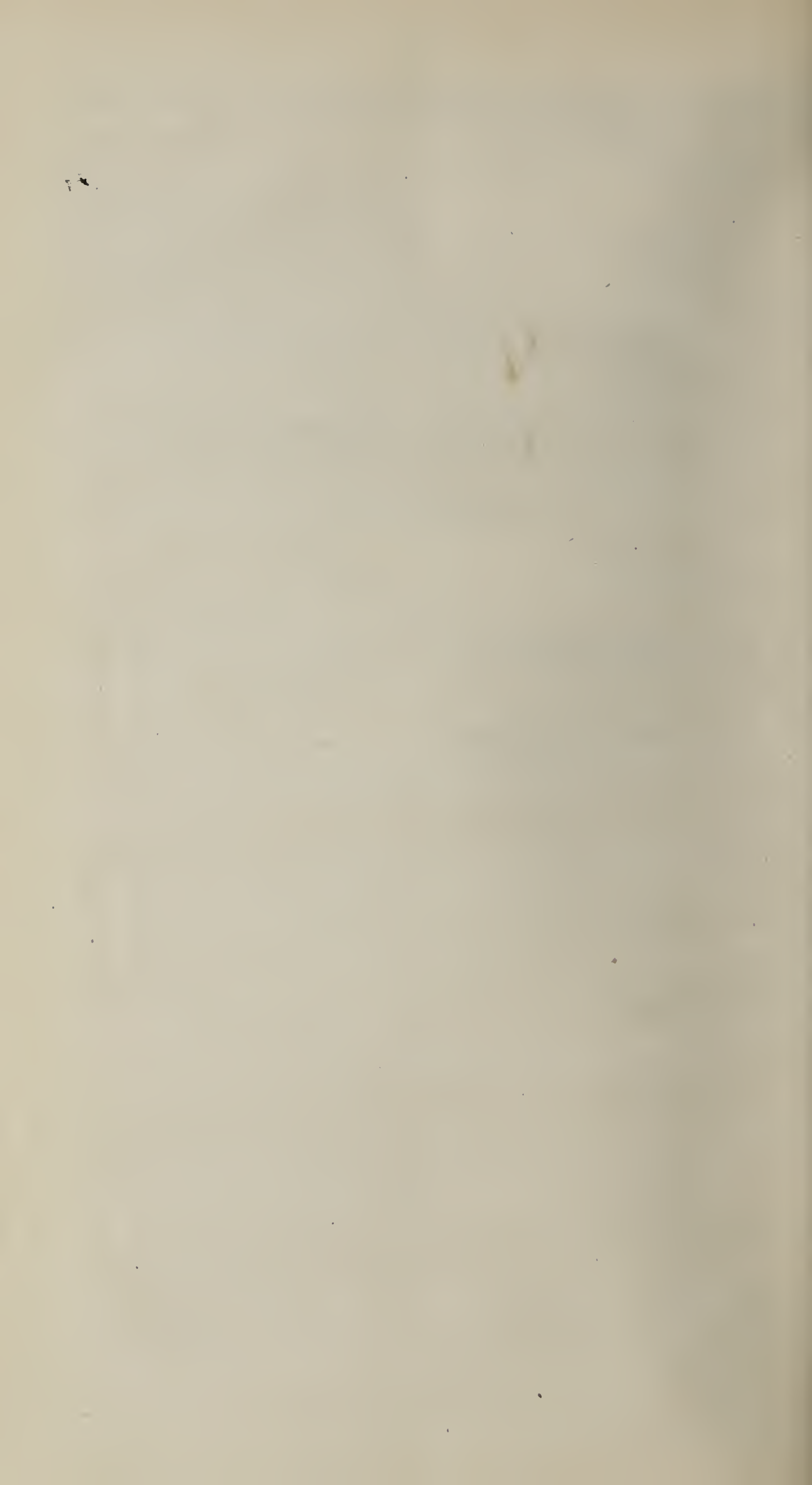
CHAS. DRINKWATER,
Secrétaire.

Montréal, 7 juin 1881.

50-5

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The Canada Gazette.

PUBLISHED BY AUTHORITY.

OTTAWA, SATURDAY, JULY 9, 1881.

DOMINION OF CANADA.



For index of new matter, see last page.

APPOINTMENTS.

DEPARTMENT OF THE SECRETARY OF STATE OF CANADA.

HIS EXCELLENCY THE GOVERNOR GENERAL has been pleased to make the following appointment, viz:—

OTTAWA, 17th June, 1881.

CHARLES A. ELLIOTT, of Handley Mountain, in the Province of Nova Scotia, Esquire; to be a Sub-Collector in Her Majesty's Customs.

Office of the Clerk of the Crown in Chancery for Canada.

MEMBER returned to serve in the present PARLIAMENT:

PROVINCE OF NOVA SCOTIA.

Colchester,—Honorable A. W. McLellan, of Great Village, Londonderry, in the County of Colchester, Merchant, in the room of Thomas McKay, resigned.

RICHARD POPE,
Clerk of the Crown in Chancery,
Canada.

PROCLAMATIONS.

LORNE.

[L.S.]

CANADA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To Our Beloved and Faithful the Senators of the Dominion of Canada, and the members elected to serve in the House of Commons of Our said Dominion, and to each and every of you,—
GREETING:

A PROCLAMATION.

WHEREAS Our Parliament of Canada stands prorogued to the Eleventh day of the month of June instant, at which time, at Our City of Ottawa, you were held and constrained to appear; Now Know YE, that for divers causes and considerations and taking into consideration the ease and convenience of Our Loving Subjects, We have thought fit, by and with the advice of Our Privy Council for Canada, to relieve you, and each of you, of your attendance at the time aforesaid, hereby convoking and by these presents enjoining you, and each of you, on the TWENTIETH day of the month of JULY next, to meet Us in Our Parliament of Canada, at Our City of Ottawa, there to take into consideration the state and welfare of Our said Dominion of Canada, and therein to do as may seem necessary. HEREIN FAIL NOT.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Right Trusty and Well-Beloved Councillor, SIR JOHN DOUGLAS SUTHERLAND CAMPBELL, (commonly called the Marquis of Lorne), Knight of Our Most Ancient and Most Noble Order of the Thistle, Knight Grand Cross of Our Most Distinguished Order of St. Michael and St. George, Governor General of Canada and Vice Admiral of the same, &c., &c., &c.

At Our Government House, in Our CITY of OTTAWA, this TENTH day of JUNE in the year of Our Lord one thousand eight hundred and eighty-one, and in the forty-fourth year of Our Reign.

By Command,

RICHARD POPE,
Clerk of the Crown in Chancery, Canada.

LORNE.

[L.S.]

CANADA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.
To all to whom these presents shall come, or whom the same may in anywise concern,—GREETING :

A PROCLAMATION.

Z. A. LASH, Deputy of the Minister of Justice, Canada. } WHEREAS in pursuance of the provisions of the Canada Temperance Act of 1878, the following notice has been addressed to the Secretary of State for Canada, embodying the petition therein set forth :

“To the Honorable the Secretary of State for Canada,—

“SIR,—We, the undersigned electors of the County of Cape Breton, in the Province of Nova Scotia, request you to take notice that we propose presenting the following petition to His Excellency the Governor General, viz:

“‘To His Excellency the Governor General of Canada in Council,—

“‘The petition of the electors of the County of Cape Breton, in the Province of Nova Scotia, qualified and competent to vote at the election of a member of the House of Commons, in the said County,

“‘Respectfully sheweth, That your petitioners are desirous that the second part of the Canada Temperance Act, 1878, should be in force and take effect in the said County :

“‘Wherefore, your petitioners humbly pray that Your Excellency will be pleased, by an Order in Council under the ninety-sixth Section of the said Act, to declare that the second part of the said Act shall be in force and take effect in the said County.

“‘And your petitioners will ever pray, &c.’ And that we desire that the votes of all the electors of the said County of Cape Breton be taken for and against the adoption of the said petition.”

And whereas it appears by evidence to the satisfaction of the Governor General in Council that such notice has appended to it the genuine signatures of one-fourth or more of all the electors of the said County of Cape Breton, the number of the signatures to the notice proved to be genuine being twelve hundred and twenty-one, and that the other requirements of the law have been observed ;

And whereas an Order of the Governor General in Council has been passed directing that the votes of all the electors of the said County of Cape Breton, be taken for and against the adoption of the said petition,—

Now Know YE, that We do hereby, and by virtue of the authority vested in Us by the said Act and Order in Council, proclaim and declare, that on Thursday, the eleventh day of August next, a poll will be held in the said County of Cape Breton for taking the votes of the electors for and against the said petition. That such votes will be taken between the hours of nine o'clock in the forenoon and five o'clock in the afternoon of that day and by ballot. That Duncan McKenzie, Esquire, of Sydney, in the said County, has been appointed Returning Officer for the purpose of taking on that day the votes of the electors for and against the petition and of afterwards summing up the same and making a return of the result to the Governor General in Council. That the said Returning Officer is empowered and required to appoint a Deputy Returning Officer at and for each polling place or station. That the Returning Officer will appoint persons to attend at the various polling stations and at the final summing up of votes on behalf of the persons interested in and promoting or opposing, respectively, the adoption of the petition, at the Court House at Sydney aforesaid on Monday, the eighth day of August next, at ten of the clock in the forenoon.

That the votes of the electors will be summed up and the result of the polling declared by the Returning Officer at the said Court House at Sydney, on Thursday the eighteenth day of August next, at ten

of the clock in the forenoon. And in the event of the petition being adopted by the electors, the Governor General in Council may, at any time after the expiration of sixty days from the day on which the same was adopted, by Order in Council published in the *Canada Gazette*, declare that the second part of the said Act shall be in force and take effect in such County upon, from and after the day on which the annual or semi-annual licenses for the sale of spirituous liquors then in force in such County will expire, provided such day be not less than ninety days from the day of the date of such Order in Council, and if it be less, then on the like day in the then following year.

Of all which Our loving subjects and all others whom these presents may concern, are hereby required to take notice and to govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Right Trusty and Well-Beloved Councillor, SIR JOHN DOUGLAS SUTHERLAND CAMPBELL, (commonly called the Marquis of Lorne), Knight of Our Most Ancient and Most Noble Order of the Thistle, Knight Grand Cross of Our Most Distinguished Order of St. Michael and St. George, Governor General of Canada and Vice Admiral of the same.

At Our Government House, in Our CITY of OTTAWA, this THIRTIETH day of JUNE, in the year of Our Lord, one thousand eight hundred and eighty-one, and in the Forty-fifth year of Our Reign.

By Command,

J. A. MOUSSEAU,

Secretary of State.

2-3

(Circular.)

DOWNING STREET,
30th May, 1881.

SIR,—I have the honour to transmit to you, for publication in the colony under your government, a copy of a letter from the Foreign Office enclosing an Order of Her Majesty in Council, dated the 18th of May, for carrying into effect the Treaty between this country and Switzerland, signed on the 26th of November last, for the mutual surrender of Fugitive Criminals.

I have the honour to be,

Sir,

Your most obedient, humble servant,
KIMBERLEY.The Officer Administering
the Government of Canada.The Foreign Office to the Colonial Office.
(Copy.)FOREIGN OFFICE,
May 22, 1881.

SIR,—I am directed by Earl Granville to state to you, for the information of the Earl of Kimberley, that an Order in Council was passed on the 18th instant, for carrying into effect the Treaty for the mutual surrender of Fugitive Criminals, signed at Berne, on the 26th of November, 1880, between Great Britain and Switzerland.

The Order in Council was published in the *London Gazette* of the 20th instant, of which I am to enclose copies; and I am to add that the Treaty will come into operation in this country on the 30th instant, in conformity with the stipulation contained in Article XIX.

I am, &c.,

(Signed) TENTERDEN.

The Under Secretary of State
Colonial Office, S.W.

At the Court at Windsor, the 18th day of May, 1881.

PRESENT:

The QUEEN's Most Excellent Majesty.

Lord President.

Earl of Northbrook.

Lord Steward.

WHEREAS by the Extradition Acts of 1870 and 1873, it was amongst other things enacted, that where an arrangement has been made with any

foreign State with respect to the surrender to such State of any fugitive criminals, Her Majesty may, by Order in Council, direct that the said Acts shall apply in the case of such foreign State; and that Her Majesty may, by the same or any subsequent Order, limit the operation of the Order and restrict the same to fugitive criminals who are in or suspected of being in the part of Her Majesty's dominions specified in the Order, and under the operation thereof subject to such conditions, exceptions, and qualifications as may be deemed expedient:

And whereas a Treaty was concluded on the twenty-sixth day of November, one thousand eight hundred and eighty, between Her Majesty and the Swiss Federal Council, for the Mutual Extradition of Fugitive Criminals, which Treaty is in the terms following:—

HER Majesty the Queen of the United Kingdom of Great Britain and Ireland and the Swiss Federal Council having judged it expedient, with a view to the better administration of justice, and to the prevention of crime within their respective territories and jurisdictions, that persons charged with, or convicted of, the crimes hereinafter enumerated, and being fugitives from justice, should, under certain circumstances, be reciprocally delivered up, have named as their Plenipotentiaries to conclude a Treaty for this purpose, that is to say:

Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, the Honourable Hussey Crespigny Vivian, a Companion of Her Most Honourable Order of the Bath, Her Majesty's Minister Resident to the Swiss Confederation;

And the Swiss Federal Council, its Vice-President, F. Anderwert, Federal Councillor and Chief of the Federal Department of Justice and Police;

Who, after having communicated to each other their respective full powers, found in good and due form, have agreed upon and concluded the following Articles:—

ARTICLE I.

Her Majesty the Queen of the United Kingdom of Great Britain and Ireland engages to deliver up, under the circumstances and on the conditions stipulated in the present Treaty, all persons, and the Swiss Federal Council engages to deliver up, under the like circumstances and conditions, all persons, excepting Swiss citizens who, having been charged with, or convicted by the Tribunals of one of the two High Contracting Parties of the crimes or offenses enumerated in Article II, committed on the territory of the one party, shall be found within the territory of the other.

In the event of the Federal Council being unable, by reason of his Swiss nationality, to grant the extradition of an individual, who after having committed in the United Kingdom one of the crimes or offenses enumerated in Article II, should have taken refuge in Switzerland, the Federal Council engages to give legal effect to and prosecute the charge against him according to the laws of the Canton of his origin; and the Government of the United Kingdom engages to communicate to the Federal Council all documents, depositions, and proofs relating to the case, and to cause the commissions of examination directed by the Swiss Judge, and transmitted through the proper Diplomatic channel, to be executed gratuitously.

ARTICLE II.

The crimes for which the extradition is to be granted are the following:—

1. Murder (including infanticide) and attempt to murder.
2. Manslaughter.
3. Counterfeiting or altering money, uttering or bringing into circulation counterfeit or altered money.
4. Forgery, or counterfeiting, or altering, or uttering what is forged, or counterfeited, or altered; comprehending the crimes designated in the Penal Codes of both States as counterfeiting or falsification of paper money, bank notes, or other securities, forgery, or falsification of other public or private

documents, likewise the uttering or bringing into circulation, or wilfully using such counterfeited, forged, or falsified papers.

5. Embezzlement or larceny.
6. Obtaining money or goods by false pretences.
7. Crimes against bankruptcy law.
8. Fraud committed by a baillie, banker, agent, factor, trustee, or director, or member or public officer of any Company made criminal by any law for the time being in force.
9. Rape.
10. Abduction of minors.
11. Child stealing or kidnapping.
12. Burglary, or house breaking, with criminal intent.
13. Arson.
14. Robbery with violence.
15. Threats by letter or otherwise with intent to extort.
16. Perjury or subornation of perjury.
17. Malicious injury to property, if the offence be indictable.

The extradition is also to take place for participation in any of the aforesaid crimes, as an accessory before or after the fact, provided such participation be punishable by the laws of both Contracting Parties.

ARTICLE III.

A fugitive criminal may be apprehended in either country under a warrant issued by any Police Magistrate, Justice of the Peace, or other competent authority, on such information or complaint, and such evidence, or after such proceedings as would, in the opinion of the authority issuing the warrant, justify the issue of a warrant if the crime had been committed or the person convicted in that part of the dominions of the two Contracting Parties in which the Magistrate, Justice of the Peace, or other competent authority exercises jurisdiction: provided, however, that, in the United Kingdom, the accused shall, in such case, be sent as speedily as possible before a Magistrate in London.

Requisitions for provisional arrest may be addressed by post or by telegraph, provided they purport to be sent by some judicial or other competent authority. Such requisitions must contain a description in general terms of the crime or offence, and a statement that a warrant has been granted for the arrest of the criminal, and that his extradition will be demanded.

He shall, in accordance with this Article, be discharged, as well in the United Kingdom as in Switzerland, if within the term of thirty days a requisition for extradition shall not have been made by the Diplomatic Agent of the country claiming his surrender in accordance with the stipulations of this Treaty.

ARTICLE IV.

The requisition for extradition must always be made by the way of diplomacy, and to wit, in Switzerland by the British Minister to the President of the Confederation, and in the United Kingdom to the Secretary of State for Foreign Affairs by the Swiss Consul-General in London, who, for the purposes of this Treaty, is hereby recognized by Her Majesty as a Diplomatic Representative of Switzerland.

ARTICLE V.

In the dominions of Her Britannic Majesty, other than the Colonies or foreign possessions of Her Majesty, the manner of proceeding shall be as follows:—

(a.) In the case of a person accused—

The requisition for the surrender shall be made to Her Britannic Majesty's Principal Secretary of State for Foreign Affairs by the Diplomatic Representative of the Swiss Confederation. The said demand shall be accompanied by a warrant of arrest, or other equivalent judicial document, issued by a Judge or Magistrate duly authorized to take cognizance of the acts charged against the accused in Switzerland, and

only authenticated depositions or statements taken on oath, or solemnly declared to be true, before such Judge or Magistrate, clearly setting forth the said acts, and containing a description of the person claimed, and any particulars which may serve to identify him.

The said Principal Secretary of State shall transmit such documents to Her Britannic Majesty's Principal Secretary of State for the Home Department, who shall then, by order under his hand and seal, signify to some Police Magistrate in London that such requisition has been made, and require him, if there be due cause, to issue his warrant for the apprehension of the fugitive. On the receipt of such order from the Secretary of State, and on the production of such evidence as would, in the opinion of the Magistrate, justify the issue of the warrant if the crime had been committed in the United Kingdom, he shall issue his warrant accordingly.

When the person claimed shall have been apprehended, he shall be brought before the Magistrate who issued the warrant, or some other Police Magistrate in London. If the evidence to be then produced shall be such as to justify, according to the law of England, the committal for trial of the prisoner, if the crime of which he is accused had been committed in the United Kingdom, the Police Magistrate shall commit him to prison to await the warrant of the Secretary of State for his surrender; sending immediately to the Secretary of State a certificate of the committal and a report upon the case.

After the expiration of a period from the committal of the prisoner, which shall never be less than fifteen days, the Secretary of State shall, by order under his hand and seal, order the fugitive criminal to be sent to such seaport town as shall, in each special case, be selected for his delivery to the Swiss Government.

(b.) In the case of a person convicted—

The course of proceeding shall be the same as in the case of a person accused, except that the warrant to be transmitted by the Diplomatic Representative of Switzerland in support of his requisition shall clearly set forth the crime or offence of which the person claimed has been convicted, and state the place and date of his conviction.

The evidence to be produced shall consist of the penal sentence passed against the convicted person by the competent Court of the State claiming his extradition.

(c.) Persons convicted by judgment in default or *arrêt de contumace* shall be, in the matter of extradition, considered as persons accused, and may, as such, be surrendered.

(d.) After the Police Magistrate shall have committed the accused or convicted person to prison to await the order of a Secretary of State for his surrender, such person shall have the right to apply for a writ of *habeas corpus*; if he should so apply, his surrender must be deferred until after the decision of the Court upon the return to the writ, and even then can only take place if the decision is adverse to the applicant. In the latter case, the Court may at once order his delivery to the person authorised to receive him, without waiting for the order of a Secretary of State for his surrender, or commit him to prison to await such order.

ARTICLE VI.

In Switzerland the manner of proceeding shall be as follows:

The requisition for the extradition of an accused person must be accompanied by an authentic copy of the warrant of arrest, issued by a competent official or Magistrate, clearly setting forth the crime or offence of which he is accused, together with a properly legalized information setting forth the facts and evidence upon which the warrant was granted.

If the requisition relates to a person already convicted, it must be accompanied by an authentic copy of the sentence or conviction, setting forth the crime or offence of which he has been convicted.

The requisition must also be accompanied by a description of the person claimed, and if it be possible, by other information and particulars which may serve to identify him.

After having examined these documents, the Swiss Federal Council shall communicate them to the Cantonal Government in whose territory the person charged is found in order that he may be examined by a judicial or police officer on the subject of their contents.

The Cantonal Government will transmit the *procès-verbal* of the examination, together with all the documents, accompanied, if there be one, by a more detailed report to the Federal Council, who, after having examined them, and there be no opposition on either side, will grant the extradition, and will communicate its decision both to the British Legation and to the Cantonal Government in question, to the latter in order that it may send the person to be surrendered to such place on the frontier, and deliver him to such foreign police authority as the British Legation may name in each special case.

Should the documents furnished with a view of proving the facts, or of establishing the identity of the accused, or the particulars collected by the Swiss authorities appear insufficient, notice shall be immediately given to the Diplomatic Representative of Great Britain, in order that he may furnish further evidence. If such further evidence be not furnished within fifteen days the person arrested shall be set at liberty.

In the event of the application of this Treaty being contested, the Swiss Federal Council will transmit the documents ("dossier") to the Swiss Federal Tribunal, whose duty it is to decide definitely the question whether extradition should be granted or refused.

The Federal Council will communicate the judgment of the Federal Tribunal to the British Legation. If this judgment grants the extradition the Federal Council will order its execution, as in the case when the Federal Council itself grants the extradition. If, on the other hand, the Federal Tribunal refuses the extradition, the Federal Council will immediately order the person accused to be set at liberty.

ARTICLE VII.

In the examinations which they have to make in accordance with the foregoing stipulations, the authorities of the State applied to shall admit as entirely valid evidence the depositions or statement of witnesses, either sworn or solemnly declared to be true, taken in the other State, or copies thereof, and likewise the warrants and sentences issued therein, or copies thereof, provided such documents purport to be signed or certified by a Judge, Magistrate, or officer of such State, and are authenticated by the official seal of a British Secretary of State, or of the Chancellor of the Swiss Confederation, being affixed thereto.

The personal attendance of witnesses can be required only to establish the identity of the person who is being proceeded against with that of the person arrested.

ARTICLE VIII.

If proof sufficient to warrant the extradition be not furnished within two months from the day of the apprehension, the person arrested shall be discharged from custody.

ARTICLE IX.

In cases where it may be necessary, the Swiss Government shall be represented at the English Courts by the Law Officers of the Crown, and the English Government in the Swiss Courts by the competent Swiss authorities.

The respective Governments will give the necessary assistance within their territories to the Representatives of the other State who claim their intervention for the custody and security of the persons subject to extradition.

No claim for the repayment of expenses for the assistance mentioned in this Article shall be made by either of the Contracting Parties.

ARTICLE X.

The present Treaty shall apply to crimes and offenses committed prior to the signature of the Treaty; but a person surrendered shall not be tried for any crime or offense committed in the other country before the extradition other than the crime for which his surrender has been granted.

ARTICLE XI.

A fugitive criminal shall not be surrendered if the offense in respect of which his surrender is demanded is one of a political character, or if he prove that the requisition for his surrender has, in fact, been made with a view to try and punish him for an offense of a political character.

ARTICLE XII.

The extradition shall not take place if, subsequently to the commission of the crime, or the institution of the penal prosecution, or the conviction thereon, exemption from prosecution or punishment has been acquired according to the laws of the State applied to.

ARTICLE XIII.

The extradition shall not take place if the person claimed on the part of the Government of the United Kingdom, or the person claimed on the part of the Swiss Government, has already been tried and discharged or punished, or is still under trial, in one of the Swiss Cantons or in the United Kingdom respectively, for the crime for which his extradition is demanded.

ARTICLE XIV.

If the person claimed on the part of the Government of the United Kingdom, or if the person claimed on the part of the Swiss Government, should be under examination, or have been condemned for any other crime, in one of the Swiss Cantons or in the United Kingdom respectively, his extradition may be deferred until he shall have been set at liberty in due course of law.

In case such individual should be proceeded against in the country in which he has taken refuge, on account of obligations contracted towards private individuals, his extradition shall, nevertheless, take place; the injured party retaining his right to prosecute his claims before the competent authority.

ARTICLE XV.

If the individual claimed by one of the two High Contracting Parties in pursuance of the present Treaty should be also claimed by one or several other Powers, on account of other crimes or offenses committed upon their respective territories, his extradition shall be granted to that State whose demand is earliest in date.

ARTICLE XVI.

All articles seized, which were in the possession of the person to be surrendered at the time of his apprehension, shall, if the competent authority of the State applied to for the extradition has ordered the delivery thereof, be given up when the extradition takes place, and the said delivery shall extend not merely to the stolen articles, but to everything that may serve as a proof of the crime.

This delivery shall take place even when the extradition, after having been granted, cannot be carried out by reason of the escape or death of the individual claimed, unless the claims of third parties with regard to the above-mentioned articles render such delivery inexpedient.

ARTICLE XVII.

The contracting parties renounce any claim for the reimbursement of the expenses incurred by them in the arrest and maintenance of the person to be surrendered, and his conveyance to the frontiers of the State to which the requisition is made; they reciprocally agree to bear such expenses themselves.

ARTICLE XVIII.

The stipulations of the present Treaty shall be applicable to the Colonies and foreign possessions of Her Britannic Majesty.

The requisition for the surrender of a fugitive criminal who has taken refuge in any of such Colonies or foreign possessions, shall be made to the Governor or to the supreme authority of such Colony or possession through the Swiss Consul residing there, or, in case there should be no Swiss Consul, through the recognized Consular Agent of another State charged with the Swiss interests in the Colony or possession in question.

The Governor or supreme authority above-mentioned shall decide with regard to such requisitions as nearly as possible in accordance with the provisions of the present Treaty. He will, however, be at liberty either to consent to the extradition or report the case to his Government.

Her Britannic Majesty shall, however, be at liberty to make special arrangements in the British Colonies and foreign possessions for the surrender of such individuals as shall have committed in Switzerland any of the crimes hereinbefore mentioned, who may take refuge within such Colonies and foreign possessions, on the basis, as nearly as may be, of the provisions of the present Treaty.

The requisition for the surrender of a fugitive criminal from any Colony or foreign possession of Her Britannic Majesty shall be governed by the rules laid down in the preceding Articles of the present Treaty.

ARTICLE XIX.

The present Treaty shall come into force ten days after its publication in conformity with the forms prescribed by the laws of the High Contracting Parties.

After the Treaty shall have come into force, the Treaty concluded between the High Contracting Parties on the 31st of March, 1874, shall be considered as cancelled, except as to any proceedings that may have been already taken or commenced in virtue thereof.

It may be terminated by either of the High Contracting Parties, on giving to the other Party six months' notice of its intention to terminate the same, but no such notice shall exceed the period of one year.

The Treaty shall be ratified, and the ratifications shall be exchanged at Berne as soon as possible.

In witness whereof the respective Plenipotentiaries have signed the same, and have affixed thereto the seal of their arms.

Done at Berne, the twenty-sixth day of November, in the year of Our Lord one thousand eight hundred and eighty.

(L.S.) C. VIVIAN.
(L.S.) ANDERWERT.

And whereas the ratifications of the said Treaty were exchanged at Berne on the fifteenth day of March, one thousand eight hundred and eighty-one.

Now, therefore, Her Majesty, by and with the advice of Her Privy Council, and in virtue of the authority committed to Her by the said recited Acts, doth order, and it is hereby ordered, that from and after the thirtieth day of May, one thousand eight hundred and eighty-one, the said Acts shall apply in the case of the said Treaty with the Swiss Federal Council.

1-3

C. L. PEEL.

ORDERS IN COUNCIL.

GOVERNMENT HOUSE, OTTAWA.

Tuesday, 5th day of July, 1881.

PRESENT:

HIS EXCELLENCY THE GOVERNOR GENERAL
IN COUNCIL.

ON the recommendation of the Honorable the Minister of Customs, and under the provisions of the 9th section of the Act passed in the Session of

the Parliament of Canada, held in the 40th year of Her Majesty's Reign, chaptered 10 and intituled "An Act to amend and consolidate the Acts respecting the Customs,—

His Excellency, by and with the advice of the Queen's Privy Council for Canada, has been pleased to order, and it is hereby ordered, that the Out-port of Parry Sound be, and the same is hereby detached from the Port of Penetanguishene, and attached to the Port of Collingwood.

2-3

J. O. COTÉ,
Clerk, Privy Council.

GOVERNMENT HOUSE, OTTAWA.

Wednesday, 29th day of June, 1881.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL.

ON the recommendation of the Honorable the Acting Minister of Marine and Fisheries and under the provisions of the 19th section of the Act passed in the Session of the Parliament of Canada, held in the thirty-first year of Her Majesty's Reign, chaptered 60 and intituled "An Act for the Regulation of Fishing and protection of Fisheries,"—His Excellency, by and with the advice of the Queen's Privy Council for Canada, has been pleased to order, and it is hereby ordered, that section 2 of the Fishery Regulations for the County of Halifax, Nova Scotia, be and the same is hereby repealed and replaced by the following:—

2. No net or other apparatus for taking fish shall be set or used within the limits described in the following rivers, respectively:—

Ecum Secum River.

Within two hundred and fifty yards on either side of the bridge on the main road, and within the same distance of Leslie's Mill.

Moser's River.

Above the Landing.

Salmon River, East.

Above the north corner of the Factory Wharf.

Sheet Harbour Rivers.

Within two hundred and fifty yards of West River Bridge, or Little River Bridge.

Tangier River.

Above the north corner of George Ferguson's Wharf and west of same, nor in the small lake below Mooseland Mills.

Ship Harbour River.

Within two hundred and fifty yards of the artificial fishway and mouth of Newcomb's Brook.

Musquodoboit River.

Above Gardner's line on the north side and White Rock on the south side.

Petizwick River.

Within two hundred and fifty yards of the Bridge.

Chezzeetook River.

Within two hundred and fifty yards of the large granite, called Boundary Rock.

Porter's Lake Run and River.

Within two hundred and fifty yards of the inside Run; four hundred yards of the outside Run, and two hundred and fifty yards of the mouth of East and West Rivers.

Lawrencetown River.

Within two hundred and fifty yards on either side of the dyke.

Cole Harbour Dyke and River.

Within two hundred and fifty yards on either side of the Dyke, or the mouth of the river.

Cow Bay Run.

Within two hundred and fifty yards on either side.

Provided always that it shall be lawful to fish for gaspereaux with dip-nets on Mondays, Tuesdays and Wednesdays, in each week, in all the above mentioned streams at a distance of not less than fifty feet from any fish pass which may now be in operation or hereafter constructed, except in Ship Harbour River where dip-net fishing shall be allowed on the north side of the stream only, on Mondays, Tuesdays, Wednesdays and Thursdays in each week.

Certified,

1-3

J. O. COTÉ,
Clerk, Privy Council.

TARIFF of fees to be paid to the Port Warden for the Port of Moncton, in the County of Westmoreland, in the Province of New Brunswick, under the provisions of the 25th section of the Act 37 Vic., chap. 32.

	\$	cts.
First survey of hatches, and certificate.....	2	50
Every subsequent survey of cargo, and certificate	2	00
Survey of cargo when hatches have not been previously surveyed, and certificate.....	5	00
Every survey of damaged goods on wharf or in store, value under \$200, and certificate.	3	00
Every survey of damaged goods on wharf or in store, value \$200 and under \$500, and certificate	4	00
Every survey of damaged goods on wharf or in store, value \$500 and over, and certificate.....	5	00
Survey of vessel damaged or arriving in distress, and certificate.....	8	00
Every subsequent survey and certificate.....	5	00
Valuation of a vessel for average, under 200 tons, and certificate.....	5	00
Valuation of a vessel for average, over 200 tons and under 500 tons, and certificate.....	7	50
Valuation of a vessel for average, of 500 tons and upwards, and certificate.....	10	00
Survey of cargo reported to have shifted, and certificate	5	00
All extra copies of certificates when required .	0	50
For certificate under seal.....	1	00
Hearing and settling disputes between master and consignee of ship and owners of cargo, \$200 value, \$2.00; \$200 to \$500, \$3; \$500 to \$1000, \$4.00; \$1000 and over, \$5.00.		
Filing papers of auctioneers, &c.....	0	25
Ascertaining if vessel is seaworthy, and certificate.....	8	00
Survey that repairs ordered if not seaworthy have been made, and certificate, 200 tons and under, \$3.00; all over 200 tons \$5.00.		
General superintendence of a vessel loading...	5	00

PRIVY COUNCIL OFFICE,
Ottawa, 27th June, 1881.

I hereby certify that the foregoing Tariff of Fees has been submitted to and approved by His Excellency the Governor General in Council on the 25th day of June, 1881.

J. O. COTÉ,
Clerk, Privy Council.

GOVERNMENT HOUSE, OTTAWA,

Saturday, 25th day of June, 1881.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL
IN COUNCIL.

ON a Report, dated 20th June, 1881, from the Honorable the Secretary of State, in the matter of the petition under "The Canada Temperance Act, 1878," of certain electors of the County of Halton in the Province of Ontario, stating that the proceedings had by the Returning Officer appear to be conformable to the Act, and that the petition has been declared adopted by the electors of the said County of Halton,—

His Excellency, on the recommendation of the Honorable the Secretary of State, has been pleased to declare, and it is hereby declared, that the second part of "The Canada Temperance Act, 1878" shall be in force and take effect in the said County of Halton upon, from and after the day on which the annual or semi-annual licenses for the sale of spirituous liquors now in force in the said County will expire, provided such day be not less than ninety days from the day of the date hereof, and, if it be less, then on the like day in the following year.

Certified,

J. O. COTÉ,

1-3

Clerk, Privy Council.

GOVERNMENT HOUSE, OTTAWA.

Saturday, 25th day of June, 1881.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL
IN COUNCIL.

ON a report, dated 20th June 1881, from the Honorable the Secretary of State, in the matter of the petition under "The Canada Temperance Act, 1878," of certain electors of the County of Annapolis, in the province of Nova Scotia, stating that the proceedings had by the Returning Officer appear to be conformable to the Act, and that the petition has been declared adopted by the electors of the said County,—

His Excellency, on the recommendation of the Honorable the Secretary of State, has been pleased to declare, and it is hereby declared, that the second part of "The Canada Temperance Act, 1878" shall be in force and take effect in the said County of Annapolis upon, from and after the day on which the annual or semi-annual licenses for the sale of spirituous liquors now in force in the said County will expire, provided such day be not less than ninety days from the day of the date hereof, and, if it be less, then on the like day in the following year.

Certified,

J. O. COTÉ,

1-3

Clerk, Privy Council.

GOVERNMENT HOUSE, OTTAWA.

Friday, 17th day of June, 1881.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL
IN COUNCIL.

ON a report, dated 14th June, 1881, from the Honorable the Secretary of State, in the matter of the petition under "The Canada Temperance Act, 1878," of certain electors of the County of Kings, in the Province of Nova Scotia, stating that the proceedings had by the Returning Officer appear to be conformable to the Act, and that the petition has been declared adopted by the electors of the said County,—

His Excellency, on the recommendation of the Honorable the Secretary of State, has been pleased to declare, and it is hereby declared, that the second part of "The Canada Temperance Act, 1878," shall be

in force and take effect in the said County of Kings, upon, from and after the day on which the annual or semi-annual licenses for the sale of spirituous liquors now in force in the said County will expire, provided such day be not less than ninety days from the day of the date hereof, and, if it be less, then on the like day in the following year.

Certified,

J. O. COTÉ,

52-3

Clerk, Privy Council.

BY-LAWS, RULES AND REGULATIONS for the government of Pilots for the Pilotage District of Parrsboro, in the County of Cumberland, in the Province of Nova Scotia, made by the Pilotage Authority for the said District.

1. No person shall be licensed for a pilot under twenty-one years of age, nor unless he shall reside within the said pilotage district, and shall, on examination, be found, in every respect, well qualified to discharge all the duty of a pilot.

2. Every licensed pilot shall, at the time of receiving the license, pay the fee of five dollars (\$5.00) for the same.

3. Every master or mate shall pay for his certificate the yearly sum of ten dollars (\$10.00) on receipt of his certificate or renewal thereof.

4. Any pilot piloting a vessel from sea shall be entitled to pilot her to sea when she next leaves port, unless on the complaint of the master, owner or agent of said vessel, the Pilotage Authority direct otherwise.

5. On proof on oath to the satisfaction of the Pilotage Authority that any pilot licensed by them, has been guilty of any improper conduct, drunkenness or wilful neglect of duty, or shall engage as stevedore of any vessel, said pilot shall be suspended or deprived of his license at the discretion of the Pilotage Authority.

6. Every licensed pilot shall report to the Secretary of the Pilotage Authority all vessels spoken by him which have refused to accept his services, and shall also report any casualty or accident which may have happened to any vessel under his charge, or any other matter of importance connected with vessels coming under his observation; and shall also report when any of the buoys are not in their places, or any of the lighthouses not lighted at the proper time, which report shall be made as above immediately after his arrival or as soon as office hours will permit.

7. Each licensed pilot upon boarding any vessel is required to exhibit to the master of such vessel a copy of the quarantine regulations, and if upon inquiry the pilot finds such vessel has come from any infected port, or if on board of such vessel any death from infectious or contagious disease has taken place during the passage, or if on board there has been or shall be any infectious or contagious disease, then in any one of these cases it shall be the duty of such pilot to warn the master of such vessel that he is not to allow any intercourse between his vessel and the people on shore before receiving the visit and orders of the quarantine officer of the port; and in entering the port the pilot shall cause the national flag to be hoisted at the main, and shall bring the vessel to anchor at the usual place appointed for riding quarantine.

8. Any licensed pilot offering his services to any inward bound vessel liable to pay pilotage, on being refused employment, shall be entitled to demand legal pilotage, provided that no other licensed pilot shall have previously offered his services and demanded payment therefor.

9. Any questions or disputes arising between pilots, masters of vessels and others respecting pilotage, or for any extra remuneration, and all other questions and disputes between them, shall be submitted to the Pilotage authority to be adjusted and decided by them, and the judgment of the commissioners or a majority of them respecting all such questions or disputes in which the subject matter does not exceed the sum of forty dollars (\$40.00) shall be final and binding on all parties; and every licensed pilot who

shall act contrary to this regulation or shall refuse or neglect to appear before the commissioners after twenty-four hours' notice when his attendance shall be required by them on any occasion, or shall give any unnecessary trouble, annoyance or detention to the masters of vessels shall, for each offence, be liable to a penalty not exceeding twenty dollars (\$20.00,) and also to suspension or dismissal at the discretion of the commissioners.

10. The rates of pilotage within the pilotage limits of the District of Parrsboro', shall be as follows, namely:

On vessels liable to pay pilotage:—

From Isle Haute to the Port of Parrsboro', \$2.00 per draught foot.

From Spencer's Island to the Port of Parrsboro', \$1.50 per draught foot.

From West Bay to the Port of Parrsboro', \$1.25 per draught foot.

From Partridge Island to the Port of Parrsboro', \$1.00 per draught foot, and *vice versa*.

25 cts. extra per foot on vessels to Moose or Harrington's Rivers

From West Bay to Spencer's Island, \$1.00 per draught foot.

From West Bay to Isle Haute, \$1.50 per draught foot, and *vice versa*.

Vessels loading inside Partridge Island River not to be compelled to pay pilotage further than Partridge Island, and vessels loading in West Bay not to be compelled to pay pilotage further than Spencer's Island.

The Port of Parrsboro' is hereby understood to mean Parrsboro' Village, and also including any place inside the mouth of Partridge Island River.

Dated at Parrsboro' this 30th day of May, 1881.

STEPHEN R. DeWOLFE,

JAMES GILLESPIE,

T. J. CANOLE,

W. MOORE,

JAS. E. PETTIS,

Commissioners.

—
PRIVY COUNCIL OFFICE.

OTTAWA, 20th June, 1881.

I hereby certify that the foregoing By-Laws, Rules and Regulations have been submitted to and approved by His Excellency the Governor General in Council on the 17th day of June, 1881.

J. O. COTÉ,

52-3

Clerk, Privy Council.

GOVERNMENT HOUSE, OTTAWA.

Friday, 17th day of June, 1881.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL
IN COUNCIL.

ON the recommendation of the Honorable the Acting Minister of Railways and Canals,—

His Excellency has been pleased to order, and it is hereby ordered, that section 19 of the existing Regulations governing the passage of vessels through the Government Canals and Locks, laid down by Order in Council on the 31st May, 1873, be, and the same is hereby amended by the cancellation of the first paragraph from the words "where several boats" to the words "vessels of all kinds" inclusively and the substitution therefor of the following, namely:—

Henceforward, in so far as regards priority of passage through the canals or locks of the Dominion, with the exception of the Welland Canal, for which special provision is made, in place of the existing classification there shall be only two recognized classes of vessels, namely,—

1st Class.—Composed of steamers whose machinery is described in the certificate of the Steamboat Inspector as suitable to be employed "in the carriage of passengers" in distinction to steamers whose machinery, etc., is described in such certificate as suitable to be employed "in the carriage of freight and passengers," also market steamers.

2nd Class.—Composed of all other vessels of what kind soever they may be.

Of these two classes of vessels, those of the 1st class shall have priority of passage over those of the

2nd class. Steamers carrying Her Majesty's Mails shall however continue, as at present, to take precedence over steamers carrying passengers only.

When several boats or vessels are lying by, or are waiting to enter any lock or canal, they shall lie in single tier and at a distance of not less than 300 feet from such lock, or entrance, and each boat or vessel, for the purpose of passing through, shall advance in the order in which it may be lying in such tier, except in the case of vessels of the first class, to which priority of passage is granted as above.

Should, however, any first class vessel for which at a certain fixed hour any lock is kept clear, not then enter such lock, vessels of the second class which may be in waiting, shall immediately have the use of the lock and continue so to use it until the delayed first class boat arrives.

His Excellency has been further pleased to order, and it is hereby ordered, that the Section of the existing Regulations, dealing with the overtaking of one vessel by another in the Canal, be, and the same is hereby amended so as to bar a fast vessel from attempting to pass one of speed slower than her own when nearing a lock, and that the following words be inserted in Section 21 of the said Canal regulations, immediately after the words "faster vessel to pass by" namely "unless within 300 yards of the wall of the lock towards which the vessels are progressing, in which case the faster vessel shall not attempt to pass."

J. O. COTÉ,

52-3

Clerk, Privy Council.

MILITIA GENERAL ORDERS.

HEAD QUARTERS,

Ottawa, 8th July, 1881.

GENERAL ORDERS (18).

No. 1.

Camp at Sussex, N. B.

The visit of His Excellency the Governor General to the Camp at Sussex has afforded him great pleasure. The soldierlike appearance of the Corps on parade, the manner in which the manoeuvres were performed, and the neatness and arrangement of their Camps, were an earnest manifestation of the care and attention which had been given by Officers commanding Regiments and Corps to their military duties, and His Excellency congratulates them on the successful issue of their labours.

He also desires that Lieutenant Colonel Taylor and the District Staff may be especially thanked for the admirable manner in which their many duties were performed.

No. 2.

ROYAL MILITARY COLLEGE OF CANADA.

The gentlemen undernamed having passed their examinations and been certified by the Head Quarters Board of Examiners, have been duly approved for admission as Cadets to the Royal Military College of Canada:—

NAME AND RESIDENCE.	MARKS.		
	Obligatory.	Voluntary.	Total.
William Fairbairn Tilley, Napanee, Ont	2631	1961	5592
Dudley Howard Ridout, Kingston, Ont	20.7	3:03	5230
Arthur Cameron MacDonald, Pictou, N. S.	2128	2920	5068
Philip Carteret Hill Primrose, Pictou, N. S.	1794	1867	3.61
Thomas Carlyle Skinner, Woodstock, Ont	1904	1222	3126
Edward C. Lawson, Windsor, N.S.	1677	1211	2888

No. 3.

ACTIVE MILITIA.

PROVINCE OF ONTARIO.

Napanee Battery of Garrison Artillery.

The Napanee Battery of Garrison Artillery having become non-effective it is hereby removed from the list of Corps of the Active Militia. In consequence of the Corps having so become non-effective Lieutenant Thomas Steele Henry is hereby permitted to retire retaining rank, and Captain Edmund Hooper and 2nd Lieutenant Benjamin Seymour Abrams are removed from the list of Officers of the Active Militia.

18th "Prescott" Battalion of Infantry.

To be Major:
Captain William Coffin O'Brian, M.S., from No. 3 Company, vice Butterfield, promoted.

No. 3 Company, L'Orignal.

To be Captain, provisionally:
Samuel Adams Huntington, Esquire, vice O'Brian, promoted.

*22nd Battalion "Oxford Rifles."**No. 2 Company, Embro.*

To be Lieutenant.
2nd Lieutenant Richard Flynn, M.S., vice David McIntosh who is hereby permitted to retire retaining rank.

To be 2nd Lieutenant, provisionally:
David Robert Ross, Gentleman, vice Flynn, promoted.

25th "Elgin" Battalion of Infantry.

To be Assistant Surgeon:
Harry Porter McCausland, Esquire, vice Kains, promoted.

*38th "Brant" Battalion, "Dufferin Rifles."**No. 4 Company Brantford.*

Adverting to No. 1 of General Orders (16) 24th June, 1881, Captain Morton's rank in this Battalion will date from 3rd June, 1881.

PROVINCE OF QUEBEC.

Quebec Field Battery of Artillery.

Adverting to No. 1 of General Orders (17) 30th June, 1881, the promotion of 1st Lieutenant Edward Burroughs Garneau and the appointment of 2nd Lieutenant Charles F. Thibaudeau will date from 25th June, 1881.

Richmond Field Battery of Artillery.

To be 1st Lieutenant:
2nd Lieutenant David Williams, G.S., vice Hetherington, resigned.

*11th Battalion of Infantry "Argenteuil Rangers."**No. 8 Company, Chatham.*

To be 2nd Lieutenant, provisionally:
Color Sergeant George Broke Martin, vice Bradford, resigned.

*60th "Missisquoi" Battalion of Infantry.**No. 5 Company, Stanbridge.*

To be 2nd Lieutenant:
Sergeant William Henry Tucker, M.S., vice Charles Vaughan, left limits.

No. 6 Company, Frelighsburg.

To be 2nd Lieutenant, provisionally:
Sergeant Major Addy Jameson, vice Edwin B. Abbott, left limits.

No. 4.

CERTIFICATES GRANTED.

ROYAL SCHOOLS OF GUNNERY.

PROVINCE OF ONTARIO.

FIRST CLASS "LONG COURSE" CERTIFICATE.

Lieutenant and Major J. Ernest M. Taschereau,
"B" Battery.

THIRD CLASS "SHORT COURSE" CERTIFICATES.

Sergeant Charles H. Hewlett, "B" Battery.
do P. J. Wilkinson, No. 2 Battery 1st Provisional Brigade of Field Artillery.
Corporal W. Gray, Toronto Field Battery.
Bombardier J. W. Elliott, No. 2 Battery 1st Provisional Brigade of Field Artillery.

FOURTH CLASS "SHORT COURSE" CERTIFICATES.

Gunner J. Maxwell, "B" Battery.
Driver James Burns, do
do E. Smith, Toronto Field Battery.

By Command,

WALKER POWELL, Colonel,
Adjutant General of Militia
Canada.

GOVERNMENT NOTICES.

NOTICE is hereby given that in accordance with the provisions of 22nd section of the Canadian Act, 36 Vic., chap. 128, permission has been given to change the name of the "James Bain" of Pictou, N.S., official number 75,886, to "James G. Bain."

WM. SMITH,
Deputy of the Minister of Marine, etc.
Department of Marine and Fisheries,
Ottawa, 21st June, 1881. 52-3

NOTICE TO MARINERS.

No. 12 of 1881.

BUCTOUCHE RANGE LIGHTS.

NOTICE is hereby given that two Range Lights, erected by the Government of Canada upon Dixon's Point, on the South side of Buctouche Harbor, County of Kent, New Brunswick, to guide vessels into Buctouche Harbor, were put in operation on the 9th instant.

The front building is situated on the point near the water's edge, and close to the previously existing front beacon.

Lat. N. 46° 27, 40"
Long. W. 64° 38' 50"

The light is fixed white catoptric, elevated 36 feet above high water mark, and should be visible 11 miles in the direction of the range.

The tower is a square wooden one 30 feet high from its base to the vane on the lantern, and is painted white.

The back range light is distant 1,050 feet N. W. by W. from the front one; the building is similar, 34 feet high, and shows a light also similar, elevated 41 feet above high water, and visible 12 miles.

WM. SMITH,

Deputy of the Minister of Marine, &c.

Department of Marine and Fisheries,
Ottawa, 11th June, 1881.

52-3

PUBLIC Notice is hereby given that, under the Canada Joint Stock Companies Act, 1877, letters patent have been issued under the Great Seal of the Dominion of Canada, bearing date the Third day of June, 1881, incorporating Edward Charters, of the City and District of Montreal, in the Province of Quebec, in the Dominion of Canada, butcher; Pierre Claude, of the same place, leather manufacturer; William Strachan, of the same place, soap and oil maker; Robert Bickerdike, of the same place, butcher; William Morgan, of same place, butcher; Robert Nicholson, of the same place, butcher; Prosper Versailles, of the same place, butcher; Louis Monette, of the same place, butcher, and Robert J. Hopper, of the same place, cattle dealer,—for the purpose of erecting, owning and conducting abattoirs or slaughter houses, of slaughtering all kinds of animals; of manufacturing and selling fertilizers, fat, tallow and other substances derived from the said animals; owning and conducting stock yards; purchasing, selling, importing and exporting into and from the Dominion of Canada, cattle, sheep, hogs and other live stock; owning and conducting markets for the purchase and sale of cattle, sheep, hogs and other live stock; acquiring all and every rights and privileges for all and any of the above purposes from any person or corporation within the Dominion of Canada, and for such other purposes as may be incidental to or connected with the attainment and carrying out of the aforesaid objects,—by the name of “The Dominion Abattoir and Stock Yards Company (limited),” with a total capital stock of two hundred thousand dollars, divided into four thousand shares of fifty dollars.

Dated at the Office of the Secretary of State of Canada, this Thirteenth day of June, 1881.

J. A. MOUSSEAU,

52-3

Secretary of State.

PUBLIC Notice is hereby given that under the Canada Joint Stock Companies Act 1887, letters patent have been issued under the Great Seal

of the Dominion of Canada, bearing date the 11th day of June, 1881, incorporating the shareholders of “The Imperial Loan and Investment Company,” now being a subsisting and valid corporation, heretofore incorporated under an Act of the Parliament of Canada for purposes or objects which are within the purview of the said first mentioned Act as a loan company within the meaning and provisions of that Act, with their now existing capital of \$1,000,000, and naming as first Directors of the said Company, the Honorable Sir Alexander Campbell, Knight Commander of the Most Distinguished Order of St. Michael and St. George, President; John Fiskin, Esquire, Vice-President; Noah Barnhart, Esquire; William George Gooderham, Esquire; James Thorburn, Esquire, Physician; Daniel Lamb, Esquire, and Richard Shaw Wood, Esquire.

Dated at the office of the Secretary of State of Canada, this 20th day of June, 1881.

J. A. MOUSSEAU,

Secretary of State.

52 3

PUBLIC Notice is hereby given that, under the Canada Joint Stock Companies Act, 1877, letters patent have been issued under the Great Seal of the Dominion of Canada, bearing date the Nineteenth day of April 1880, incorporating William Nickle, Benjamin Webster Folger, Matthew Henry Folger, and Frederick Augustus Folger, all of the City of Kingston, in the Province of Ontario, in the Dominion of Canada, steamboat owners, Coleman Hinckley, senior, of Cape Vincent, in the State of New York, one of the United States of America, mariner, and Coleman Hinckley, junior, of the said City of Kingston, mariner, for the purpose of the owning, chartering and running of Steamboats and Steam Ferries on Lake Ontario and the River St. Lawrence, and chiefly to ply between the Ports of Kingston, Garden Island, Wolfe Island, Gananoque, Howe Island and elsewhere in the Province of Ontario, and Cape Vincent, Claxton, Wells Island, Alexandria Bay and other ports in the State of New York, one of the United States of America, and to do a general steamboat and forwarding business between the said ports or either of them and elsewhere on the inland waters of Canada, by the name of “The St. Lawrence River Steamboat Company,” with a total capital stock of twenty-five thousand dollars, divided into one thousand shares of twenty-five dollars.

Dated at the office of the Secretary of State of Canada, this twenty-fourth day of June, 1881.

J. A. MOUSSEAU,

Secretary of State.

52-3

CIRCULATION AND SPECIE.

	1st July.	31st August.	30th September.	31st October.	30th November.	31st Decembe
Fractionals.....	129,936 98	136,980 98	132,461 98	135,641 98	144,103 98	148,722 98
\$1 & \$2.....	3,608,651 25	3,669,126 25	3,828,610 25	3,999,452 25	4,043,979 25	4,068,915 25
\$5, \$10 & \$20.....	81,288 98	80,844 91	80,544 91	80,249 91	79,954 91	79,465 18
\$50 & \$100.....	767,600 00	776,250 00	786,600 00	798,400 00	806,050 00	773,750 00
\$500 & \$1000.....	9,218,500 00	9,451,500 00	9,536,000 00	9,680,000 00	9,780,000 00	9,163,500 00
Total.....	13,805,977 21	14,114,702 14	14,364,247 14	14,693,744 14	14,854,088 14	14,234,353 41
	31st January.	28th February.	31st March.	30th April.	31st May.	30th June.
Fractionals.....	146,596 73	147,343 98	151,034 98	149,867 60	148,099 60	150,216 35
\$1 & \$2.....	3,972,375 25	3,941,619 75	3,957,697 75	3,950,170 75	3,996,193 75	4,234,973 25
\$5, \$10 & \$20.....	79,040 18	78,860 18	78,695 45	77,640 45	77,355 45	78,180 45
\$50 & \$100.....	774,400 00	769,450 00	827,200 00	832,050 00	814,000 00	819,425 00
\$500 & \$1000.....	9,107,500 00	9,120,000 00	9,189,500 00	9,161,000 00	9,186,500 00	9,227,000 00
Total.....	14,079,912 16	14,057,273 91	14,195,125 18	14,170,728 80	14,252,148 80	14,539,795 05

Fractional Notes.....	150,216 35	Specie held at Montreal, June 30th ...	1,584,968 92
Provincial ".....	186,412 95	Toronto, do 30th.....	565 084 81
Montreal issue.....	7,544,983 00	Halifax, do 30th.....	662,204 06
Toronto ".....	4,266,874 00	St. John, do 30th.....	198,325 44
Halifax ".....	1,696,113 50	Winnipeg, do 30th.....	8,100 16
St. John ".....	673,998 75	Victoria, May 31st.....	40,000 00
Victoria ".....	21,196 50		
Total.....	\$14,539,795 05		
		Guaranteed Sterling Debentures....	3,038,683 39
			2,920,000 00
			5,978,683 39
		Guaranteed Debentures to be held under	
		Vic 43, cap 13—	
		10 p. c. on \$14,539,795 05	1,453,979 50
		Specie to be held under Vic. 43, cap. 13—	
		15 p. c. on 14,539,795 05	2,180,969 26
			\$3,634,948 76
		Excess of Specie and Guaranteed Debentures.....	2,343,734 63
		Unguaranteed Debentures to be held under Vic. 43, cap. 13.	11,250,000 00
		75 p.c. on 14,539,795 05.....	10,904,846 29
		Excess of Unguaranteed Debentures.....	345,153 71
		SUMMARY.	
		Excess of Specie and Guaranteed Debentures.....	2,343,734 63
		Excess of Unguaranteed Debentures..	345,153 71
			2,688,888 34

FINANCE DEPARTMENT,
Ottawa 7th July, 1881.

J. M. COURTNEY,
Deputy Minister of Finance.

FRED. TOLLER,
Comptroller, Dominion Currency.

NAME OF THE COMPANY.	Chief Agent to receive process.	Amount of Deposit.	Description of Insurance business for which licensed.
The Accident Insurance Company of North America.....	Edward Rawlings, Manager, Montreal.....	\$13,500 Montreal Harbour bonds; \$9,733 Montreal Warehousing Fds.; \$550, 5 p. Canada stock. (Accepted at \$20,000).....	Accident.
The Aetna Insurance Company of Hartford, Connecticut.....	Robert Wood, General Agent, Montreal.....	\$5,070 Canada stock; \$23,000 Municipal Debentures; \$72,000 U.S. Bonds. (Accepted at \$97,771)	Fire and Inland Marine.
The Aetna Life Insurance Company of Hartford, Connecticut.....	Wm. H. Orr, Manager, Toronto.....	\$100,000 U.S. gold bonds (A), \$70,000 U.S. Bonds and \$25,000 Debs. Prov. of Queb. (B)	Life.
The Agricultural Insurance Company of Watertown, N.Y., U.S.....	Jno. Fisher, Chief Agent, Cobourg	\$100,000 U.S. Bonds, 4 per cent.	Fire.
The Anchor Marine Insurance Company	Hugh Scott, Agent, Toronto.....	\$56,000 Municipal Debentures. (Accepted at \$50,400)	Inland Marine.
The British America Assurance Company, Toronto.....	Louis H. Bonilt, Acting Manager, Toronto.....	\$61,000 Municipal Debentures. (Accepted at \$54,900)	Fire and Inland Marine.
The Briton Life Association (Limited)	J. B. M. Chipman, Chief Agent, Montreal.....	\$54,993—Canada 4 per cent. bonds	Life.
The Canada Fire and Marine Insurance Company	Charles Cameron, Managing Direct., Hamilt'n	\$57,000 Municipal Debent. (Accepted at \$51,300).....	Fire and Inland Marine.
The Canada Life Assurance Company, Hamilton	A. G. Ramsay, Manager, Hamilton	\$60,000 Municipal Debentures. (Accepted at \$54,000)	Life.
The Canadian Steam Users Insurance Association.....	W. B. McMurrich, Agent, Toronto.....	\$3,900 Imper. Building Society stock, \$5,000 Toronto Building and Loan Assoc. stock, \$1,600 Western Assur. stock.....	Steam Boilers, &c.
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal.....	\$56,000 Municipal Debentures. (Accepted at \$50,400)	Life and Accident.
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal.....	\$56,000 Montreal Harbor bonds. (Accepted at \$50,400)	Fire and Inland Marine.
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal.....	\$30,000 cash	Guarantee.
The Commercial Union Assurance Company of London, England.....	Fred. Cole, General Agent, Montreal.....	\$100,344 Canada stock (Life A), \$50,613 Canada Con. 5 per cent. stock and \$55,967, 4 p. c. stock (Fire).....	Fire and Life.
The Confederation Life Association of Canada	J. K. Macdonald, Managing Director, Toronto	\$86,300 Municipal Debentures. (Accepted at \$77,650).....	Life.
The Dominion Fire and Marine Insurance Company, (Hamilton).....	F. R. Despard, Manager, Hamilton.....	\$35,000 cash, \$15,000, City Victoria, B.C. Bonds.....	Fire and Inland Marine.
The Equitable Life Assurance Society of the United States, N. Y.....	R. W. Gale, Manager, Montreal.....	\$100,000 Canada stock (A) and \$85,000 U.S. Bonds (B)	Life.
The Fire Insurance Association (Limited), London, England.....	Wm. Robertson, Chief Agent, Montreal.....	\$100,000 Canada stock	Fire.
The Guarantee Company of North America.....	Edward Rawlings, Manager, Montreal.....	\$32,000 Municipal Debentures; \$15,000 Mon. Harb. Bonds; \$9,733 Mon. Warehouse. bds. and \$400 stock. (Accepted at \$51,000)	Guarantee.
The Guardian Fire and Life Assurance Company, London, England.....	Robt. Simms & Co., and Geo. Denholm, Gen. Agents, Montreal.....	\$100,343 Canada stock	Fire.
The Hartford Fire Insurance Company, Hartford, Connecticut.....	Robt. Wood, General Agent, Montreal	\$55,000 U.S. bds. and \$30,840 bank stock. (Accepted at \$100,000)	Fire.
The Imperial Insurance Company of London, England.....	W. H. Rintoul, Agent, Montreal.....	\$48,667 Con. 5 per cent. Can. stock, \$51,492 6 per cent. Can. stock	Fire.
The Lancashire Insurance Company.....	S. C. Duncan-Clark, Chief Agent, Toronto.....	\$100,000 Canada stock	Life.
The Lion Life Insurance Company (Limited) London, England.....	Fred. Stanchiffe, General Manager, Montreal	\$10,000 sig. Canada stock	Life.
The Liverpool and London and Globe Insurance Company.....	G. F. C. Smith, Chief Agent, Montreal.....	\$50,000 Canada stock (Life), and \$3,000 Can. 5's; \$63,000 Municipal Deb., \$25,000 Montreal Investment Association; and \$17,000 cash. (Accepted at \$145,480).....	Fire and Life.
The London Assurance Corporation, England.....	C. G. Foster, Agent, Montreal.....	\$50,127 Canada Con. 5 p. c. stock and \$99,873 Canada stock, being (Fire) \$100,000 and (Life) \$50,000	Fire and Life.
The London Guarantee and Accident Co. (Limited)	A. T. McCord, Jr., Chief Agent, Toronto.....	\$11,000 sig. Canada Stock	Guarantee and Accident.
The London and Lancashire Fire Insurance Company, Liverpool.....	C. J. Spike, Chief Agt., Halifax, N.S.....	\$21,000 sig. Canada Stock	Fire.
The London and Lancashire Life Assurance Company.....	William Robertson, Manager, Montreal.....	\$100,000 Canada stock (A) \$5,000 cash and \$4,867 Prov. of Queb. bonds (B)	Life.
The London Mutual Fire Insurance Company of Canada, London, Ont.....	D. C. Macdonald, Secretary, London.....	\$25,000 Canada Stock and \$5,000 cash.....	Life.
The Metropolitan Life Insurance Company of New York.....	Thos. A. Temple, General Agent, St. John, N.B.....	\$100,000 U. S. bonds	Life
The Metropolitan Plate Glass Insurance Company, New York	A. J. Fell, Montreal	\$5,000 United States bonds.....	Plate Glass Insurance.
The Mutual Life Association of Canada.....	J. Turner, President, Hamilton	\$92,938 Municipal Debentures. (Accepted at \$83,690).....	Life.
The North American Mutual Life Insurance Company.....	Wm. McCabe, Managing Director, Toronto.....	\$50,000 cash	Life.
The North British and Mercantile Insurance Company.....	Macdougall & Davidson, General Agents, Montreal.....	\$50,000 Canada stock (Life A); \$17,000 Montreal Harbour bonds and \$35,000 Municipal Deb. (Fire). (Accepted at \$150,800)	Fire and Life

The Northern Assurance Company of Aberdeen and London	Taylor Bros., General Agents, Montreal.....	\$85,833 Canada stock, \$14,167 Canada 5's	Fire.
The Norwich Union Fire Insurance Society, Norwich, England.....	Alex. Dixon, Agent, Toronto.....	\$100,000 Canada Stock.....	Fire.
The Ontario Mutual Life Assurance Company.....	Wm. Hendry, Manager, Waterloo.....	\$56,157 Municipal Debentures. (Accepted at \$50,541).....	Life
The Phoenix Assurance Company of Brooklyn.....	Robert Hampson, Agent, Montreal	\$100,000 U. S. bonds.....	Fire and Inland Marine.
The Phoenix Fire Assurance Company, London, England	Gillespie, Moffatt & Co., Gen Ag'ts Mont.....	\$50 171 Canada stock, and \$50,126 Canada Con. 5 p. c. stock.....	Fire.
The Quebec Fire Assurance Company	J. G. Clapham, President, Quebec.....	\$25,000 Canada stock, \$60,000 Bank stock, and \$15,200 Municipal Debentures. (Accepted at \$38,680).....	Fire.
The Queen Fire and Life Insurance Company, England.....	A. M. Forbes & H. J. Mudge, Chief Agents, Montreal	\$100,000 Canada stock (Fire) and \$51,100 Canada Consol. 5 p. c. stock (Life).....	Fire and Life.
The Reliance Mutual Life Assurance Society, London, England.....	J. Cassie Hatton, Attorney, Montreal.....	\$100,000 Canada stock (A) and \$10,000 Canada stock (B).....	Life.
The Royal Canadian Insurance Company	Arthur Gagnon, Secretary, Montreal.....	\$56,000 Montreal Harbour bonds. (Accepted at \$50,400).....	Fire and Inland Marine.
The Royal Insurance Company	M. H. Gault & Wm. Tatley, Chief Agents, Montreal		
The Scottish Imperial Insurance Company	Taylor Bros., General Agents, Montreal.....	\$96,982 Canada stock, \$53,533 Canada Consol. 5 p. c. stock, \$170,323, British Consols—being \$143,182 (Fire) \$50,000 (Life A) and \$121,666 (General). Also \$97,333.33, British Annuities (General). Total \$418,182.....	Fire and Life.
The Sovereign Fire Insurance Company of Canada.....	Hon. Alex. Mackenzie, President, Toronto.....	\$71,068 Canada stock, \$20,000 Montreal Harbour bonds, \$13,500 Municipal Deb. (Accepted at \$101,107).....	Fire.
The Standard Life Assurance Company, Scotland.....	W. M. Ramsay, Manager, Montreal.	\$115,655 Municipal Debent., cash \$3,684. (Accepted at \$101,218).....	Fire.
The Star Life Assurance Society of England.....	A. W. Lauder, General Treasurer, Toronto.....	\$64,000 Mun. Debts., \$107,000 Mont. Harbour Bds., (accepted at \$153,900), being \$126,750 (Life A), and \$27,150 (Life B).....	Life.
The Sun Mutual Life Insurance Company of Montreal.....	R. Macaulay, Secret. and Manager, Montreal.....	\$100,343 Canada stock.....	Life.
The Toronto Life Assurance and Tontine Company	Arthur Harvey, Manager, Toronto.....	\$56,000 Municipal Debentures. (Accepted at \$50,400).....	Life and Accident.
The Travelers Insurance Company of Hartford, Conn.	Thos. Simpson, Agent, Montreal.....	\$32,400 Municipal Debent., cash \$1,040.36. (Accepted at \$30,200). \$100,000 U. S. bonds, \$25,000 Municipal Debent., \$20,000 Montreal Harbour Bonds, (accepted at \$140,500), being \$100,000 (Life A) \$25,000 par (Life B) and \$20,000 par, (accident).....	Life and Accident.
The Union Mutual Life Insurance Company of Maine	Wm. Mulock, Agent Toronto.....	\$100,000 U. S. 4 per cent. Bonds (A) and \$15,000 District of Columbia, U.S. Bonds (B).....	Life.
The Western Assurance Company, Toronto	J. J. Kenny, Managing Director, Toronto.....	\$57,700 Municipal Debentures. (Accepted at \$51,930).....	Fire and Inland Marine.

THE FOLLOWING LIFE INSURANCE COMPANIES HAVING CEASED TO TRANSACT NEW BUSINESS IN CANADA, ARE ENTITLED UNDER SECTION 17 OF THE CONSOLIDATED INSURANCE ACT OF 1877, TO TRANSACT ALL BUSINESS CONNECTED WITH POLICIES EXISTING AT 31st MARCH, 1878, AND THEIR DEPOSITS ARE APPLICABLE TO THOSE POLICIES SUBJECT TO THE PROVISIONS OF THE INSURANCE ACTS OF 1868 AND 1871.

NAME OF THE COMPANY.	Chief Agent to receive process.	Amount of Deposit.	Business.
The Briton Medical and General Life Association, London, England.	Jas. B. M. Chipman, Manager, Montreal.....	\$100,343 Canada Stock	Life.
The Connecticut Mutual Life Insurance Company of Hartford, Conn., U.S.....	Robt. Wood, General Agent, Montreal.....	\$100,000 U.S. Bonds.....	Life.
The Edinburgh Life Assurance Company.....	David Higgins, Chief Agent, Toronto.....	\$150,515 Canada Stock.....	Life.
The Life Association of Scotland.....	George W. Ford, Chief Agent, Montreal.....	\$150,000 Canada Stock.....	Life.
The National Life Insurance Company of the United States of America.....	John F. Bell, Attorney, Windsor.....	\$100,000 U. S. Bonds.....	Life.
The New York Life Insurance Company	F. W. Campbell, M.D., Attorney, Montreal.....	\$100,000 U. S. Bonds.....	Life.
The North Western Mutual Life Insurance Company of Milwaukee.....	M. W. Mills, Chief Agent, Toronto.....	\$100,000 U. S. Bonds.....	Life.
The Phoenix Mutual Life Insurance Company, Hartford, Connecticut.....	A. R. Bethune, General Agent, Montreal.....	\$105,000 U. S. Bonds.....	Life.
The Positive Government Security Life Assurance Company (limited) England.....	John Taylor, Secretary, Montreal.....	\$8,273 Canada 5 per cent Debentures.....	Life.
The Scottish Amicable Life Assurance Society.....	Geo. Wm. Ford, General Agent, Montreal.....	\$150,000 Canada Stock.....	Life.
The Scottish Provident Institution.....	R. A. Ramsay, Attorney, Montreal.....	\$100,343 Canada Stock.....	Life.
The Scottish Provincial Assurance Company	Geo. Wm. Ford, Secretary, Montreal	\$150,790, viz: 112,343, Canada Stock, and \$38,447 Canada 5 per cent debentures.....	Life.
The United States Life Insurance Company	\$60,000 U. S. Gold Bonds.....	Life.

NOTE.—The Globe Mutual Life Insurance Company of New York, has been declared insolvent both in the United States and Canada, and Jas. D. Fish of New York has been appointed Receiver by the United States Courts, and W. C. Wells, of Montreal, has been appointed Assignee by the Superior Court of Lower Canada, Montreal, for the Canadian business of the Company. The deposit of the Company with the Government, \$100,000 U.S. Bonds, has by order of said Superior Court, been delivered to the Bankers of that Court. The Merchants' Marine Insurance Company of Montreal has ceased to transact business and is winding up its affairs. The deposit has been surrendered to the Company, except \$2,223 cash held against contested claims.

Office of the Superintendent of Insurance,
Ottawa, 30th June, 1881

J B CHERRIMAN, Superintendent of Insurance.

RETURN OF THE AMOUNT OF LIABILITIES AND ASSETS OF THE MONTREAL CITY AND DISTRICT SAVINGS BANK, AND OF THE CAISSE D'ECONOMIE DE NOTRE-DAME DE QUEBEC, ON THE 30th JUNE, 1881.

CAPITAL.		LIABILITIES.								
Capital Stock.	Capital paid up.	Dominion Govt. deposits payable on demand.	Provincial Govt. deposits payable on demand.	Other deposits payable on demand.	Dominion Govt. deposits payable after notice.	Provincial Govt. deposits payable after notice.	Other deposits payable after notice.	Special Poor Fund or Charity Trust.	Other Liabilities.	Total Liabilities.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
City and District Savings Bank.....	2,000,000 00	606,000 00	237,964 71	17,030 00	4,856,897 47	180,000 00	38,614 83	5,330,507 01
Caisse d'Economie Notre-Dame de Québec.....	1,000,000 00	250,000 00	2,828,990 75	83,000 00	14,778 37	2,926,769 12
ASSETS.										
CAPITAL.		LIABILITIES.								
Dominion Securities.	Provincial or Municipal Securities.	Loans having Government Securities.	Loans secured by Bank Stock	Loans secured by Stock, &c.	Cash in hand or on call in chartered Banks.	Special Poor Fund or Charity Fund Investments.	Bank Stock prior to incorporation.	Other Assets.	Total Assets.	
\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	
.....	880,294 84	600 82	2,151,559 99	1,315,807 53	1,067,490 08	180,000 00	423,300 62	6,019,053 88	
97,463 27	614,350 48	715,822 42	111,305 18	1,233,277 39	83,000 00	245,220 00	116,515 05	3,216,953 79	

• Including landed property of Bank \$345,407 87.

J M. COURTNEY,
Deputy Minister of Finance.

FINANCE DEPARTMENT.
Ottawa, 7th July 1881.

POST OFFICE DEPARTMENT.

Dr. Post Office Savings Bank Account for the Month of May, 1881. Cr.

(Furnished to the Minister of Finance in accordance with the Post Office Act 1875, sec. 69, and Public Accounts Audit Act, 1878, Sec. 20.)

Balance in hands of Minister of Finance on 30th April 1881	\$5,655,261 70	Repayments at Post Office Savings Banks during month	\$208,168 11
Deposits in Post Office Savings Banks during month	373,709 00		
Interest allowed to Depositors on accounts closed during month	2,419 51	Balance :—	
		At the credit of Depositors' Accounts.....	\$5,789,900 19
		Outstanding cheques held by Depositors, and not presented for payment.	33,321 91
			5,823,222 10
	6,031,390 21		6,031,390 21

J. M. COURTNEY,
Deputy Minister of Finance.

FINANCE DEPARTMENT, Ottawa, 20th June 1881.

STATEMENT of the Balances at Cr. of Depositors in Government Savings Banks, on 31st April, 1881, published in accordance with Act 34 Vic., Chap. 6, Sec. 23.

BANK.	Balance on 31st March 1881.	Deposits for April 1881.	Total.	Withdrawn, April, 1881.	Balance, 30th April, 1881.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
<i>Ontario—</i>					
Toronto	415,698 57	46,656 00	462,354 57	20,533 78	441,820 79
<i>Manitoba—</i>					
Winnipeg.....	153,681 26	35,996 11	189,677 37	25,200 70	164,476 67
<i>British Columbia—</i>					
Victoria	1,125,739 24	54,009 00	1,179,748 24	45,688 90	1,134,059 34
Nanaimo	105,472 74	4,550 00	110,022 74	4,014 67	106,008 07
New Westminster.....	139,038 90	8,361 00	147,399 90	16,176 91	131,222 99
<i>Nova Scotia—</i>					
Amherst.....	70,135 86	6,265 00	76,400 86	2,285 24	74,115 62
Antigonish	25,482 36	1,911 00	27,393 36	1,659 27	25,734 09
Annapolis.....	67,512 92	4,501 00	72,013 92	3,276 32	68,737 60
Arichat	115,763 43	3,745 00	119,508 43	2,611 55	116,896 88
Acadia Mines	25,384 64	1,289 00	26,673 64	913 87	25,729 77
Baddeck.....	17,958 38	715 09	18,673 38	747 80	17,925 58
Bridgewater.....	13,948 75	273 00	14,221 75	445 00	13,776 75
Barrington.....	23,177 51	1,100 00	24,277 51	784 21	23,493 30
Digby.....	45,809 70	3,837 00	49,646 70	7,242 40	42,404 30
Guysboro'	33,856 79	5,761 00	39,617 79	2,819 00	36,798 79
Halifax	2,101,945 52	84,492 83	2,186,438 35	95,123 37	2,091,284 98
Kentville	55,542 53	12,081 80	67,624 33	4,721 40	62,902 93
Liverpool	93,536 44	3,533 00	97,074 44	577 11	96,497 33
Little Glace Bay	1,612 42		1,612 42	337 94	1,274 48
Lingan	1,243 30	1,959 00	3,202 30	205 00	2,997 30
Lunenburg.....	48,688 39	5,559 00	54,247 39	85 00	54,162 39
Maitland.....	49,386 84	1,663 00	51,054 84	3,004 04	48,050 80
New Glasgow.....	75,221 18	4,385 00	79,606 18	1,752 00	77,854 18
Parrsboro'	32,929 68	2,255 00	35,184 68	4,617 93	30,566 75
Port Hood.....	39,284 15	1,018 00	40,302 15	1,117 27	39,184 88
Pictou	30,591 83	1,755 00	32,346 83	691 12	31,655 71
Shelburne	25,964 80	1,560 00	27,524 80	1,118 22	26,406 58
Sydney	135,175 12	7,661 00	142,836 12	1,423 80	141,412 32
Sherbrooke.....	26,310 97	4,904 00	31,214 97	330 00	30,884 97
Truro	144,001 71	10,555 00	154,556 71	8,407 79	146,149 01
Windsor	341,796 56	14,296 00	356,092 56	11,885 77	344,206 79
Weymouth	47,559 96	1,052 00	48,611 96	1,520 40	47,091 56
Yarmouth.....	236,253 82	8,765 00	245,018 82	6,980 42	238,038 40
<i>New Brunswick—</i>					
Bathurst	54,315 04	771 00	55,086 04	709 00	54,377 04
Chatham.....	163,376 95	6,067 00	169,443 95	3,706 99	165,736 96
Dalhousie	120,587 44	1,349 00	121,936 44	2,286 54	119,649 90
Dorchester	12,765 22	150 00	12,915 22	61 06	12,854 16
Fredericton	191,666 25	11,905 00	203,571 25	6,626 54	196,944 71
Hillsboro'	11,453 51	575 00	12,028 51	72 44	11,956 07
Moncton	83,465 03	6,289 00	89,754 03	5,457 07	84,296 96
Newcastle	106,004 71	668 00	106,672 71	1,014 32	105,658 39
Richibucto	56,705 29	1,493 00	58,198 29	1,344 59	56,853 70
St. Andrews	154,030 43	5,130 00	159,160 43	6,723 79	152,436 69
St. John	1,283,997 49	49,222 00	1,333,219 49	21,611 56	1,311,607 93
Woodstock.....	141,870 63	4,553 00	146,423 63	3,999 94	142,423 69
<i>Prince Edward Island—</i>					
Charlottetown	569,808 74	22,740 00	592,548 74	15,987 85	576,560 89
Total	8,815,753 05	457,355 74	9,273,108 79	317,929 80	8,925,178 99

THE FOLLOWING NEW POST OFFICES WERE ESTABLISHED IN CANADA
ON THE 1ST JUNE, 1881.

NAME OF POST OFFICE.	TOWNSHIP OR PARISH.	ELECTORAL COUNTY.	POSTMASTER.
Ash.....	Trafalgar	Halton	O. A. Bowman.
* Beaver Creek.....	Sec 13, Tp. 12, Range 10 W.	Marquette	M. J. Thompson.
Callender	Himsworth.....	Muskoka	O. George Morrison.
* Clydesdale	Sec 25, Tp. 14, Range 15 W	Marquette	M. W. Bryden.
East Linton	Sarawak.....	Grey, N.R.	O. William Cowe.
* Elton.....	Sec. 9, Tp. 11, Range 17 W.	Marquette.....	M. A. Nichol.
Hemlock (re-opened).....	Houghton.....	Norfolk, S.R....	O. Edwin Gray.
Lowlands.....	Brooke	Lambton	O. Joseph McClure.
North Grant (re-opened)	Dorchester .	Antigonishe	N.S. Duncan Slattery.
* Olive.....	Sec. 15, Tp. 8, Range 10 W..	Marquette.....	M. R. J. Warren.
Quai des Eboulements.....	Les Eboulements.....	Charlevoix	Q. Ovide Tremblay.
Rivulet		Inverness.....	N.S. Murdock McDonald.
* Rounthwaite	Sec. 14, Tp. 8, Range 18 W.	Marquette.....	M. S. Rounthwaite.
Winslow.....	Gainsborough.....	Monck.....	O. E. Winslow.

* Opened on the 1st May, 1881.

CHANGES IN POST OFFICES ALREADY ESTABLISHED.

OFFICES CLOSED.

Kingsmere, Co. Ottawa, Q., on the 28th May, 1881.
North Grant, Co. Antigonishe, N.S., on the 6th November, 1880.
Scotch Village, Co. Hants, N.S., on the 1st April, 1880.

NAMES CHANGED.

Cape George (North side), Co. Antigonishe, N.S....to Georgeville.
Rivière aux Vaches, Co. Yamaska, Q..to St. Pie de Guire.

SUMMARY STATEMENT shewing the Quantity and Value of Goods entered for Consumption in the Dominion of Canada (exclusive of British Columbia) and the Duty Collected thereon, during the month ending 30th April, 1881

ARTICLES.	ENTERED FOR CONSUMPTION.		
	Quantity.	Value.	Duty.
Acids.....		\$ cts.	\$ cts.
Agricultural Implements		3,499 00	803 57
Ale, Beer and Porter.....	Gals.	8,922 00	2,468 63
Animals.....	18,212	11,047 00	2,726 28
Books, Pamphlets, &c., &c.....		18,467 00	3,693 00
Brass and manufactures of.....		76,112 00	12,813 41
Breadstuffs, viz :—		28,857 00	6,485 84
Grain of all kinds.....	Bush.	177,086	85,859 00
Flour and Meal.....	Brls.	28,667	91,997 00
Rice and all other Breadstuffs.....	\$	15,913 00	11,840 52
Candles.....	Lbs.	1,221 00	6,042 29
Chicory.....		5,744	305 90
Coal of all kinds and Coke	Tons	80,139	229 76
Coffee, from countries others than U. S.....	Lbs.	299,643 00	45,341 27
" U. States.....		11,677 00	2,073 22
Copper and manufactures of.....		7,329 00	1,781 41
Cordage of all kinds.....	\$	16,402 00	1,908 10
Cotton, manufactures of.....		16,928 00	1,823 25
Drugs and Medicines.....		867,495 00	196,517
Earthen, Stone, and Chinaware.....		35,532 00	13,939 42
Fancy Goods.....		12,774 00	6,331 25
Fish.....		42,647 00	1,053
Fruit, Dried		4,575 00	
" Green, &c.....		545,380	27,424 00
Glass and Glassware.....		22,731 00	13,759 60
Gunpowder and explosive substances.....		56,383 00	12,911 26
Hops, and Beer.....		1,744 00	517 75
Iron.....		122,979 00	30,744 75
Iron, manufactures of.....	Lbs.	8,436	506 16
Jewelry and watches, and manufactures of gold and silver		1,976 00	124,841 68
Lead and manufactures of.....		587,733 00	18,251 35
Leather and manufactures of.....		78,432 00	944 73
Marble and Stone, and manufactures of.....		5,667 00	34,334 74
Malt.....		152,114 00	1,595 13
Metals, Composition, &c., and manufactures of.....	Lbs.	8,251 00	6 00
Musical Instruments.....	\$	1,440	8,360 81
Oils, Kerosene, Refined Petroleum, etc., etc.....	Gals.	40,864 00	10,957 20
" all other, N.E.S.....		38,078 00	6,482 76
Paints and Colors.....		15,729 00	9,068 50
Paper and manufactures of.....	\$	40,020 00	5,257 26
Perfumery, &c.....		25,397 00	24,010 12
Provisions, viz :		98,281 00	430 20
Bacon, Hams, Shoulders, Sides; Beef, Pork and Mutton.....	Lbs.	1,434 00	
Butter.....		775,596	8,861 02
Cheese.....		53,370 00	40 40
Lard.....		1,010	118 01
Poultry and other meats.....		3,938	4,592 82
Salt, not imported from Great Britain or British Possessions or for Gulf Fisheries.....	\$	229,641	655 78
Seeds.....	Lbs.	3,930 00	
Silk, manufactures of.....		22,400	30 82
Soap of all kinds.....	\$	218 00	1,504 12
Spices, ground and unground.....	Lbs.	9,118 00	56,930 95
Starch.....		193,015 00	860 18
Spirits of all kinds.....	Lbs.	2,741 00	1,484 95
Wines, other than Sparkling.....	Gals.	6,797 00	518 66
Sparkling.....		1,568 00	72,293 26
Sugar, above No. 14, D.S.....	Doz.	48,898 00	18,650 40
" equal to No. 9, and not above No. 14, D.S.....	Lbs.	23,694 00	4,339 50
" below No. 9, D.S.....		851	14,315 61
" Syrups, Cane Juice, &c.....		571,432	87,704 55
" Melado, &c., &c.....		4,590,853	74,551 41
Glucose and Syrups.....		5,324,715	357 31
Molasses for refining.....		18,493	
Molasses not for refining.....	Gals.	775 00	653 01
Tea from countries other than the U.S.....		33,482	
" United States.....	Lbs.	1,388 00	10,317 51
Tobacco and Cigars.....		255,369	50,527 30
Wood and manufactures of.....		67,038 00	28,061 23
Woollen manufactures.....		220,779 00	16,310 78
All other dutiable articles.....		78,907 00	24,744 74
		26,813 00	137,633 65
		99,771 00	153,972 61
		564,038 00	
		680,478 00	
Total Dutiable Goods		\$5,592,783 00	\$1,436,470 70
Coin and Bullion (except U.S. silver coin).....		11,205 00	
Free Goods, all other.....		1,248,963 00	
Grand Total entered for Consumption.....		\$6,852,951 00	\$1,436,470 70

CUSTOMS DEPARTMENT,
OTTAWA, 25th May, 1881.

J. JOHNSON,
Commissioner of Customs.

MONTHLY STATEMENT of Goods Exported from the Dominion of Canada (exclusive of British Columbia) for April, 1881.

	Produce of Canada.	Produce of other countries.	Total,
	\$ cts.	\$ cts.	\$ cts.
Produce of the Mine.....	74,154 00	2,394 00	76,548 00
do Fisheries.....	284,876 00	346 00	285,222 00
do Forest.....	544,673 00	41,177 00	585,850 00
Animals and their Produce.....	790,728 00	24,024 00	814,752 00
Agricultural Products.....	1,063,094 00	14,328 00	1,077,422 00
Manufactures	175,276 00	87,005 00	262,281 00
Miscellaneous Articles.....	67,408 00	647 00	68,055 00
Totals.....	3,000,209 00	169,921 00	3,170,130 00
Coin and Bullion.....			
Grand Total.....	3,000,209 00	169,921 00	3,170,130 00

CUSTOMS DEPARTMENT,
OTTAWA, 19th May, 1881.

J. JOHNSON,
Commissioner of Customs.

TO ADVERTISERS IN THE GAZETTE.

PARTIES sending advertisements to be inserted in "The Canada Gazette," will hereafter please observe the following rules:

1st. Address "The Canada Gazette, Ottawa, Canada"

2nd. Indicate the number of insertions required

3rd. Invariably remit the fees for such advertisements, together with the price of one Gazette, as below. Otherwise they will not be inserted. The rates are eight cts. for the first insertion, and two cts. for each subsequent insertion per line of nine words, each figure counting as one word.

Subscribers will also notice that the subscription, \$4 per annum, is invariably payable in advance, and that the "Gazette" will be stopped from them at the end of the period paid for. Single numbers will be charged ten cts. each, and when more than one are required by advertisers, must be remitted for likewise.

BROWN CHAMBERLIN,
Queen's Printer.

Office of Queen's Printer,
Ottawa, 11th May, 1872.

APPLICATIONS TO PARLIAMENT.

DOMINION PARLIAMENT.

Rules relating to Notices for Private Bills.

51. All applications for Private Bills, properly the subjects of legislation by the Parliament of Canada, within the purview of "The British North America Act, 1867," whether for the erection of a Bridge, the making of a Railroad, Turnpike Road or Telegraph Line; the construction or improvement of a Harbour, Canal, Lock, Dam or Slide, or other like work; the granting the right of Ferry; the incorporation of any particular Trade or Calling, or of any Banking or other Joint Stock Company; or otherwise for the granting to any individual or individuals, any exclusive or peculiar rights or privileges whatever, or for doing any matter or thing which, in its operation, would affect the rights or property of other parties, or relate to any particular class of the community; or for making any amendment of a like nature to any former Act, shall require a Notice, clearly and distinctly specifying the nature and object of the application, and (except in the case of existing corporations) signed by, or on behalf of the applicants, to be published as follows, viz:

In the Provinces of Quebec and Manitoba.

A notice inserted in the *Canada Gazette*, in the English and French languages, and in one newspaper in the English, and in one in the French language in the District affected, or in both languages in one paper, if there be but one in the said District, or if there be no paper published therein, then, in both languages, in a paper in the nearest District, in which a newspaper is published.

In any other Province.

A notice inserted in the *Canada Gazette*, and in one newspaper published in the County, or Union of Counties affected, or if there be no paper published therein, then in a newspaper in the nearest County in which a newspaper is published. Such Notices to be continued in each case, for a period of two months during the interval of time between the close of the next preceding Session and the consideration of the Petition. And copies of the newspapers containing the first and last insertion of such notice shall be sent to the Clerk of each House.

When a Petition is for leave to bring in a Private Bill for the erection of a Toll Bridge, the petitioner or petitioners, upon giving the notice prescribed by the

preceding Rule, shall also, at the same time, and in the same manner, give notice of the rates which they intend to ask; the extent of the privilege, the height of the arches, the interval between the abutments or piers for the passage of rafts and vessels, and whether they intend to erect a drawbridge, and the dimensions of the same.

Any person seeking to obtain any Private Bill shall, eight days before the meeting of Parliament, deposit with the Clerk of the House, in which the bill is to originate, a copy of such bill in the English or French language, with a sum sufficient to pay for translating and printing the same—600 copies to be printed in English, and 200 copies in French—the translation to be done by the officers of the House, and the printing by the contractor. The applicant shall be also required to pay the accountant of the House a sum of \$200 and the cost of printing the Act in the Statutes, and lodge the receipt of the same with the Clerk of the Committee to which such Bill is referred—such payment to be made immediately after the second reading, and before the consideration of the Bill by such Committee.

No Petition for a Private Bill is received by either House after the first ten days of the session.

ROBERT LEMOINE,
Clerk of the Senate.
JOHN GEORGE BOURINOT,
Clerk of the Commons.

Rules of the Senate relating to Notices for Bills of Divorce.

72. Every Applicant for a Bill of Divorce is required to give notice of his intention so to do, and to specify from whom and for what cause, by advertisements during six months, in the *Canada Gazette*, and in two newspapers published in the District, in Quebec and Manitoba, or in the County, or Union of Counties in the other Provinces, where such applicant usually resided at the time of the separation, or if thy requisite number of papers cannot be found therein then in the adjoining District, or County, or Union of Counties.

73. A copy of the notice, in writing, is to be served at the instance of the applicant, upon the person from whom the Divorce is sought, if the residence of such person can be ascertained; and proof on oath of such service, or of the attempts made to effect it, to the satisfaction of the Senate, is to be adduced before the Senate on the reading of the Petition.

ROBERT LEMOINE,
Clerk of the Senate.

NOTICE is hereby given that an application will be made to the Parliament of the Dominion of Canada, at the next session thereof, on behalf of Matthew Gardiner, of the Township of Sydenham, in the County of Grey and Province of Ontario, farmer, for a Bill of Divorce from Elizabeth Ann Gardiner, his wife, on the ground of adultery.

EDGAR, RITCHIE & MALONE,
Solicitors for the applicant.

Dated at Toronto, this 6th day of May, 1881. 46-27

APPLICATIONS FOR CHARTER BY LETTERS PATENT.

NOTICE is hereby given that within one month after the last publication of this notice application will be made to the Governor in Council under "The Canada Joint Stock Companies Act of 1877" for Letters Patent incorporating the undermentioned applicants and such others as may become shareholders in the proposed company, a body corporate and politic for the purposes hereinafter mentioned:

1. The proposed name of the company is "The Dominion Sugar and Syrup Company (limited)."

2. The purposes for which its incorporation is sought are the manufacturing, refining, buying and selling of starch, glucose, grape, cane and other sugars and

syrups, and the owning or hiring of land, buildings and plant necessary therefor.

3. The chief place of business of the said company is to be the City of Ottawa, in the Province of Ontario.

4. The intended amount of the capital stock is twenty thousand dollars.

5. The number of shares is to be two hundred and the amount of each share one hundred dollars.

6. The names in full and the address and calling of each of the applicants are George Joseph O'Doherty, barrister at law, William McKay, painter, James Boyle O'Doherty, merchant, Henry Francis MacCarthy, druggist, Joseph Robert Esmonde, merchant, George Patrick Brophy, civil engineer, Joseph Boyden, merchant, William Edward Brown, merchant, John Charles Roger, printer, Pierre Hyacinthe Chabot, merchant, all of the said City of Ottawa; all of which said applicants are to be the first or provisional Directors of said Company.

G. J. O'DOHERTY,
Attorney for applicants.

Ottawa, 2nd July, 1881.

1-6

NOTICE is hereby given that within one month after the last publication of this notice, application will be made to His Excellency the Governor General in Council under the Canada Joint Stock Companies Act, 1877, for letters patent incorporating the undermentioned applicants and those other persons who have subscribed shares in the capital stock of the proposed Company, or who may become shareholders in the proposed Company, as a body corporate and politic for the purposes hereinafter mentioned.

(1) The proposed corporate name of the Company is, "The Kingston Charcoal and Iron Company (Limited)."

(2) The purposes for which such incorporation is sought are, the manufacturing and dealing in charcoal and other products of wood, and the manufacturing and dealing in iron and steel and the products thereof.

(3) The operations of the proposed Company are to be carried on in the counties of Frontenac, Lennox and Addington, Leeds, Lanark and Renfrew, in the Province of Ontario and elsewhere throughout the Dominion of Canada.

(4) The chief place of business of the said Company shall be at the City of Kingston, in the Province of Ontario.

(5) The intended amount of the capital stock is fifty thousand dollars.

(6) The number of shares is to be five hundred and the amount of each share one hundred dollars.

The names in full and the address and calling of each of the applicants are, Charles Fuller Gildersleeve, steamboat owner; Henry Cunningham, iron manufacturer; John Short Muckleston, hardware merchant; George Milnes Macdonnell, barrister; John Bell Carruthers, banker; the Honorable Sir Richard Cartwright, K.C.M.G.; George A. Kirkpatrick, M.P., barrister; Alexander Gunn, M.P., merchant; John Mudie, barrister; Douglas Jones, major; S. G. Fairtlough, major; Edgar Kensington, major; James Williamson, professor; George D. Ferguson, professor; Richard Macpherson, emigration agent; Robert Gardiner, merchant; James P. Gildersleeve, barrister; Allan Jones, assistant post office inspector; James Swift, forwarder; Benjamin Folger and Henry Folger, bankers; William Harty, merchant; Samuel Harper, merchant; Sydenham C. McGill, broker; Leonard Clements, dentist; Davidson, Doran & Co., iron founders, all of the City of Kingston, in the Province of Ontario, and Boyd Caldwell and Thomas B. Caldwell, woolen manufacturers, and W.C. Caldwell, M.P., lumber merchant, all of the village of Lanark, in the County of Lanark, in the Province of Ontario.

The first five above named applicants are to be the first or provisional directors of the Company, and they are all resident in Canada.

Dated at Kingston, the 22nd day of June, A.D., 1881.

MACDONNELL & MUDIE,
Solicitors for applicants.

52-6

NOTICE is hereby given that within one month after the last publication of this notice application will be made to the Governor in Council, under "The Canada Joint Stock Companies Act of 1877," for Letters Patent incorporating the undermentioned applicants and such others as may become shareholders in the proposed Company, a body corporate and politic for the purpose hereinafter mentioned:—

1. The proposed name of the Company is "The St. John Cotton Company (Limited)."

2. The purposes for which incorporation is sought are the manufacturing, spinning, weaving, dyeing, bleaching, printing, buying and selling of cotton yarns, cloths, prints and other manufactures of cotton and other textile fabrics, and the owning of buildings, machinery and plant, and the owning or hiring of buildings and land necessary therefor.

3. The chief place of business of the said Company, is to be the Town of Portland, in the City and County of St. John, in the Province of New Brunswick.

4. The intended amount of the capital stock is two hundred thousand dollars.

5. The number of shares is to be two thousand, the amount of each share one hundred dollars.

6. The names in full and the address and calling of each of the applicants are Henry Gilbert, of the City of St. John, in the Province of New Brunswick, merchant; John Byers, of the said City of John, mining engineer; John Hegan Parks, of the Town of Portland, City and County of St. John and Province aforesaid, manufacturer; Ezekiel Barlow Kitchum, of the parish of Hillsborough, in the County of Albert, and Province aforesaid, ship owner, and Thomas Gilbert, of the City of St. John aforesaid, gentleman; all of which said applicants are to be the first or provisional Directors of said Company.

Dated at St. John, New Brunswick, this Sixth day of June, A. D., 1881.

GEO. G. GILBERT,
Solicitor for applicants.

50-6

NOTICE is hereby given that immediately after the expiration of one month from the first publication of this Notice in the *Canada Gazette*, application will be made to His Excellency the Governor General in Council for Letters Patent under "The Canada Joint Stock Companies Act, 1877," incorporating the applicants hereinafter mentioned, and such others as shall hereafter become shareholders in the proposed Company as a Joint Stock Company under the corporate name of "The Grape Sugar Refining Company of Canada (Limited)."

2. The purposes for which its incorporation is sought are the manufacturing, refining, buying and selling of Starch, Glucose, Grape, Cane and other Sugars and Syrups to be made from corn and other materials, and the owning or hiring of lands, docks buildings and plant necessary therefor.

3. The chief place of business of the Company is to be at Walkerville, in the County of Essex, in the Province of Ontario.

4. The intended amount of the Company's capital stock will be one hundred thousand dollars.

5. The number of shares is to be one thousand, and the amount of each share one hundred dollars.

6. The names in full and the address and calling of each of the applicants are as follows:—Edward Anderson Craig Pew, of the Town of Welland, in the County of Welland, Ontario, Esquire; Abel D. Breed, of the City of New York, in the State of New York, one of the United States of America, banker; Jonathan Turner, of Burlington, in the State of Iowa, one of the said United States of America, sugar refiner; The Honorable Richard William Scott, of the City of Ottawa, barrister-at-law; Horace Brightman, of the City of New York aforesaid, banker; James McLaren, of Buckingham, in the Province of Quebec, President of the Bank of Ottawa, and Sayers Silas Hagar, of Welland aforesaid, Esquire. All the said applicants are to be the first or provisional Directors of the Company, and the major part of whom are resident in Canada.

SCOTT, McTAVISH & MacCRACKEN,
Solicitors for applicants.

Dated at Ottawa, 15th June, 1881.

51-6

NOTICE is hereby given that within one month after the last publication of this notice, application will be made to His Excellency the Governor General of Canada in Council, for letters patent incorporating, under the Canada Joint Stock Companies Act, 1877, the applicants hereunder mentioned, and others who may become shareholders in the Company thereby created, a body corporate and politic, by the name and for the purposes hereunder mentioned.

The proposed corporate name of the Company is "The Petrolia Waggon Manufacturing Company, (limited)."

The purposes for which incorporation is sought are the making, manufacturing and repairing, selling, buying and dealing in waggons, carriages, sleighs, vehicles, agricultural implements, tools, machinery and other goods in which metal or wood are used in whole or in part in the construction thereof, throughout the Dominion of Canada.

The chief place of business of the Company within the Dominion, is to be at the town of Petrolia, in the county of Lambton, and Province of Ontario.

The amount of the capital is to be twenty thousand dollars, divided into two hundred shares of \$100.00 each.

The names in full of the applicants and their respective addresses and callings are as follows:

James Kerr, of the town of Petrolia, in the said county of Lambton, lumber merchant; John Kerr, of the same place, lumber merchant; John Fraser, of the same place, dry goods merchant; William Milner, of the town of Strathroy, in the county of Middlesex, in the said province, waggon maker; John Hewer, of the township of Moore, in said county of Lambton, mill owner, all whom are to be the first directors of the Company.

GEO. MONCRIEFF,
Solicitor for applicants.

Petrolia, Ont., 2nd June, A.D. 1881. 49-6

MISCELLANEOUS.

LA BANQUE DE ST. HYACINTHE.

NOTICE is hereby given that a dividend of four per cent. upon the paid-up capital of the Bank, has been declared for the six months ending the 31st July next; and will be paid at the office of said bank on and after Monday the 8th August next.

The transfer books will be closed from the 18th July to the 6th of August both days inclusive.

By order of the Directors,
R. ST. JACQUES,
Cashier.

St. Hyacinthe, 24th June, 1881. 2-4

THE PICTOU BANK.

A DIVIDEND of three per cent. on the paid-up capital of this Bank for half-year ending thirtieth June, has this day been declared and will be payable at the Banking House, Pictou, and agencies, on and after 1st August.

The transfer books will be closed from 16th to 30th July inclusive.

By order of the Board,
T. WATSON,
Manager.

Pictou, 2nd July, 1881. 2-4

CANADA CENTRAL RAILWAY CO.

THE shareholders of the Company are hereby notified that upon surrender and cancellation of their shares at this office, they will be paid for them at the rate of fifty cents in the dollar, in conformity

with the deed of amalgamation executed between the Canada Central Railway Company, and the Canadian Pacific Railway Company, on the 9th June instant.

CHAS. DRINKWATER,
Secretary, Canadian Pacific Railway Co.
Office of the Canadian Pacific Railway Co.
Brockville, 10th June, 1881. 2-2

MERCHANTS' BANK OF HALIFAX.

NOTICE is hereby given that a dividend of three and one-half per cent. on the paid-up capital of the Merchants' Bank of Halifax has been this day declared for the current half-year, and will be payable at the Banking House on and after Thursday the 21st day of July next.

The transfer books will be closed from the 6th till the 21st July, both days inclusive.

By order of the Board,
GEORGE MACLEAN,
Cashier.

20th June, 1881. 2-3

BANQUE VILLE-MARIE.

NOTICE is hereby given that a dividend of two per cent. has this day been declared on the reduced capital of the Bank for the five months ending 31st May, 1881, payable on and after the eighth day of August next.

The transfer books will be closed from the 30th July to the 6th August, both days inclusive.

By order,
U. GARAND,
Cashier.

N.B. The regular half-yearly dividends will hereafter be payable on the 1st of December and on the 1st of June. 2-1

NOTICE is hereby given that the partnership between Benjamin Thompson and Stephen Hamilton Thompson, in the business of merchants at Montreal, in the Dominion of Canada, under the style and firm of B. & S. H. Thompson, was dissolved by mutual consent as from the 31st day of December, 1880, and the business at Montreal aforesaid from that date has been and will in future be carried on by the said S. H. Thompson on his separate account, and who will pay and receive all debts owing from and to the said business.

Witness our hands this twenty-first day of June, 1881,

JOHN H. CHANCE,
JAS. P. HUNT,
Executors of Benjamin Thompson, deceased.
S. H. THOMPSON.

Witness to the signatures of the said John H. Chance, J. P. Hunt and S. H. Thompson,
J. HAWKES WOODWARD,
Solicitor, Birmingham. 2-1

NOTICE TO SHAREHOLDERS.

A SPECIAL general meeting of the shareholders of the Montreal Telegraph Company is called for Saturday, the 16th day of July, 1881, at one o'clock p.m., to be held at the office of the Company, at Montreal, for the purpose of considering a proposal for the working of the lines of the Company for an annual guaranteed dividend of 8 per cent. upon the capital stock of the company and upon other conditions, and if such proposal be accepted to make provision for the execution of the requisite documents and for the carrying out of the arrangements based upon such proposal.

By order of the board,
JAMES DAKERS,
Secretary.

2-1

ONTARIO AND QUEBEC RAILWAY COMPANY.

NOTICE is hereby given that the first general meeting of the shareholders of the Ontario and Quebec Railway Company will be held at the Windsor Hotel, Montreal, on Tuesday the 19th day of July instant, at the hour of two o'clock in the afternoon, for the purpose of organizing the company, electing directors and transacting any other business that may be lawfully undertaken at the said meeting.

By order of the provisional board,

W. H. LOCKHART GORDON,

Secretary *pro tem.*

2nd July 1881.

1-3

KINGSTON AND PEMBROKE RAILWAY COMPANY.

NOTICE is hereby given that a special general meeting of the shareholders of the Kingston and Pembroke Railway Company will be held at the Company's Office, Place d'Armes, in the City of Kingston, at twelve o'clock noon, on Wednesday, the third day of August 1881, to consider, and, if approved, to authorize and consent to the issue of First Preference bonds and debentures, and of the unsubscribed capital stock of the Company, for the purpose of raising money to redeem and discharge all outstanding bonds and other indebtedness of the Company; and to provide for the expenses of construction of the Company's Railway from its present terminus at the Mississippi River to the proposed junction with the Canada Central Railway at or near Renfrew, and of additional sidings, stations, workshops, docks, wharves and other terminal facilities, and for other purposes.

And also to consider and approve of certain by-laws and amendments to by-laws to be submitted to the meeting.

By order,

GEO. OSBORNE,

Secretary.

Dated at Kingston this 29th day of June, 1881.

1-4

CONSOLIDATED BANK OF CANADA.

(In liquidation.)

A SPECIAL general meeting of the shareholders of the Consolidated Bank of Canada, will be held at the office of the Bank, No. 117, St. Peter street, Montreal, on Tuesday, the 26th July next, at one o'clock p.m., to consider an offer already made, or any other that may be made for the purchase of the whole of the remaining assets of the Bank *en bloc* and to authorize the liquidators to accept thereof, with or without modification as the shareholders may determine, and to transact any other business incidental to the purpose for which said meeting is called.

By order of the Liquidators.

ARCH. CAMPBELL,

Manager.

Montreal, 9th June, 1881.

50-6

THE CANADIAN PACIFIC RAILWAY CO.

A SPECIAL general meeting of the shareholders of this Company will be held at the office of the Company, in Montreal, on Monday, the eighteenth day of July next, at twelve o'clock noon, for the purpose of authorizing the issue of bonds under the authority conferred by the charter of the Company, and for determining all matters connected therewith or incidental thereto.

By order of the Board.

CHAS. DRINKWATER.

Secretary.

Montreal, 7th June, 1881.

50-5

THE OTTAWA AGRICULTURAL INSURANCE COMPANY.

Notice to Stockholders.

PUBLIC Notice is hereby given that the Directors of the Ottawa Agricultural Insurance Company,

have duly made a call of two and one half per cent. per share on the entire shares of the subscribed capital stock of the Company, and that the same will become due and payable to the Treasurer of the Company, at its office, in the City of Ottawa, on Monday, the Eleventh day of July next.

Dated at the City of Ottawa, this first day of June, A.D., 1881.

By order,

JOHN ROCHESTER,

President.

JOHN PENNOCK,

Secretary.

49-6

EUROPEAN, AMERICAN, CANADIAN AND ASIATIC CABLE CO. (LIMITED).

THE undersigned Provisional Directors of the above Company hereby call a general meeting of the shareholders of the Company, to be held at the Company's office, in London, England, on

Tuesday the 19th day of July next, at noon, for the purpose of electing not less than nine persons to form and constitute a Board of Directors of the said Company, and for other purposes.

E. J. REED,

H. N. BATE,

NATHANIEL GREEN,

JNO. SWEETLAND,

B. BATSON,

W. H. CHASE,

ALLAN GILMOUR,

JAMES McLAREN,

H. T. VANLAUN,

CHAS. T. BATE,

J. R. BOOTH,

JOHN GILMOUR.

42-14

PUISSANCE DU CANADA.



NOMINATIONS.

DÉPARTEMENT DU SECRÉTAIRE D'ÉTAT DU CANADA.

Il a plu à SON EXCELLENCE LE GOUVERNEUR-GÉNÉRAL de faire la nomination suivante, savoir :

OTTAWA, 17 juin 1881.

CHARLES A. ELLIOTT, de Handley Mountain, dans la province de la Nouvelle-Ecosse, écuyer ; Sous-percepteur dans les douanes de Sa Majesté.

Bureau du Greffier de la Couronne en Chancellerie du Canada.

MEMBRE rapporté pour servir dans le présent

PARLEMENT :

PROVINCE DE LA NOUVELLE-ECOSSE.

Colchester,—L'honorable A. W. McLellan, de Grand Village, Londonderry, dans le comté de Colchester, marchand, en remplacement de Thomas McKay, résigné.

RICHARD POPE,

Greffier de la Couronne en Chancellerie, Canada.

PROCLAMATIONS.

LORNE.

[L.S.]

CANADA.

VICTORIA, par la Grâce de Dieu, Reine du Royaume-Uni de la Grande-Bretagne et d'Irlande, Défenseur de la Foi, etc., etc., etc.

A Nos Très-Aimés et Fidèles les Sénateurs de la Puissance du Canada et aux membres élus pour servir dans la Chambre des Communes de Notre dite Puissance, et à tous et chacun de vous.

—SALUT:

PROCLAMATION.

ATTENDU que Notre Parlement du Canada se trouve prorogé au onzième jour du mois de juin courant, auquel temps vous étiez tenus et il vous était enjoint d'être présents en notre cité d'Ottawa; SACHEZ MAINTENANT, que pour diverses causes et considérations, et pour la plus grande aise et commodité de Nos bien-aimés sujets, Nous avons cru convenable, par et de l'avis de Notre Conseil Privé du Canada, de vous exempter, et chacun de vous, d'être présents au temps susdit, vous convoquant et par ces présentes vous enjoignant et à chacun de vous de vous trouver avec Nous en Notre Parlement du Canada, en notre Cité d'OTTAWA, le VINGTIÈME jour du mois de JUILLET prochain, pour prendre en considération l'état et la prospérité de Notre dite Puissance du Canada, et y agir comme de droit. CE A QUOI VOUS NE DEVEZ MANQUER.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN, Notre Très-Fidèle et Bien-Aimé Conseiller Sir JOHN DOUGLAS SUTHERLAND CAMPBELL, (communément appelé le Marquis de Lorne), Chevalier de Notre Très-Ancien et Très-Noble Ordre du Chardon, Chevalier Grand-Croix de Notre Ordre Très-Distingué de Saint-Michel et Saint-George, Gouverneur-Général du Canada, et Vice-Amiral d'icelui.

A Notre Hôtel du Gouvernement, en Notre CITÉ d'OTTAWA, ce DIXIÈME jour de JUIN, dans l'année de Notre Seigneur mil huit cent quatre-vingt-un, et de Notre Règne la quarante-quatrième.

Par ordre,

RICHARD POPE,

Greffier de la Couronne en Chancellerie, Canada.

LORNE.

[L.S.]

CANADA.

VICTORIA, par la Grâce de Dieu, Reine du Royaume-Uni de la Grande-Bretagne et d'Irlande, Défenseur de la Foi, etc., etc., etc.

A tous ceux qui les présentes verront ou qu'icelles pourront concerner,—SALUT:

PROCLAMATION.

Z. A. LASH, Député du ministre de la Justice, Canada. } ATTENDU qu'en vertu des dispositions de l'Acte de Tempérance du Canada, 1878, l'avis suivant a été adressé au Secrétaire d'Etat du Canada, accompagné de la pétition ei-jointe:—

“A l'honorable Secrétaire d'Etat du Canada,—

“Monsieur,—Nous, soussignés, électeurs du comté de Cap-Breton, dans la province de la Nouvelle-Ecosse, vous prions de recevoir avis que nous nous proposons de présenter la pétition suivante à Son Excellence le Gouverneur-Général, savoir:

“A Son Excellence le Gouverneur-Général du Canada en Conseil,—

“La pétition des électeurs du comté de Cap-Breton, dans la province de la Nouvelle-Ecosse, qualifiés et compétents à voter à l'élection d'un membre de la Chambre des Communes dans le dit comté,

“Expose respectueusement,—Que vos requérants désirent que la deuxième partie de l'Acte de Tempérance du Canada, 1878, soit exécutoire et mise en vigueur dans le dit comté.

“C'est pourquoi vos requérants demandent respectueusement qu'il plaise à Votre Excellence, par

“un ordre du Conseil en vertu de la quatre-vingt-seizième clause du dit acte, de déclarer que la deuxième partie du dit acte soit mise en vigueur dans le dit comté. Et vos requérants ne cesseront de prier, etc.”

“Et que nous désirons que les votes de tous les électeurs du dit comté de Cap-Breton soient reçus pour ou contre l'adoption de la dite pétition.”

Et attendu qu'il appert à la satisfaction du Gouverneur-Général en Conseil que cet avis est revêtu des signatures authentiques d'un quart ou plus de tous les électeurs du dit comté de Cap-Breton; qu'il est constaté que les signatures apposées à l'avis sont des signatures authentiques au nombre de douze cent vingt et un, et que les autres exigences de la loi ont été observées;

Et attendu qu'un ordre du Gouverneur-Général en Conseil a été passé, ordonnant que les votes de tous les électeurs du dit comté de Cap-Breton soient enregistrés pour ou contre l'adoption de la dite pétition,—

SACHEZ maintenant, que, par les présentes, et en vertu de l'autorité qui Nous est conférée par les dits actes et ordre en Conseil, Nous proclamons et déclarons que jeudi, le onzième jour d'août prochain, un poll sera tenu dans le dit comté de Cap-Breton pour y recevoir les votes des électeurs pour et contre la dite pétition. Que ces votes seront enregistrés au scrutin secret depuis neuf heures du matin jusqu'à cinq heures de l'après-midi de ce jour-là. Que Duncan McKenzie, Ecuyer, de Sydney, dans le dit comté, a été nommé officier-rapporteur dans le but de recevoir ce jour-là les votes des électeurs pour et contre la pétition, de compter ensuite les votes, et puis de faire rapport du résultat au Gouverneur-Général en Conseil. Que le dit officier-rapporteur est autorisé et requis de nommer un sous-officier-rapporteur à et pour chaque bureau de votation.

Que l'officier-rapporteur nommera les différentes personnes qui devront se tenir aux différents bureaux de votation, et qui devront faire le décompte final des votes au nom des personnes autorisées à favoriser ou à s'opposer respectivement à l'adoption de la pétition, au Palais de Justice de Sydney susdit, lundi, le huitième jour d'août prochain, à dix heures de l'avant-midi.

Que les votes des électeurs seront comptés, et le résultat de la votation annoncé par l'officier-rapporteur au dit Palais de Justice de Sydney, jeudi, le dix-huitième jour d'août prochain, à dix heures de l'avant-midi, et que, dans le cas où la pétition serait adoptée par les électeurs, le Gouverneur-Général en Conseil pourra, en tout temps après l'expiration d'une période de soixante jours depuis la date de l'adoption de la dite pétition, par ordre en Conseil publié dans la *Gazette du Canada*, déclarer que la deuxième partie du dit acte sera en vigueur dans tel comté dès et à compter du jour où expireront les licences annuelles ou semi-annuelles alors en force dans tel comté pour la vente de liqueurs spiritueuses, pourvu que ce jour soit au moins quatre-vingt-dix jours après la date de tel ordre du Conseil, et si ce nombre est moindre, ce sera alors à compter du même jour de l'année suivante.

De ce qui précède Nos féaux sujets et tous ceux que les présentes peuvent concerner, sont par les présentes requis d'en prendre avis et d'agir en conséquence.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN, Notre Très-Fidèle et Bien-Aimé Conseiller Sir JOHN DOUGLAS SUTHERLAND CAMPBELL, (communément appelé le Marquis de Lorne), Chevalier de Notre Très-Ancien et Très-Noble Ordre du Chardon, Chevalier Grand-Croix de Notre Ordre Très-Distingué de Saint-Michel et Saint-George, Gouverneur-Général du Canada, et Vice-Amiral en icelui, etc.

A Notre Hôtel du Gouvernement, en Notre CITÉ d'OTTAWA, ce TRENTIÈME jour de JUIN, dans l'année de Notre Seigneur mil huit cent quatre-vingt-une, et de Notre Règne la quarante-cinquième.

Par ordre,

J. A. MOUSSEAU,
Secrétaire d'Etat.

(Circulaire.)

RUE DOWNING,
30 mai 1881.

MONSIEUR,

J'ai l'honneur de vous transmettre, pour être publiée dans la colonie placée sous votre gouvernement, copie d'une lettre émanée du Bureau des affaires étrangères, et contenant un ordre de Sa Majesté en Conseil, daté du 18 mai, à l'effet de mettre en force le traité signé 26 novembre dernier, entre ce pays et la Suisse, pour la reddition mutuelle des criminels fugitifs.

J'ai l'honneur d'être,
Monsieur,Votre très humble et très obéissant serviteur,
KIMBERLEY.L'officier préposé
au gouvernement du Canada.

(Copie.)

*Le bureau des Affaires étrangères au bureau des Colonies.*BUREAU DES AFFAIRES ÉTRANGÈRES,
22 mai 1881.

MONSIEUR, — J'ai reçu ordre du comte de Granville de vous déclarer, pour l'information du comte de Kimberley, qu'un ordre en conseil a été adopté le 18 du mois courant, pour donner effet au traité réglant la reddition mutuelle des criminels fugitifs entre ce pays et la Suisse, lequel a été signé à Berne le 26 novembre 1881.

L'ordre en conseil a été publié dans la "London Gazette" du 20 courant, dont je vous inclus des copies; je dois ajouter que le traité viendra en opération en ce pays le 30 courant, en conformité de la stipulation contenue en l'article XIX.

Je suis, etc.,

(Signé) TENTERDEN.

Le Sous-secrétaire d'Etat,
Bureau Colonial, S. W.—
Cour de Windsor, le 18 mai 1881.

PRÉSENTS :

Sa Très Excellente Majesté la Reine.

Lord Président, | Le comte de Northbrook.
Lord Grand-Maitre, |

ATTENDU que par les actes d'extradition de 1870 et 1873, il est entr'autres choses établi que dans le cas où un arrangement aura été fait avec un Etat étranger pour la reddition à tel Etat de tout criminel fugitif, Sa Majesté pourra, par un ordre en conseil, déclarer que les dits actes s'appliqueront au cas de tel Etat étranger; et que Sa Majesté pourra, par le dit ordre ou tout autre ordre subséquent, limiter l'opération de l'ordre et restreindre ce dernier aux criminels fugitifs qui vivent ou sont soupçonnés de vivre dans la partie des possessions de Sa Majesté spécifiée dans le dit ordre, et soumettre l'opération du susdit ordre à telles conditions, exceptions et qualifications qui peuvent être jugées opportunes;

Et attendu qu'un traité a été conclu le vingt-sixième jour de novembre mil huit cent quatre vingt, entre Sa Majesté et le Conseil Fédéral Suisse, pour l'extradition mutuelle des criminels fugitifs, lequel traité est dans les termes suivants:—

Sa Majesté la Reine du Royaume-Uni de la Grande-Bretagne et d'Irlande et le Conseil Fédéral Suisse ayant jugé expédient en vue d'améliorer l'administration de la justice et de prévenir les crimes dans les territoires placés sous leurs juridictions respectives, de se livrer réciproquement, dans de certaines circonstances, les personnes accusées ou convaincues des crimes ci-après énumérés, et étant fugitives de la justice, ont nommé comme leurs Plénipotentiaires pour conclure un Traité à cette fin, savoir:

Sa Majesté la Reine du Royaume-Uni de la Grande-Bretagne et d'Irlande, l'honorable Hussey Crespigny Vivian, Compagnon de l'Ordre très-honorable du Bain, ministre résidant de Sa Majesté dans la Confédération Suisse;

Et le Conseil Fédéral Suisse, son vice-président, F. Andervert, conseiller fédéral et chef du département de la Justice et de la paix;

Lesquels, après s'être donné communication l'un à l'autre de leurs pouvoirs respectifs, et les avoir trouvés en bonne et due forme, ont consenti et conclu les articles suivants.

ARTICLE I.

Sa Majesté la Reine du Royaume-Uni de la Grande-Bretagne et d'Irlande s'engage à livrer, dans les circonstances et aux conditions stipulées dans le présent traité, toutes les personnes, et le Conseil Fédéral Suisse s'engage à livrer, dans les mêmes circonstances et conditions, toutes les personnes, excepté les citoyens suisses, qui, ayant été accusés ou convaincus par les tribunaux de l'une des deux Hautes Parties contractantes des crimes et délits énumérés en l'article II, commis sur le territoire de l'une des parties seront trouvées sur le territoire de l'autre.

Dans le cas où le Conseil Fédéral serait incapable, à cause de son origine suisse, d'accorder l'extradition d'un individu, qui après avoir commis dans le Royaume-Uni l'un des crimes ou offenses énumérés en l'article II, se serait réfugié en Suisse, le Conseil Fédéral s'engage de donner effet légal à l'accusation et de poursuivre cette dernière contre lui suivant les lois du canton dont tel individu est originaire; et le gouvernement du Royaume-Uni s'engage à communiquer au Conseil Fédéral tous les documents, dépositions et preuves se rattachant à la cause et de faire exécuter gratuitement les commissions d'enquête dirigées par le juge suisse et transmises régulièrement par la voie diplomatique.

ARTICLE II.

Les crimes pour lesquels l'extradition sera accordée sont les suivants:

1. Meurtre (y compris l'infanticide) et tentative de meurtre.
2. Homicide.
3. Contrefaçon ou altération de monnaie, émission ou mise en circulation de monnaie contrefaite ou altérée.
4. Faux, ou contrefaçon, ou altération, ou émission de pièces forgées, contrefaites ou altérées; comprenant les crimes désignés dans le code pénal des deux états comme contrefaçon ou falsification de papier monnaie, billets de banque, ou autres garanties, faux ou falsification d'autres documents publics ou privés, de même que l'émission ou la mise en circulation ou l'usage volontaire de telles pièces contrefaites, forgées ou falsifiées.
5. Le détournement ou le vol.
6. L'obtention d'argent ou de marchandises sur de fausses représentations.
7. Les crimes contre la loi de banqueroute.
8. La fraude commise par un bailli, banquier, agent, facteur, syndic, ou directeur, ou membre, ou officier public de toute compagnie déclarée criminelle par toute loi en force à cette époque.
9. Le rapt.
10. L'enlèvement de mineurs.
11. Le vol ou l'enlèvement d'enfants.
12. Le vol avec effraction, ou l'entrée avec effraction avec intention criminelle.
13. L'incendiat.
14. Le vol avec violence.
15. Les menaces par lettre ou autrement avec l'intention d'extorquer.
16. Le parjure ou la subornation de parjure.
17. Le dommage malicieux à la propriété, si l'offense est sujette à une mise en accusation.

Il y aura également lieu à l'extradition dans le cas de toute participation dans l'un des crimes ci-dessus comme accessoire soit avant ou après le fait, pourvu que telle participation soit punissable par les lois des deux parties contractantes.

ARTICLE III.

Un criminel fugitif peut être arrêté dans l'un ou l'autre des deux pays au moyen d'un bref émis par un magistrat de police, juge de paix, ou autre autorité compétente, sur telle information ou plainte et telle preuve, ou après telles procédures qui pourraient dans l'opinion de l'autorité qui émet le bref justifier

l'émission de tel bref si le crime a été commis ou l'individu a été convaincu dans cette partie des territoires des deux parties contractantes où le magistrat ou juge de paix ou autre autorité compétente exerce sa juridiction : pourvu, cependant, que dans le Royaume-Uni l'accusé soit, dans ce cas, envoyé aussi vite que possible devant un magistrat de police à Londres.

Les demandes pour arrestation provisoire pourront être adressées par la poste ou par le télégraphe, pourvu qu'elles apparaissent être envoyées par quelque autorité judiciaire ou toute autre compétente. Ces demandes devront contenir en termes généraux une description du crime ou de l'offense, et une déclaration qu'un mandat a été accordé pour l'arrestation criminel et que son extradition sera demandée.

Ce dernier sera, en vertu de cet article, remis en liberté si, dans l'espace de trente jours, il n'a pas été fait une demande d'extradition par l'agent diplomatique du pays demandant sa reddition conformément aux stipulations de ce traité.

ARTICLE IV.

La demande d'extradition devra toujours être faite par la voie diplomatique et par exemple, en Suisse le ministre anglais au président de la Confédération, et dans le Royaume-Uni au secrétaire d'Etat pour les affaires étrangères par le consul-général suisse à Londres, qui, pour les fins de ce traité, est par les présentes reconnu par Sa Majesté comme un représentant diplomatique de la Suisse.

ARTICLE V.

Dans les possessions de Sa Majesté britannique, autres que les colonies ou possessions étrangères de Sa Majesté, la manière de procéder sera la suivante :

(a) Dans le cas d'une personne accusée—

La demande de reddition sera faite au principal secrétaire d'Etat pour les affaires étrangères de Sa Majesté par le représentant diplomatique de la Confédération suisse. La dite demande sera accompagnée d'un mandat d'arrestation, ou autre document judiciaire analogue, émis par un juge ou magistrat dûment autorisé à prendre connaissance des actes dont on accuse le prisonnier en Suisse, et de témoignages ou de déclaration pris sous serment ou déclarés solennellement être vrais, devant tel juge ou magistrat, dûment rendus authentiques, déclarant les dits actes et contenant une description de la personne réclamée et tous détails qui peuvent servir à l'identifier.

Le dit principal secrétaire d'Etat transmettra tels documents au principal secrétaire d'Etat pour le département de l'intérieur de Sa Majesté britannique lequel, par un ordre revêtu de son sceau et de sa signature, signifiera à un magistrat de police à Londres que telle demande a été faite et le requerra, s'il y a cause suffisante, d'émettre un mandat pour l'arrestation du fugitif. Sur la réception de tel ordre du secrétaire d'Etat, et sur la production de telle preuve qui pourrait, dans l'opinion du magistrat justifier l'émission du mandat d'arrestation si le crime avait été commis dans le Royaume-Uni, le dit magistrat émettra un mandat en conséquence.

Quand l'individu réclamé aura été arrêté, il sera conduit devant le magistrat qui a émis le mandat d'arrestation ou devant quelqu'autre magistrat de police à Londres. Si la preuve alors faite est telle qu'elle justifie, suivant la loi anglaise, la condamnation du prisonnier à subir un procès, si le crime dont ce dernier est accusé a été commis dans le Royaume-Uni, le magistrat de police le condamnera à être emprisonné pour attendre l'ordre du secrétaire d'Etat ordonnant de le livrer ; il devra envoyer immédiatement au secrétaire d'Etat un certificat de la sentence et un rapport concernant la cause.

A l'expiration d'une période, qui ne devra jamais être moindre que quinze jours à dater de la sentence portée contre le prisonnier, le secrétaire d'Etat ordonnera sous ses sceaux et sceau que le criminel fugitif soit dirigé sur tel port de mer, qui sera, dans chaque cas spécial, choisi pour sa reddition au gouvernement Suisse,

(b) Dans le cas d'une personne convaincue —

La procédure sera la même que dans le cas d'une personne accusée, excepté que le mandat d'arrestation qui devra être transmis par le représentant diplomatique de la Suisse à l'appui de sa demande alléguera clairement le crime ou l'offense dont la personne réclamée a été convaincue, et déclarera les lieu et date de sa conviction.

La preuve à être faite consistera dans la sentence finale portée contre la personne convaincue par la cour compétente de l'état qui demande son extradition.

(c.) Les personnes convaincues par jugement sur défaut ou par *arrêt de contumace* seront considérées, dans le cas d'extradition, comme des personnes accusées et pourront comme telles être livrées.

(d.) Après que le magistrat de police aura condamné la personne accusée ou convaincue à l'emprisonnement pour attendre l'ordre d'un secrétaire d'Etat ordonnant sa reddition, telle personne aura le droit de demander un bref d'*habeas corpus* ; si elle fait une telle demande, sa reddition devra être suspendue jusqu'après la décision de la cour sur le rapport du bref, et ne pourra même alors avoir si la décision est contraire à la demande du prisonnier. Dans ce dernier cas, la cour peut immédiatement ordonner que le prisonnier soit remis à la personne chargée de le recevoir sans attendre l'ordre du secrétaire d'Etat autorisant sa reddition, ou le condamner à l'emprisonnement en attendant l'émission de tel ordre.

ARTICLE VI.

En Suisse la manière de procéder sera la suivante :

La demande d'extradition d'une personne accusée devra être accompagnée d'une copie authentique du mandat d'arrestation émis par un officier compétent au magistrat, énonçant clairement le crime ou l'offense dont elle est accusée, en même temps qu'une information dûment légalisée faisant connaître les faits et la preuve sur lesquels le mandat d'arrestation a été émis.

Si la demande se rapporte à une personne déjà convaincue, elle devra être accompagnée d'une copie authentique de la sentence ou conviction, énonçant le crime ou l'offense dont elle a été convaincue.

La demande devra aussi être accompagnée d'une description de la personne réclamée, et, s'il est possible, de tous autres informations et détails qui peuvent servir à l'identifier.

Après avoir examiné ces documents, le Conseil Fédéral suisse les communiquera au gouvernement cantonal sur le territoire duquel la personne accusée aura été trouvée, afin qu'elle puisse être examinée par un officier de justice ou de police sur le contenu de tels documents.

Le gouvernement cantonal transmettra le *procès-verbal* de l'examen en même temps que tous les autres documents, accompagnés, s'il y a lieu, d'un rapport plus détaillé, au Conseil Fédéral, qui, après les avoir examinés et ne trouvant d'opposition d'aucun côté, accordera l'extradition et communiquera sa décision à la fois à la légation anglaise et au gouvernement cantonal en question ; à ce dernier pour qu'il puisse envoyer la personne qui doit être livrée à tel endroit sur la frontière et le livrer à tel officier de police étrangère qu'il plaira à la légation anglaise de nommer en chaque cas spécial.

Dans le cas où les documents fournis en vue de prouver les faits et d'établir l'identité de l'accusé, ou que les détails recueillis par les autorités Suisses sembleraient insuffisants, avis sera donné immédiatement au représentant diplomatique de la Grande-Bretagne afin qu'il puisse fournir de plus amples preuves. Si telle plus ample preuve n'est pas fournie dans un délai de quinze jours la personne arrêtée sera mise en liberté.

Dans le cas où l'application de ce traité serait contestée, le Conseil Fédéral Suisse transmettra les documents (dossier) au tribunal fédéral suisse, dont le devoir sera de décider d'une manière définitive si l'extradition sera accordée ou refusée.

Le Conseil Fédéral communiquera le jugement du tribunal fédéral à la légation anglaise. Si ce jugement accorde l'extradition, le Conseil Fédéral ordon-

nèra qu'il soit exécuté comme dans le cas où le Conseil Fédéral accorderait lui-même l'extradition. Si d'un autre côté le tribunal fédéral refuse l'extradition, le Conseil Fédéral ordonnera immédiatement la mise en liberté de l'accusé.

ARTICLE VII.

Dans les enquêtes qu'elles auront à faire en conformité des présentes stipulations, les autorités de l'état auquel on s'adresse admettront comme parfaitement valides les témoignages ou déclarations des témoins, qu'ils soient assermentés ou déclarés solennellement être vrais, pris dans l'autre état, ou copies d'icelles, de même que les mandats d'arrestation et les sentences émis dans la cause, ou copies d'iceux, pourvu que tels documents apparaissent avoir été signés et certifiés par un juge, magistrat ou officier de tel état et soient rendus authentiques par l'apposition du sceau officiel d'un secrétaire d'Etat anglais ou du chancelier de la Confédération suisse.

La comparution en personne des témoins ne sera requise que pour établir l'identité de la personne poursuivie avec celle arrêtée.

ARTICLE VIII.

S'il n'est pas fourni dans le délai de deux mois à dater du jour de l'arrestation une preuve suffisante pour autoriser l'extradition, la personne arrêtée sera mise en liberté.

ARTICLE IX.

Dans le cas où cela pourrait être nécessaire, le gouvernement suisse sera représenté dans les cours anglaises par les officiers en loi de la Couronne, et le gouvernement anglais dans les cours suisses par les autorités compétentes suisses.

Les gouvernements respectifs donneront dans les limites de leurs territoires l'aide nécessaire aux représentants de l'autre état qui demandent leur intervention pour la garde et l'arrestation des personnes sujettes à l'extradition.

Aucune réclamation ne pourra être faite par l'une ou l'autre des parties contractantes pour le remboursement des dépenses encourues dans l'aide mentionnée en cet article.

ARTICLE X.

Le présent traité s'appliquera aux crimes et offenses commis avant la signature du traité; mais aucune personne livrée ne sera mise en jugement pour un crime ou offense commis dans l'autre pays avant l'extradition, si ce n'est pour celui qui a fait accorder la reddition.

ARTICLE XI.

Un criminel fugitif ne sera pas livré si l'offense pour laquelle on demande sa reddition a un caractère politique, où s'il établit que la demande faite de sa reddition a de fait été faite pour le mettre en jugement et le punir d'une offense qui a un caractère politique.

ARTICLE XII.

L'extradition n'aura pas lieu si, subséquentement à la commission du crime, ou l'institution de la poursuite, ou la conviction qui aurait suivi cette dernière le prisonnier aura été exempté de la poursuite ou du châtimement suivant les lois de l'état auquel on se sera adressé.

ARTICLE XIII.

L'extradition n'aura pas lieu si la personne réclamée par le gouvernement du Royaume-Uni, ou si la personne réclamée par le gouvernement suisse a déjà été mise en jugement, acquittée ou punie, ou si elle est encore à subir son procès dans l'un des Cantons Suisses ou le Royaume-Uni respectivement, pour le crime qui a motivé la demande d'extradition.

ARTICLE XIV.

Si la personne réclamée par le gouvernement du Royaume-Uni, ou si la personne réclamée par le gouvernement Suisse est à subir une enquête ou a été condamnée pour tout autre crime, dans l'un des Cantons Suisses ou dans le Royaume-Uni respectivement, son extradition pourra être retardée jusqu'à ce quelle ait été mise en liberté suivant le cours de la loi.

Dans le cas où tel individu serait poursuivi dans le pays où il s'est réfugié pour des obligations contractées envers des particuliers, son extradition n'en aura pas moins lieu; la partie lésée conservant son droit de poursuivre sa réclamation devant l'autorité compétente.

ARTICLE XV.

Si l'individu réclamé par l'une des deux Hautes Parties contractantes en vertu du présent traité était aussi réclamé par une ou plusieurs autres puissances, pour d'autres crimes ou offenses commis sur leurs territoires respectifs, son extradition sera accordée à cet Etat dont la demande aura priorité de date.

ARTICLE XVI.

Tous les articles saisis, qui étaient en la possession de l'individu devant être livré, au moment de son arrestation devront, si l'autorité compétente de l'Etat auquel on demande l'extradition en a ordonné la livraison, être remis quand l'extradition a lieu, et la dite livraison ne s'étendra pas seulement aux articles volés mais à tous autres qui pourraient servir à établir le crime.

La livraison aura lieu même si l'extradition qui aura été accordée ne peut avoir lieu par suite de la fuite ou la mort de l'individu réclamé, à moins que les réclamations de tierces parties sur les articles ci-dessus mentionnés n'en rendent la livraison inopportune.

ARTICLE XVII.

Les parties contractantes renoncent à toute réclamation pour le remboursement des dépenses encourues par elles dans l'arrestation et la garde de la personne à être livrée, et son transport aux frontières de l'état auquel la demande d'extradition est faite; icelles consentant à se charger elles-mêmes de ces dépenses.

ARTICLE XVIII.

Les stipulations du présent traité seront applicables aux colonies et possessions étrangères de Sa Majesté britannique.

La demande de reddition d'un criminel fugitif qui s'est réfugié dans l'une de telles colonies ou possessions étrangères sera faite au gouverneur ou à l'autorité suprême de telle colonie ou possession par l'intermédiaire du consul suisse y résidant, ou, dans le cas où il n'y aurait pas de consul suisse, par l'intermédiaire de l'agent consulaire reconnu d'un autre état chargé des intérêts suisses dans la colonie ou possession en question.

Le gouverneur, ou la suprême autorité, ci-dessus mentionnés, décideront sur telles demandes en conformité, autant que possible, des dispositions du présent traité. Il sera libre, cependant, soit d'accorder l'extradition ou de déferer le cas à son gouvernement.

Sa Majesté britannique sera libre, cependant, de faire des arrangements spéciaux dans les colonies anglaises et possessions étrangères pour la reddition de tels individus qui auraient commis en Suisse l'un des crimes ci-dessus mentionnés et qui se seraient réfugiés dans telles colonies et possessions étrangères, cela, autant que possible, en conformité des dispositions du présent traité.

La demande de reddition d'un criminel fugitif dans une colonie ou possession étrangère de Sa Majesté britannique sera régie par les règles contenues dans les articles précédents du présent traité.

ARTICLE XIX.

Le présent traité viendra en force dix jours après sa publication en conformité des formes prescrites par les lois des Hautes Parties contractantes.

Après que le traité sera devenu en force, le traité conclu entre les Hautes Parties contractantes le 31 mars 1874 sera considéré comme annulé, excepté pour les procédures qui pourraient déjà avoir été prises ou commencées en vertu d'icelui.

L'une ou l'autre des Hautes Parties contractantes pourra y mettre fin en donnant à l'autre partie, six mois à l'avance, avis de son intention d'y mettre fin, mais aucun tel avis ne devra excéder la période d'un an.

Le traité sera ratifié, et la ratification sera échangée à Berne aussitôt que possible.

En foi de quoi les Plénipotentiaires respectifs ont signé le présent et y ont apposé le sceau de leurs armes.

Donné à Berne le vingt-sixième jour de novembre, dans l'année de Notre-Seigneur mil huit cent quatre-vingt.

[L.S.] C. VIVIAN.

[L.S.] ANDERWERT.

Et attendu que les ratifications du dit traité ont été échangées à Berne, le quinzième jour de mars, mil huit cent quatre-vingt-un.

C'est pourquoi maintenant, Sa Majesté, par et de l'avis de Son Conseil Privé et en vertu de l'autorité à Elle conférée par les dits actes précités, ordonne, et il est par le présent ordonné, que depuis et après le trentième jour de mai, mil huit cent quatre-vingt un, les dits actes s'appliqueront au cas du dit traité avec le Conseil Fédéral Suisse.

1-3

C. L. PEEL.

ORDRES EN CONSEIL.

HOTEL DU GOUVERNEMENT, OTTAWA.

Vendredi, 17e jour de juin 1881.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

SUR la recommandation de l'honorable ministre des chemins de fer et canaux,—

Il a plu à Son Excellence d'ordonner et il est par ses présentes ordonné que la section 19e des règlements qui régissent actuellement le passage des navires à travers les canaux et écluses du gouvernement, déterminée par un ordre en conseil le 31 mai 1873, soit et est par les présentes amendée en supprimant le premier paragraphe depuis les mots "où plusieurs bâtiments" jusqu'aux mots "bâtiments de toute sorte" inclusivement, et en y substituant la suivante, savoir,—

A l'avenir pour ce qui concerne la priorité de passage dans les canaux ou écluses du Canada, à l'exception du canal Welland auquel il est pourvu spécialement, il n'y aura plus que deux classes de bâtiments au lieu de celles qui existent actuellement, savoir :

1re classe.—Comprenant les vapeurs dont la machine, etc., est décrite dans le certificat de l'inspecteur des bateaux à vapeur comme pouvant être employée "au transport des passagers" pour les distinguer des vapeurs dont la machine, etc., est décrite dans tel certificat comme pouvant être employée "au transport du fret et des passagers," et de plus les bateaux passeurs.

2me classe.—Comprenant tous les autres bâtiments de quelque espèce qu'ils soient.

De ces deux classes de navires, ceux de la première auront priorité de passage sur ceux de la seconde classe ; les bateaux à vapeur transportant les malles de Sa Majesté continueront cependant comme à présent d'avoir préséance sur les bateaux à vapeur qui ne transportent que des passagers.

Lorsque plusieurs bâtiments ou navires sont réunis, ou attendent pour entrer dans un canal ou une écluse, ils devront se tenir en une seule rangée et à une distance de pas moins de 300 pieds de telle écluse ou entrée, et chaque bâtiment ou navire devra pour y passer avancer dans l'ordre qu'il occupe sur la

file, excepté dans le cas des navires de la première classe auxquels priorité de passage est accordée tel que dit ci dessus.

Dans le cas, cependant, où un navire de la première classe, pour lequel une écluse serait tenue ouverte à une heure fixe, manquerait d'y entrer, les navires de la seconde classe qui attendent leur tour pourront se servir de telle écluse et continuer de s'en servir jusqu'à ce que le navire de la première classe en retard soit arrivé.

Il a plu en outre à Son Excellence d'ordonner, et il est par les présentes ordonné que la section des règlements actuels concernant la lutte de vitesse que peuvent se faire les bâtiments dans le canal soit amendée, et la dite section est par les présentes amendée de telle sorte qu'il sera défendu à un bâtiment de course rapide de dépasser un bâtiment de course moins rapide lorsqu'ils approchent d'une écluse, et que les mots suivants soient insérés dans la section 21 des dits règlements concernant les canaux, immédiatement après les mots "le vaisseau plus rapide devant passer à côté," savoir, "à moins que ce ne soit dans les 300 verges qui séparent du mur de l'écluse vers laquelle se dirigent les bâtiments, et dans ce cas le vaisseau le plus rapide n'essayera pas de passer."

J. O. COTÉ,

Greffier du Conseil Privé.

52-3

ORDRES GÉNÉRAUX DE MILICE.

QUARTIERS GÉNÉRAUX.

OTTAWA, 8 juillet 1881.

ORDRES GÉNÉRAUX (18).

No. 1.

Camp de Sussex, N. B.

La visite de Son Excellence le gouverneur-général au camp de Sussex lui a causé beaucoup de plaisir. L'apparence militaire des corps à la parade, la manière dont les manœuvres ont été faites, la propreté et l'ordre du camp démontraient le soin et l'attention apportés par les officiers commandant les bataillons dans l'accomplissement de leurs devoirs militaires, et Son Excellence les félicite de l'heureux résultat de leurs travaux.

Son Excellence désire aussi féliciter spécialement le lieutenant colonel Taylor et l'état-major du district à propos de la manière admirable avec laquelle ils ont rempli leurs nombreux devoirs.

No. 2.

COLLÈGE MILITAIRE ROYAL DU CANADA.

Les messieurs dont les noms suivent, ayant passé leurs examens à la satisfaction du bureau des examinateurs aux Quartiers-Généraux, ont obtenu leur droit d'admission comme élèves du Collège Militaire Royal du Canada :

NOM ET RÉSIDENCE.	POINTS.		
	Sujets		Total.
	Obligatoires.	Facultatifs.	
William Fairbairn Tilley, Napanee, Ont	2631	2961	5592
Dudley Howard Ridout, Kingston, Ont	2027	3203	5230
Arthur Cameron MacDonald, Pictou, N.E	2128	2920	5008
Philip Carteret Hill Primrose, Pictou, N.E	1794	1867	3661
Thomas Carlyle Skinner, Woodstock, Ont	1904	1222	3126
Edward C. Lawson, Windsor, N.E.....	1677	1211	2888

No. 3.

MILICE ACTIVE.

PROVINCE DE QUÉBEC.

Batterie d'artillerie de campagne de Québec.

Relativement au No. 1 des Ordres Généraux (17) du 30 juin 1881, la promotion du 1er lieutenant Edward Burroughs Garneau et la nomination du 2nd lieutenant Charles F. Thibaut dateront du 25 juin 1881.

Batterie d'artillerie de campagne de Richmond.

Est nommé 1er lieutenant:

2nd lieutenant David Williams, E.d'A., *vice* Hetherington, démissionnaire.

11e bataillon d'infanterie "Argenteuil Rangers."

Compagnie No. 8, Chatham.

Est nommé 2nd lieutenant, provisoirement:

Sergent porte-drapeau George Broke Martin, *vice* Bradford, démissionnaire.

60e bataillon d'infanterie "Missisquoi."

Compagnie No. 5, Stanbridge.

Est nommé 2nd lieutenant:

Sergent William Henry Tucker, E.M., *vice* Charles Vaughan, qui a laissé les limites.

Compagnie No. 6, Frelighsburg.

Est nommé 2nd lieutenant, provisoirement:

Sergent-major Addy Jameson, *vice* Edwin B. Abbott, left limits.

Par ordre,

WALKER POWELL, Colonel,
Adjudant-Général de la Milice,
Canada.

AVIS DU GOUVERNEMENT.

AVIS public est par le présent donné qu'en vertu des dispositions de l'Acte des compagnies par actions en Canada, 1877, des lettres patentes ont été émises sous le grand sceau de la Puissance du Canada en date du troisième jour de juin 1881, constituant en corporation Edward Charters, de la cité et du district de Montréal, dans la province de Québec, dans la Puissance du Canada, boucher; Pierre Claude, du même lieu fabricant de cuir; William Strachan, du même lieu, fabricant de savon et d'huile; Robert Bickerdike, du même lieu, boucher; William Morgan, du même lieu, boucher; Robert Nicholson, du même lieu, boucher; Prosper Versailles, du même lieu, boucher; Louis Monette, du même lieu, boucher, et Robert J. Hopper, du même lieu, marchand de bestiaux,—dans le but de construire, posséder et diriger des abattoirs ou boucheries; d'abattre toutes espèces d'animaux; de fabriquer et vendre des engrais, matières grasses, suif, et autres substances provenant des dits animaux; de posséder et diriger des enclos à bestiaux; d'acheter, vendre, importer et exporter dans et hors de la Puissance du Canada, du bétail, des moutons, cochons et autres animaux vivants; de

posséder et diriger des marchés pour l'achat et la vente du bétail, des moutons, cochons et autres animaux vivants; d'acquiescer tous les droits et privilèges pour toutes ou chacune des fins susdites de toute personne ou corporation dans la Puissance du Canada, et pour telles autres fins se rattachant ou nécessaires au but que l'on se propose d'atteindre, sous le nom de "La Compagnie d'Abattoir et d'enclos à bestiaux, de la Puissance, (à responsabilité limitée)" (The Dominion Abattoir and Stock Yards Company, limited), avec un fonds social de deux cent mille piastres, divisé en quatre mille actions de cinquante piastres.

Daté au bureau du Secrétaire d'Etat du Canada, ce treizième jour de juin 1881.

J. A. MOUSSEAU,

Secrétaire d'Etat.

52-3

AVIS public est par le présent donné qu'en vertu de "l'Acte concernant les compagnies à fonds social du Canada de 1877," il a été émis des lettres patentes sous le grand sceau du Canada, en date du 11 de juin 1881, lesquelles constituent les actionnaires de la "Compagnie impériale de prêts et de placements"—existant actuellement d'une manière légale et ci-devant incorporée en vertu d'un acte du parlement du Canada pour les fins relevant de l'acte en premier lieu mentionné—comme compagnie de prêts suivant les dispositions de tel acte et avec leur capital actuel de \$1,000,000; les premiers directeurs de la compagnie devant être l'honorable Sir Alexander Campbell, chevalier commandeur de l'ordre très distingué de Saint-Michel et de Saint-George, président; de John Fiskin, écuyer, vice-président; de Noah Barnhart, écuyer; de William George Gooderham, écuyer; de James Thorburn, écuyer, médecin; de Daniel Lamb, écuyer; et de Richard Shaw Wood, écuyer.

Daté au bureau du Secrétaire d'Etat du Canada, le 20me jour de juin 1881.

J. A. MOUSSEAU,

Secrétaire d'Etat.

52-3

AVIS public est par le présent donné qu'en vertu des dispositions de l'Acte des compagnies par actions en Canada, 1877, des lettres patentes ont été émises sous le grand sceau de la Puissance du Canada, en date du dix-neuvième jour d'avril 1880, constituant en corporation William Nickle, Benjamin Webster Folger, Matthew Henry Folger, et Frederick Augustus Folger, tous de la cité de Kingston, dans la province d'Ontario, dans la Puissance du Canada, propriétaires de bateaux à vapeur, Coleman Hinckley, senior, de Cap Vincent, dans l'Etat de New-York, un des Etats-Unis d'Amérique, marin, et Coleman Hinckley, junior, de la dite cité de Kingston, marin, dans le but de posséder, nolisier et naviguer des bateaux à vapeur et bateaux passeurs à vapeur sur le lac Ontario et le fleuve St. Laurent, et principalement naviguer entre les ports de Kingston, l'île du Jardin, l'île Wolfe, Gananoque, l'île Howe et ailleurs dans la province d'Ontario, et le Cap Vincent, Claxton, Wells Island, Alexandria Bay et autres ports dans l'Etat de New-York, un des Etats-Unis d'Amérique, et aussi faire le commerce de transport et d'expédition par bateaux à vapeur entre les dits ports ou aucun d'eux et ailleurs sur les eaux intérieures du Canada, sous le nom de "La compagnie des vapeurs du fleuve St. Laurent." (The St. Lawrence River Steamboat Company), avec un fonds social de vingt-cinq mille piastres divisé en mille actions de vingt-cinq piastres.

Daté au bureau du Secrétaire d'Etat du Canada, ce 24e jour de juin 1881.

J. A. MOUSSEAU,

Secrétaire d'Etat.

52-3

DEPARTEMENT DES POSTES

Dr. Compte des banques d'épargne de la Poste, pour le mois de mai 1881.

Av.

Fourni au Ministre des Finances aux termes de l'Acte pour l'Audition des Comptes Publics, 1878, Sec. 20)

Balance en caisse chez le Ministre des Finances, au 30 avril 1881	\$5,655,261 70	Remboursements durant le mois.....	\$208,168 11
Dépôts durant le mois	373,709 00		
Intérêt accordé aux déposants pour les comptes clos durant le mois	2,419 51		
		Balance :—	
		Au crédit des comptes des déposants.....	\$5,789,900 19
		Chèques en la possession des déposants et dont le paiement n'a pas été demandé.....	33,321 91
			5,823,222 10
	6,031,390 21		\$6,031,390 21

J. M. COURTNEY,
Député du Ministre des Finances.

Département des Finances, Ottawa, 20 juin 1881.

LISTE DES COMPAGNIES D'ASSURANCE AUTORISEES A FAIRE DES OPERATIONS AU CANADA, EN VERTU DES ACTES D'ASSURANCE DE 1815 ET 1877.

NOM DE LA COMPAGNIE.	Principal agent pour la réception des significations de pièces et d'avis.	Montant des dépôts — Les dépôts marqués (A) ne sont applicables qu'aux polices sur la vie en cours le 31 mars 1878; ceux marqués (B) aux polices émises depuis cette date.	Assurance autorisée.
La compagnie d'assur. de l'Amérique du Nord contre les accidents...	Edward Rawlings, gérant, Montréal.....	\$13,500, bons du havre de Montréal, \$9,733 bons d'emmagasinage de Montréal; \$550 5 p. c. canadiens. (Acceptés à \$20,000)...	Contre les accidents.
La compagnie d'assurance dite "Ætna," de Hartford, Connecticut...	Robt. Wood, agent général, Montréal.....	\$5,070 fonds publics canadiens; \$23,000 débiteurs de municipalités; \$72,000 bons des E.-U. (Acceptés à \$97,771)	Contre l'inc. et sur la navig.
La compagnie d'assurance sur la vie dite "Ætna," de Hartford, Conn.	William H. Orr, gérant, Montréal.....	\$100,000 bons des E.-U. en or (A), \$70,000 bons des E.-U., et \$25,000 déb. de la Province de Québec (B)	Sur la vie.
La compagnie d'assurance agricole de Watertown, N.Y., E.-U.	John Fisher, agent-en-chef, Cobourg.....	\$100,000 bons 4 p. c. des E.-U.	Contre l'incendie.
La compagnie d'assurance dite "Anchor Marine"	Hugh Scott, agent, Toronto.....	\$56,000 bons municipaux. (Acceptés à \$50,400)	Contre l'inc. et sur la navig.
La compagnie d'assurance de l'Amérique Britannique, Toronto.....	Louis H. Boul, gérant <i>pro tem</i> , Toronto.....	\$61,000 bons municipaux. (Acceptés à \$54,900)	Sur la vie.
L'association sur la vie dite "Friten" (limitée)....	J. B. M. Chipman, gérant, Montréal.....	\$54,993 bons du Canada, 4 p. c.	Contre l'inc. et sur la navig.
La compagnie d'assurance maritime et contre l'incendie, du Canada.	Charles Cameron, direct.-gérant, Hamilton	\$57,000 bons municipaux. (Acceptés à \$51,300)	Sur la vie.
La compagnie d'assurance du Canada sur la vie, Hamilton.....	A. G. Ramsay, gérant, Hamilton.....	\$60,000 bons municipaux. Acceptés \$54,000	Sur la vie.
L'association Canadienne d'assurance des consommateurs de vapeur.	W. B. McMurrich, agent, Toronto.....	\$3,900 effets de la Société Impériale de construction, \$5,000 effets de la société de construction et de prêts de Toronto, \$1,600 effets de l'Association de l'Ouest.....	Sur chaudières à vap., etc
La compagnie d'assurance des Citoyens, du Canada.....	Gerald E. Hart, agent principal, Montréal....	\$56,000 bons municipaux. (Acceptés à \$50,400)	Sur la vie et cont. les accid.
La compagnie d'assurance des Citoyens, du Canada.....	Gerald E. Hart, agent principal, Montréal....	\$56,000 bons du havre de Montréal. (Acceptés à \$50,400)	Contre l'inc. et sur la navig.
La compagnie d'assurance des Citoyens, du Canada.....	Gerald E. Hart, agent principal, Montréal....	\$20 en espèces.....	Garantie.
La compagnie d'ass. de l'Union Commerciale, de Londres, Angl.....	Fred. Cole, agent général, Montréal.	\$100,344 fds. pes., (vie A), \$50,613 effets consol. 5 p. c. canad. et \$55,967, effets 4 p. c. (feu)	Contre l'inc. et sur la vie.
L'association d'assurance sur la vie, dite "Confédération"	J. K. Macdonald, directeur-gérant, Toronto....	\$86,300 bons municipaux. (Acceptés à \$77,650)	Sur la vie.
La compagnie d'assurance dite "Dominion," maritime et contre l'incendie, de Hamilton	F. R. Despard, gérant, Hamilton.....	\$35,000 en espèces, \$15,000 bons de la cité de Victoria, C.-B.	Contre l'inc. et sur la navig.
La société d'ass. sur la vie, dite "Equitable," des Etats-Unis, N.-Y.	R. W. Gale, gérant, Montréal.....	\$100,000 fonds publics canad. (A) et \$65,000 bons des E.-U. (B) ..	Sur la vie.
L'association d'assurance contre l'incendie (responsabilité limitée), Londres, Angleterre.....	Wm. Robertson, agent en chef, Montréal.....	\$100,000 effets canadiens	Contre l'incendie.
La compagnie de garantie de l'Amérique du Nord.....	Edward Rawlings, gérant, Montréal.....	\$32,000 bons munie.; \$15,000 bons du hav. de Mont.; \$9,733 bons d'emmagas. de Montréal, et \$400 actions. (Acceptés à \$51,000) ..	Garantie.
La compagnie d'assurance contre l'incendie et sur la vie, dite "Guardian," Londres, Angleterre.....	Robert Simms et Cie, et Geo. Denholm, agents généraux, Montréal	\$100,343 fonds publics canadiens.....	Contre l'incendie.
La comp. d'ass. contre l'incendie dite "Hartford" de Hartford, Conn.	Robert Wood, agent généraux, Montréal.....	\$55,000, b. des E.-U., et \$30,840 act de banq. (Accept. à \$100,000) ..	Contre l'incendie.
La compagnie d'assurance impériale, de Londres, Angleterre.....	W. H. Rintoul, agent, Montréal.....	\$48,667 5 p. c. cons. canadiens, \$51,402 6 p. c. canadiens	Contre l'incendie.
La compagnie d'assurance dite "Lancashire"	S. C. Duncan-Clark, agent principal, Toronto	\$100,000 fonds publics canadiens	Contre l'incendie.
La compagnie d'assurance sur la vie dite "Lion" (à responsabilité limitée) Londres, Angleterre.....	Frederick Stanchiffe, agent général, Montréal	\$10,000 st'g, effets canadiens	Sur la vie.
La compagnie d'assurance dite "Liverpool et London et Globe"	G. F. C. Smith, agent principal, Montréal....	\$50,000 fonds pub. canad. (vie); \$3,000 5 p. c. canad.; \$63,000 bons mun.; \$25,000 assoc. de plac., Montréal; \$17,030 en espèces. (Acceptés à \$145,480)	Contre l'inc. et sur la vie.
La corporation d'assurance dite "London," Angleterre.....	C. C. Foster, agent, Montréal.	\$50,127 5 p. c. consol. canad., et \$99,873 fonds publics canadiens (feu) 10,000, et (vie) \$50,000	Contre l'inc. et sur la vie.
La compagnie de Garantie et contre les Accidents, de Londres (responsabilité limitée).....	A. T. McCord, jr., agent en chef, Toronto.....	\$11,000 st'g. effets canadiens	Garantie et accidents.
La comp. d'assurance contre l'incendie, London et Lancashire.....	C. J. Spike, agt en chef, Halifax, N.E.	\$21,000 st'g. effets canadiens	Contre l'incendie.
La compagnie d'assurance sur la vie, dite "London et Lancashire" ..	William Robertson, gérant, Montréal	\$100,000 fonds publics canadiens (A) de \$5,000 en espèces et \$4,867 bons de la province de Québec (B)	Sur la vie.
La compagnie d'ass. mutuelle contre l'incendie, de London, Ont.....	D. C. Macdonald, secrétaire, London, Ont.....	\$25,000 effets publics canadiens et \$5,000 en argent.....	Contre l'incendie.
La comp. d'ass. sur la vie, dite "Metropolitan," de New-York, E.-U.	Tbos. A. Temple, agt. général, St. Jean, N.-B.	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie Métropolitaine d'assurance sur les glaces, New-York.	A. J. Pell, Montréal	\$5,000, bons d-s Etats-Unis.....	Sur les glaces.
L'association d'assurance mutuelle sur la vie, du Canada.....	J. Turner, président, Hamilton.....	\$92,988 bons municipaux. (Acceptés à \$83,690)	Sur la vie.

La compagnie d'ass. mutuelle sur la vie dite "North American".....	Wm. McCabe, directeur-gérant, Toronto.....	\$50,000 en espèces.....	Sur la vie.
La compagnie d'assurance dite "North British and Mercantile".....	Macdougall et Davidson, agents génér., Mont.	\$50,000 fonds pub. canad., (vie A), \$47,000 bons du hav. de Mont- réal et \$65,000 bons municip. (feu). (Acceptés à \$150,800)..	Contre l'inc. et sur la vie. Contre l'incendie
La compagnie d'assurance du Nord, d'Aberdeen et Londres.....	Taylor Frères, agents généraux Montréal....	\$85,833 fonds publics canadiens, \$14,167 5 par cent canadiens....	Contre l'incendie.
La société d'assurance contre l'incendie, dite "Norwich Union,"	Alex. Dixon, agent, Toronto.....	\$100,000 effets canadiens.....	Sur la vie.
La compagnie d'assurance mutuelle sur la vie, d'Ontario.....	Wm. Hendry, gérant, Waterloo.....	\$56,167 bons municipaux (accepté \$50,541).....	Contre l'inc. et sur la nav
La compagnie d'assurance dite "Phoenix," de Brooklyn.....	Robert Hampson, Montréal, agent.....	\$100,000 bons des Etats-Unis.....	Contre l'incendie.
La cie. d'ass. contre l'incendie, dite "Phoenix," Londres, Angleterre.	Gillespie, Moffat et Cie, agts. génér., Mont..	\$50,171 fonds publics canad., et \$50,126 5 p. c. consol. canadiens	Contre l'incendie.
La compagnie d'assurance contre l'incendie, de Québec.....	J. G. Clapham, président, Québec.....	\$26,000 fonds publics canadiens, \$60,000 actions de banque et \$15,200 bons municipaux. (Acceptés à \$98,680).....	Contre l'incendie.
La compagnie d'assur. sur la vie et contre l'incendie, dlte "Queen,"	A. M. Forbes et H. G. Mudge, agents princi- paux, Montréal.....	\$100,000 fonds publics canadiens (feu) et \$51,100 5 p. c. conso- lidés canadiens (vie).....	Contre l'inc. et sur la vie.
La société d'assurance mutuelle sur la vie, dite "Reliance," Londres,	J. Cassie Hatton, procureur, Montréal.....	\$100,060 fonds publics canadiens (A) et \$10,000 effets canad. (B)	Contre l'inc. et sur la vie.
La compagnie d'assurance Royale Canadienne.....	Arthur Gagnon, secrétaire, Montréal.....	\$50,400 bons du havre de Montréal. (Acceptés à \$50,400).....	Contre l'inc. et sur la nav.
La compagnie d'assurance Royale.....	M. H. Gault et Wm. Tatley, agents princi- paux, Montréal.....	\$96,982 fonds publics, \$53,533 5 p. c. des consolidés canadiens et \$170,333, cons. angl.—appl., \$149,182 (feu), \$50,000, (vie A) et 121,666 (général.) Aussi \$97,333.33 annuités angl. (général.) Total \$418,182.....	Contre l'inc. et sur la vie.
La compagnie d'assurance Impériale Ecossaise.....	Taylor Frères, agents généraux, Montréal....	\$71,068, fds. pub. can., \$20,000 bons du havre de Montréal, \$13,500 bons municipaux. (Acceptés à \$101,275).....	Contre l'incendie.
La compagnie d'assur. contre l'incendie dite Sovereign, du Canada..	L'hon. Alex. Mackenzie, président, Toronto.	\$115,655 bons municip. \$3,684 en argent. (Acceptés à \$101,218)	Contre l'incendie.
La compagnie d'assurance sur la vie, dite "Standard," Ecosse.....	W. M. Ramsay, gérant, Montréal.....	\$64,000 bons municipaux, \$107,000 bons du havre de Montréal, (acceptés à \$153,900), étant \$126,750 (vie A) et \$27,150 (vie B)	Sur la vie.
La société d'assurance sur la vie, dlte "Star," d'Angleterre.....	A. W. Lauder, trésorier général, Toronto.....	\$100,343 fonds publics canadiens.....	Sur la vie.
La comp. d'assurance mutuelle sur la vie, dlte "Sun," de Montréal..	R. Macaulay, secrétaire général, Montréal..	\$56,000 bons municipaux. (Acceptés à \$50,400).....	Sur la vie et cont. les accid
La compagnie d'assurance sur la vie et Tontine, de Toronto.....	Arthur Harvey, gérant, Toronto.....	\$32,400 bons municip. \$1,040.36 en espèces (Acceptés à \$30,200)	Sur la vie et cont. les accid.
La compagnie d'assurance dite "Travelers," de Hartford, Connect..	Thos. Simpson, agent, Montréal.....	\$100,000 bons des Etats-Unis., \$25,000 bons municipaux, \$20,000 bons du havre de Montréal (acceptés à \$140,500), étant \$100,000 (vie A), \$25,000 au pair (vie B), et 820,000 au pair (accidents).....	Sur la vie et cont. les accid.
La compagnie d'assurance mutuelle Union sur la vie, du Maine.....	Wm. Mulock, agcnt, Toronto.....	\$100,000 4 p. c. des Etats-Unis, (A) et \$15,000, bons du district de Columbia, E.-U., (B).....	Sur la vie.
La compagnie d'assurance de l'Ouest, Toronto.....	J. J. Kenny, directeur gérant, Toronto.....	\$57,700 bons municipaux. (Acceptés à \$51,930).....	Contre l'inc. et sur la nav.

LES COMPAGNIES D'ASSURANCE SUR LA VIE CI-DESSOUS NOMMEES, AYANT CESSÉ D'ENTREPRENDRE DES RISQUES AU CANADA, SONT AUTORISEES, EN VERTU DE L'ARTICLE 17 DE "L'ACTE D'ASSURANCE REFONDU DE 1877," A POURSUIVRE TOUTES LES OPERATIONS SE RATTACHANT AUX POLICES EMISES AVANT LE 31 MARS 1878, ET LEURS DEPOTS SONT APPLICABLES A CES POLICES, SUJET AUX DISPOSITIONS DES ACTES D'ASSURANCE DE 1868 ET 1871.

NOM DE LA COMPAGNIE.	Principal agent pour la réception des significations des pièces et avis.	Montant des dépôts.	Assurance autorisée.
L'association médicale et générale sur la vie dite "Briton," Londres, Angleterre.....	Jas. B. M. Chipman, gérant, Montréal.....	\$100,343 bons du Canada.....	Sur la vie.
La compagnie d'assurance mutuelle sur la vie, dite Connecticut, de Hartford, Conn., E.-U.....	Robt. Wood, agent-général, Montréal.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie, d'Edimbourg.....	David Higgins, agent principal, Toronto.....	\$150,515 bons du Canada.....	Sur la vie.
L'association d'assurance sur la vie, d'Ecosse.....	Geo. W. Ford, agent principal, Montréal.....	\$150,000 bons du Canada.....	Sur la vie.
La compagnie Nationale d'assurance sur la vie, des Etats-Unis d'Amérique.....	John F. Bell, procureur, Windsor.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie, de New-York.....	F. W. Campbell, M.D., procureur, Montréal.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie dite "North Western," de Milwaukee, E.-U.....	M. W. Mills, agent principal, Toronto.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance mutuelle sur la vie, dite "Phoenix," Hartford, Connecticut.....	A. R. Bethune, agent général, Montréal.....	\$105,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie, dite, "The Positive Government Security" (limitée) Angleterre.....	John Taylor, secrétaire, Montréal.....	\$8,273 débentures du Canada, 5. p. c.....	Sur la vie.
La société d'assurance sur la vie, dite "Amicable" Ecosaise.....	Geo. Wm. Ford, agent général, Montréal.....	\$150,000 bons du Canada.....	Sur la vie.
L'institution de Prévoyance Ecosaise.....	R. A. Ramsay, procureur, Montréal.....	\$100,343 bons du Canada.....	Sur la vie.
La compagnie d'assurance Provinciale Ecosaise.....	Geo. Wm. Ford, secrétaire, Montréal.....	\$150,790 sav. : \$112,343 bons du Canada, \$38,447 déb. Can. 5 p. c.....	Sur la vie.
La compagnie d'assurance sur la vie, des Etats-Unis.....	\$60,000 bons payables en or, Etats-Unis.....	Sur la vie.

NOTA.—La compagnie d'assurance mutuelle sur la vie, dite "Globe" de New-York, a été déclarée insolvable aux Etats-Unis et en Canada, et Jas. D. Fish, de New-York, a été nommé receveur par les cours des Etats-Unis, et W. C. Wells, de Montréal, a été nommé syndic par la Cour Supérieure de Montréal, pour les opérations faites en Canada. Le dépôt de la compagnie entre les mains du gouvernment, \$100,000 en effets des Etats-Unis, a été, par ordre de la dite Cour Supérieure, délivré aux banquiers de cette cour.

La compagnie d'assurance maritime des Marchands de Montréal, a cessé de faire des opérations d'assurance, et est en voie de liquider ses affaires. Le dépôt a été remis à la compagnie moins \$2,223 en espèces retenues à cause de réclamations contestées.

Bureau du Shrintendant des Assurances, Ottawa, 30 juin 1881.

J. B. CHERRIMAN, Surintendant des Assurances

DEMANDES AU PARLEMENT.

PARLEMENT FÉDÉRAL.

Règles relatives aux avis de bills privés.

51. Dans le cas de toute demande de bill privé, provenant du ressort législatif du Parlement du Canada, suivant les dispositions de l'Acte de l'Amérique Britannique du Nord, 1867, et ayant pour objet, soit la construction d'un pont, d'un chemin de fer, d'un chemin à barrières ou d'une ligne télégraphique; soit la construction ou l'amélioration d'un port, d'un canal, d'une écluse, d'une digue ou d'une glissoire, ou autre ouvrage semblable; soit la concession d'un droit de passage d'eau, l'incorporation de professions ou métiers, ou d'une compagnie de banque ou autre compagnie par actions, soit la concession à une ou plusieurs personnes de certains droits ou privilèges exclusifs ou particuliers, soit le pouvoir de faire quelque chose qui, dans ses effets, pourrait toucher aux droits ou à la propriété d'autrui, ou concerner une classe particulière de la société; ou ayant pour objet quelque amendement de même nature à un acte antérieur,—un avis, énonçant d'une manière claire et intelligible la nature et l'objet de la demande, et signé (excepté s'il s'agit de corporations déjà existantes) par les pétitionnaires ou de leur part, est nécessaire et doit être publié comme il suit

Dans les provinces de Québec et de Manitoba :

Un avis doit être inséré dans la *Gazette du Canada* en anglais et en français, ainsi que dans un journal anglais et un journal français du district intéressé, ou en anglais et en français dans le même journal, s'il ne s'en publie qu'un seul dans ce district; ou s'il n'y paraît pas de journal, alors la publication de l'avis en anglais et en français doit se faire dans un journal du district le plus voisin où il s'en publie.

Dans les autres provinces :

Un avis doit être inséré dans la *Gazette du Canada* et dans un journal du comté ou des comtés-unis intéressés, ou s'il n'y paraît pas de journal, alors la publication doit se faire dans un journal du comté le plus voisin où il s'en publie.

La publication de ces avis durera, dans chaque cas, la période de deux mois pendant l'intervalle de temps qui s'écoulera entre la clôture de la session précédente et la prise en considération de la pétition. Un exemplaire des numéros des journaux, reproduisant la première et la dernière insertion de l'avis, devra être transmis au greffier de chaque Chambre.

Si la pétition demande l'autorisation de présenter un bill privé ayant pour objet la construction d'un pont de péage, le pétitionnaire ou les pétitionnaires devront, en même temps qu'ils donneront l'avis prescrit par la règle précédente, donner aussi, de la même manière, avis des péages qu'ils entendent exiger, de l'étendue du privilège, de la hauteur des arches, de l'espace à laisser libre entre les culées ou les piliers pour le passage de radeaux et des navires; et mentionner de plus s'ils se proposent de construire un pont mobile, et quelles en seront les dimensions.

Toute personne désirant obtenir un bill privé devra, dans les huit jours qui précéderont l'ouverture du Parlement, déposer au bureau du greffier de la Chambre dans laquelle le bill doit prendre naissance, une copie de ce bill en langue anglaise ou en langue française, avec une somme suffisante pour en payer la traduction et l'impression. Il en sera imprimé 600 exemplaires en anglais et 200 en français; la traduction devra être faite par les officiers de la Chambre, et l'impression par l'entrepreneur des impressions. Le pétitionnaire aura aussi à payer au comptable de la Chambre une somme de \$200, plus le coût de l'impression de l'acte dans les Statuts, et remettra le reçu de ce paiement au greffier du comité auquel ce bill aura été renvoyé—le dit paiement sera effectué immédiatement après la seconde lecture avant la prise en considération du bill par le comité.

Aucune pétition pour l'obtention d'un bill privé ne sera reçue par l'une ou par l'autre Chambre après les dix premiers jours de la session.

ROBERT LEMOINE,

Greffier du Sénat.

JOHN GEORGE BOURINOT,

Greffier des Communes.

Règles du Sénat relatives aux avis de bills de divorce.

72. Quiconque a l'intention de demander un bill de divorce, doit donner avis de son intention, et spécifier d'avec qui et pour quelle cause il veut divorcer. L'avis doit être inséré pendant six mois, à la *Gazette du Canada*, et dans deux journaux du district (si c'est dans les provinces de Québec et de Manitoba,) ou du comté ou des comtés-unis, (si c'est dans les autres provinces,) où le pétitionnaire résidait ordinairement lors de la séparation; et si le nombre voulu de journaux n'y paraît pas, alors la publication de l'avis devra se faire dans le district, le comté ou les comtés-unis voisins.

Un exemplaire en manuscrit de l'avis devra être signifié, à l'instance du pétitionnaire, à la personne d'avec laquelle il veut divorcer, si le lieu de la résidence de cette dernière peut être connu; et la preuve de cette signification ou de la diligence faite pour l'effectuer, doit être produite sous serment devant le Sénat et à sa satisfaction, lors de la lecture de la pétition.

ROBERT LEMOINE,

Greffier du Sénat.

AVIS DIVERS.

LA BANQUE DE SAINT-HYACINTHE.

AVIS est par le présent donné qu'un dividende de quatre par cent sur le capital payé dans cette banque, a été déclaré pour les six mois finissant le 31 juillet prochain, et sera payé au bureau de la dite banque, lundi le, ou après le 8 août aussi prochain.

Le livre de transport sera fermé depuis le 18 juillet au 6 août, ces deux jours compris.

Par ordre des directeurs,

R. ST. JACQUES,

Caissier.

Saint-Hyacinthe, 24 juin 1881.

2-4

BANQUE VILLE-MARIE.

AVIS est par le présent donné, qu'un dividende de deux pour cent sur le capital réduit de cette banque a été déclaré pour les cinq mois d'affaires finissant le 21 mai dernier, et sera payable le ou après le huitième jour d'août prochain au bureau principal de la dite banque, à Montréal.

Les livres de transfert seront, en conséquence, fermés du 30 juillet au 6 août, ces deux jours inclusivement.

(Par ordre.)

U. GARAND,

Caissier.

N.B.—Après celui-ci, les dividendes déclarés semi-annuellement seront payables les premiers de décembre et juin.

2-1.

AVIS AUX ACTIONNAIRES.

UNE assemblée générale spéciale des actionnaires de la compagnie de télégraphe de Montréal est convoquée pour samedi, le 16^e jour de juillet 1881, à une heure p.m., au bureau de la compagnie à Montréal, afin d'examiner une offre d'exploiter les lignes de la compagnie moyennant un dividende annuel garanti de 8 pour cent sur le fonds social de la com-

pagnie, et à d'autres conditions ; et, si cette offre est acceptée, prendre des mesures pour l'exécution des documents nécessaires, ainsi que des arrangements basés sur cette offre.

Par ordre du conseil de direction,
JAMES DAKERS,
Secrétaire.

2-1

COMPAGNIE DE CHEMIN DE FER D'ONTARIO
ET QUÉBEC.

AVIS est par le présent donné que la première assemblée générale des actionnaires de la compagnie de chemin de fer d'Ontario et Québec aura lieu à l'hôtel Windsor, Montréal, mardi le dix-neuvième jour de juillet courant, à deux heures de l'après-midi, dans le but d'organiser la compagnie, élire des directeurs et expédier toutes autres affaires dont l'assemblée peut légalement s'occuper.

Par ordre du conseil provisoire,
W. H. LOCKHART GORDON,
Secrétaire *pro tem*.

2 juillet 1881.

1-3

BANQUE CONSOLIDÉE DU CANADA.

(*En liquidation.*)

UNE assemblée générale spéciale des actionnaires de la Banque Consolidée du Canada, aura lieu au bureau de la Banque, No. 117 rue St. Pierre, Montréal, mardi, le 26 juillet prochain, à une heure p.m., pour examiner une offre déjà faite ou toute autre qui pourra être faite pour l'achat en bloc de tout ce qui reste de l'actif de la banque, et pour autoriser les liquidateurs à l'accepter, avec ou sans modification suivant que le décideront les actionnaires, et pour la transaction de toutes autres affaires se rattachant à l'objet de l'assemblée.

Par ordre des liquidateurs,
ARCH. CAMPBELL,
Gérant.

Montréal, 9 juin 1881.

50-6

COMPAGNIE DU CHEMIN DE FER CANADIEN
DU PACIFIQUE.

UNE assemblée générale spéciale des actionnaires de cette compagnie, aura lieu à Montréal, lundi,

le dix-huitième jour de juillet prochain, à midi, dans le but d'autoriser l'émission d'obligations suivant le pouvoir que confère la charte de la compagnie, et pour régler et décider toutes matières ou choses pouvant s'y rattacher.

Par ordre du bureau,

CHAS. DRINKWATER,
Secrétaire.

Montréal, 7 juin 1881.

50-5

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July 16 1881



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OTTAWA, SATURDAY, JULY 16, 1881.

DOMINION OF CANADA.



For index of new matter, see last page.

GOVERNMENT HOUSE.

11th July, 1881.

CAPTAIN PERCEVAL, late 1st Royal Dragoons, to be Aide-de-Camp to His Excellency the Governor General, *vice* Captain Chater, who resigns; the appointment to date from 1st July.

CAPTAIN CHATER, pending further instructions, to be attached to the Staff of the Governor General for special service during His Excellency's visit to the North West.

By Command,
F. DE WINTON, Lt. Col.
Mil. Secy.

APPOINTMENTS.

DEPARTMENT OF THE SECRETARY OF STATE OF CANADA.

HIS EXCELLENCY THE GOVERNOR GENERAL has been pleased to make the following appointment, viz:—

OTTAWA, 6th July, 1881.

THE HONOURABLE SIR WILLIAM JOHNSTON RITCHIE, Chief Justice of the Supreme Court of Canada, to be Deputy of the Governor General.

HIS EXCELLENCY THE GOVERNOR GENERAL has also been pleased to make the following appointments, viz:—

OTTAWA, 12th July, 1881.

THOMAS LAFFIN, of Lingan, in the County of Cape Breton, in the Province of Nova Scotia, Esquire; to be Harbour Master for the Port of Lingan, in the said Province.

CAPTAIN GEORGE PETTINDRIEGH, of New Westminster, in the Province of British Columbia; to be Harbour Master for the Port of New Westminster, in the said Province, *vice* James Augustus Halliday, Esquire, resigned.

PROCLAMATIONS.

LORNE.

[L.S.]

CANADA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To Our Beloved and Faithful the Senators of the Dominion of Canada, and the members elected to serve in the House of Commons of Our said Dominion, and to each and every of you,—
GREETING:

A PROCLAMATION.

WHEREAS Our Parliament of Canada stands prorogued to the Twentieth day of the month of July instant, at which time, at Our City of Ottawa, you were held and constrained to appear; Now Know Ye, that for divers causes and considerations and taking into consideration the ease and convenience of Our Loving Subjects, We have thought fit, by and with the advice of Our Privy Council for Canada, to relieve you, and each of you, of your attendance at the time aforesaid, hereby convoking and by these presents enjoining you, and each of you, on the TWENTY-NINTH day of the month of AUGUST next, to meet Us in Our Parliament of Canada, at Our City of Ottawa, there to take into consideration the state and welfare of Our said

Dominion of Canada, and therein to do as may seem necessary. HEREIN FAIL NOT.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Right Trusty and Well-Beloved Councillor, SIR JOHN DOUGLAS SUTHERLAND CAMPBELL, (commonly called the Marquis of Lorne), Knight of Our Most Ancient and Most Noble Order of the Thistle, Knight Grand Cross of Our Most Distinguished Order of St. Michael and St. George, Governor General of Canada and Vice Admiral of the same, &c., &c., &c.

At Our Government House, in Our CITY of OTTAWA, this FIFTEENTH day of JULY in the year of Our Lord one thousand eight hundred and eighty-one, and in the forty-fifth year of Our Reign.

By Command,

RICHARD POPE,
Clerk of the Crown in Chancery, Canada.

LORNE.
[L.S.]

CANADA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To all to whom these presents shall come, or whom the same may in anywise concern,—GREETING :

A PROCLAMATION.

Z. A. LASH, Deputy of the Minister of Justice, Canada. } WHEREAS it is, in and by the Act passed in the session of the Parliament of Canada, held in the thirty-sixth year of Our Reign, chaptered nine, and intituled "An Act to provide for the appointment of Harbour Masters for certain ports in the Provinces of Nova Scotia and New Brunswick," amongst other things in effect enacted, that the said Act shall apply to the Provinces of Nova Scotia and New Brunswick only, and to such ports and such ports only (except the ports of Halifax and Pictou, in Nova Scotia, and St. John, in New Brunswick), in either of the said Provinces as shall from time to time be designated for that purpose by Proclamation under an Order or Orders of the Governor in Council :

AND WHEREAS an Order of the Governor in Council was passed on the twelfth day of July, in the year of Our Lord, one thousand eight hundred and eighty-one, designating Port of Hawkesbury, as a Port to which the said Act and Acts amending the same shall apply,—

Now KNOW YE, that We do hereby, and by virtue of the authority vested in Us by the said Act and Order in Council respectively, proclaim and declare that the Act hereinbefore mentioned and intituled "An Act to provide for the appointment of Harbour Masters for certain Ports in the Provinces of Nova Scotia and New Brunswick" and the Acts amending the same, shall hereafter apply to the Port of Hawkesbury, in the Province of Nova Scotia.

The limits of said port to be as follows : All that portion of the Gut of Canso, extending from Wilson's line on the east shore to the centre of the Gut, thence proceeding on a southerly course to abreast of Madden Point, also on the east shore, thence extending eastward so as to include Ship Harbour, thence northwards including Emery Pond to the place of beginning at Wilson's line.

Of all which Our loving subjects and all others to whom these presents may come or whom the same

may concern, are hereby required to take notice and to govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Right Trusty and Well-Beloved Councillor, SIR JOHN DOUGLAS SUTHERLAND CAMPBELL, (commonly called the Marquis of Lorne), Knight of Our Most Ancient and Most Noble Order of the Thistle, Knight Grand Cross of Our Most Distinguished Order of St. Michael and St. George, Governor General of Canada and Vice Admiral of the same.

At Our Government House, in Our CITY of OTTAWA, this TWELFTH day of JULY, in the year of Our Lord, one thousand eight hundred and eighty-one, and in the Forty-fifth year of Our Reign.

By Command,

J. A MOUSSEAU,
Secretary of State.

3-3

LORNE.
[L.S.]

CANADA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To all to whom these presents shall come, or whom the same may in anywise concern,—GREETING :

A PROCLAMATION.

Z. A. LASH, Deputy of the Minister of Justice, Canada. } WHEREAS, it is, in and by the Act passed in the Session of the Parliament of Canada, held in the thirty-sixth year of Our Reign, chaptered nine and intituled "An Act to provide for the appointment of Harbour Masters for certain ports in the Provinces of Nova Scotia and New Brunswick," amongst other things in effect enacted, that the said Act shall apply to the Provinces of Nova Scotia and New Brunswick only, and to such ports and such ports only (except the ports of Halifax and Pictou, in Nova Scotia, and St. John, in New Brunswick), in either of the said Provinces as shall from time to time be designated for the purpose by Proclamation under an Order or Orders of the Governor in Council ;

AND WHEREAS an Order of the Governor in Council was passed on the twelfth day of July, in the year of Our Lord one thousand eight hundred and eighty-one, designating the Port of Lingan, as a port to which the said Act and Acts amending the same shall apply,—

Now KNOW YE, that We do hereby, and by virtue of the authority vested in Us by the said Act and Order in Council respectively, proclaim and declare that the Act hereinbefore mentioned and intituled "An Act to provide for the appointment of Harbour Masters for certain Ports in the Provinces of Nova Scotia and New Brunswick" and the Acts amending the same, shall hereafter apply to the Port of Lingan, in the Province of Nova Scotia.

Of all which Our loving subjects and all others to whom these presents may come, or whom the same may concern, are hereby required to take notice and to govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Right Trusty and Well-Beloved Councillor, SIR JOHN DOUGLAS SUTHERLAND CAMPBELL, (commonly called the Marquis of Lorne), Knight of Our

Most Ancient and Most Noble Order of the Thistle, Knight Grand Cross of Our Most Distinguished Order of St. Michael and St. George, Governor General of Canada and Vice Admiral of the same, &c., &c., &c.

At Our Government House, in Our CITY of OTTAWA, this TWELFTH day of JULY, in the year of Our Lord, one thousand eight hundred and eighty-one, and in the Forty-fifth year of Our Reign.

By Command,

J. A. MOUSSEAU,
Secretary of State.

3-3

LORNE.

[L.S.]

CANADA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To all to whom the presents shall come, or whom the same may in anywise concern,—GREETING :

A PROCLAMATION.

Z. A. LASH, } WHEREAS in pur-
Deputy of the Minister of } suance of the pro-
Justice, Canada. } visions of the Canada
Temperance Act of 1878, the following notice has
been addressed to the Secretary of State for Canada,
embodying the petition therein set forth :

“To the Honorable the Secretary of State for
Canada,—

“SIR,—We, the undersigned, electors of the County
“of Hants, Province of Nova Scotia, request you to
“take notice that we propose presenting the follow-
“ing petition to His Excellency the Governor General,
“viz :

““To His Excellency the Governor General of
“Canada, in Council,—

““The petition of the electors of the County of
“Hants, Province of Nova Scotia, qualified and
“competent to vote at the election of a member of
“the House of Commons, in the said County,

““Respectfully sheweth, That your petitioners are
“desirous that the second part of the Canada Tem-
“perance Act, 1878, should be in force and take
“effect in the said County :

““Wherefore, your petitioners humbly pray that
“Your Excellency will be pleased, by an Order in
“Council under the ninety-sixth Section of the said
“Act, to declare that the second part of the said
“Act shall be in force and take effect in the said
“County.

““And your petitioners will ever pray, &c.’ And
“that we desire that the votes of all the electors of
“the said County of Hants be taken for and against
“the adoption of the said petition.”

And whereas it appears by evidence to the satis-
faction of the Governor General in Council that such
notice has appended to it the genuine signatures of
one-fourth or more of all the electors of the said
County of Hants, the number of the signatures to
the notice proved to be genuine being one thousand

six hundred and eighty-nine, and that the other
requirements of the law have been observed ;

And whereas an Order of the Governor General in
Council has been passed directing that the votes of
all the electors of the said County of Hants be
taken for and against the adoption of the said
petition,—

Now Know YE, that We do hereby, and by virtue
of the authority vested in Us by the said Act and
Order in Council, proclaim and declare, that on
Thursday, the fifteenth day of September next, a poll
will be held in the said County of Hants for taking
the votes of the electors for and against the said
petition. That such votes will be taken between the
hours of nine o'clock in the forenoon and five o'clock
in the afternoon of that day and by ballot. That
Edward Curry, Esquire, Sheriff of the said County
of Hants, has been appointed Returning Officer
for the purpose of taking on that day the votes
of the electors for and against the petition and
of afterwards summing up the same and making a
return of the result to the Governor General in Coun-
cil. That the said Returning Officer is empowered
and required to appoint a Deputy Returning Officer
at and for each polling place or station. That the
Returning Officer will appoint persons to attend at
the various polling stations and at the final summing
up of votes on behalf of the persons interested in and
promoting or opposing, respectively, the adoption of
the petition, at the office of the said Sheriff of the
County of Hants, in the Town of Windsor, on
Monday the twelfth day of September next, at ten
of the clock in the forenoon.

That the votes of the electors will be summed up
and the result of the polling declared by the Return-
ing Officer at the said office of the said Sheriff of the
County of Hants, on Monday the nineteenth day
of September next, at ten of the clock in the
forenoon. And in the event of the petition being
adopted by the electors, the Governor General in
Council may, at any time after the expiration of
sixty days from the day on which the same was
adopted, by Order in Council published in the
Canada Gazette, declare that the second part of the
said Act shall be in force and take effect in such
county upon, from and after the day on which the
annual or semi-annual licenses for the sale of spiri-
tuous liquors then in force in such county will expire,
provided such day be not less than ninety days from
the day of the date of such Order in Council, and if it
be less, then on the like day in the then following
year.

Of all which Our loving subjects and all others
whom these presents may concern, are hereby
required to take notice and to govern themselves
accordingly.

IN TESTIMONY WHEREOF, We have caused these
Our Letters to be made Patent, and the Great
Seal of Canada to be hereunto affixed. WITNESS,
Our Right Trusty and Well-Beloved Councillor,
SIR JOHN DOUGLAS SUTHERLAND CAMPBELL, (com-
monly called the Marquis of Lorne), Knight of Our
Most Ancient and Most Noble Order of the Thistle,
Knight Grand Cross of Our Most Distinguished
Order of St. Michael and St. George, Governor
General of Canada and Vice Admiral of the
same.

At Our Government House, in Our CITY of
OTTAWA, this SECOND day of JULY,
in the year of Our Lord, one thousand eight
hundred and eighty-one, and in the Forty-
fifth year of Our Reign.

By Command,

J. A. MOUSSEAU,
Secretary of State.

3-3

LORNE.

[L.S.]

CANADA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To all to whom these presents shall come, or whom the same may in anywise concern,—GREETING :

A PROCLAMATION.

Z. A. LASH, Deputy of the Minister of Justice, Canada. } WHEREAS in pursuance of the provisions of the Canada Temperance Act of 1878, the following notice has been addressed to the Secretary of State for Canada, embodying the petition therein set forth :

“To the Honorable the Secretary of State for Canada,—

“Sir,—We, the undersigned electors of the County of Cape Breton, in the Province of Nova Scotia, request you to take notice that we propose presenting the following petition to His Excellency the Governor General, viz:

“‘To His Excellency the Governor General of Canada in Council,—

“‘The petition of the electors of the County of Cape Breton, in the Province of Nova Scotia, qualified and competent to vote at the election of a member of the House of Commons, in the said County,

“‘Respectfully sheweth, That your petitioners are desirous that the second part of the Canada Temperance Act, 1878, should be in force and take effect in the said County :

“‘Wherefore, your petitioners humbly pray that Your Excellency will be pleased, by an Order in Council under the ninety-sixth Section of the said Act, to declare that the second part of the said Act shall be in force and take effect in the said County.

“‘And your petitioners will ever pray, &c.’ And that we desire that the votes of all the electors of the said County of Cape Breton be taken for and against the adoption of the said petition.”

And whereas it appears by evidence to the satisfaction of the Governor General in Council that such notice has appended to it the genuine signatures of one-fourth or more of all the electors of the said County of Cape Breton, the number of the signatures to the notice proved to be genuine being twelve hundred and twenty-one, and that the other requirements of the law have been observed ;

And whereas an Order of the Governor General in Council has been passed directing that the votes of all the electors of the said County of Cape Breton, be taken for and against the adoption of the said petition,—

Now KNOW YE, that We do hereby, and by virtue of the authority vested in Us by the said Act and Order in Council, proclaim and declare, that on Thursday, the eleventh day of August next, a poll will be held in the said County of Cape Breton for taking the votes of the electors for and against the said petition. That such votes will be taken between the hours of nine o'clock in the forenoon and five o'clock in the afternoon of that day and by ballot. That Duncan McKenzie, Esquire, of Sydney, in the said County, has been appointed Returning Officer for the purpose of taking on that day the votes of the electors for and against the petition and of afterwards summing up the same and making a return of the result to the Governor General in Council. That the said Returning Officer is empowered and required to appoint a Deputy Returning Officer at and for each polling place or station. That the Returning Officer will appoint persons to attend at the various polling stations and at the final summing up of votes on behalf of the persons interested in and promoting or opposing, respectively, the adoption of the petition, at the Court House at Sydney aforesaid on Monday, the eighth day of August next, at ten of the clock in the forenoon.

That the votes of the electors will be summed up and the result of the polling declared by the Returning Officer at the said Court House at Sydney, on Thursday the eighteenth day of August next, at ten

of the clock in the forenoon. And in the event of the petition being adopted by the electors, the Governor General in Council may, at any time after the expiration of sixty days from the day on which the same was adopted, by Order in Council published in the *Canada Gazette*, declare that the second part of the said Act shall be in force and take effect in such County upon, from and after the day on which the annual or semi-annual licenses for the sale of spirituous liquors then in force in such County will expire, provided such day be not less than ninety days from the day of the date of such Order in Council, and if it be less, then on the like day in the then following year.

Of all which Our loving subjects and all others whom these presents may concern, are hereby required to take notice and to govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Right Trusty and Well-Beloved Councillor, SIR JOHN DOUGLAS SUTHERLAND CAMPBELL, (commonly called the Marquis of Lorne), Knight of Our Most Ancient and Most Noble Order of the Thistle, Knight Grand Cross of Our Most Distinguished Order of St. Michael and St. George, Governor General of Canada and Vice Admiral of the same.

At Our Government House, in Our CITY of OTTAWA, this THIRTIETH day of JUNE, in the year of Our Lord, one thousand eight hundred and eighty-one, and in the Forty-fifth year of Our Reign.

By Command,

J. A. MOUSSEAU,
Secretary of State.

2-3

(Circular.)

DOWNING STREET,
30th May, 1881.

SIR,—I have the honour to transmit to you, for publication in the colony under your government, a copy of a letter from the Foreign Office enclosing an Order of Her Majesty in Council, dated the 18th of May, for carrying into effect the Treaty between this country and Switzerland, signed on the 26th of November last, for the mutual surrender of Fugitive Criminals.

I have the honour to be,

Sir,

Your most obedient, humble servant,
KIMBERLEY.The Officer Administering
the Government of Canada.*The Foreign Office to the Colonial Office.*

(Copy.)

FOREIGN OFFICE,
May 22, 1881.

SIR,—I am directed by Earl Granville to state to you, for the information of the Earl of Kimberley, that an Order in Council was passed on the 18th instant, for carrying into effect the Treaty for the mutual surrender of Fugitive Criminals, signed at Berne, on the 26th of November, 1880, between Great Britain and Switzerland.

The Order in Council was published in the *London Gazette* of the 20th instant, of which I am to enclose copies; and I am to add that the Treaty will come into operation in this country on the 30th instant, in conformity with the stipulation contained in Article XIX.

I am, &c.,

(Signed) TENTERDEN.

The Under Secretary of State
Colonial Office, S.W.

At the Court at Windsor, the 18th day of May, 1881.

PRESENT:

The QUEEN's Most Excellent Majesty.

Lord President.

Earl of Northbrook.

Lord Steward.

WHEREAS by the Extradition Acts of 1870 and 1873, it was amongst other things enacted, that where an arrangement has been made with any

foreign State with respect to the surrender to such State of any fugitive criminals, Her Majesty may, by Order in Council, direct that the said Acts shall apply in the case of such foreign State ; and that Her Majesty may, by the same or any subsequent Order, limit the operation of the Order and restrict the same to fugitive criminals who are in or suspected of being in the part of Her Majesty's dominions specified in the Order, and under the operation thereof subject to such conditions, exceptions, and qualifications as may be deemed expedient :

And whereas a Treaty was concluded on the twenty-sixth day of November, one thousand eight hundred and eighty, between Her Majesty and the Swiss Federal Council, for the Mutual Extradition of Fugitive Criminals, which Treaty is in the terms following :—

HER Majesty the Queen of the United Kingdom of Great Britain and Ireland and the Swiss Federal Council having judged it expedient, with a view to the better administration of justice, and to the prevention of crime within their respective territories and jurisdictions, that persons charged with, or convicted of, the crimes hereinafter enumerated, and being fugitives from justice, should, under certain circumstances, be reciprocally delivered up, have named as their Plenipotentiaries to conclude a Treaty for this purpose, that is to say :

Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, the Honourable Hussey Crespigny Vivian, a Companion of Her Most Honourable Order of the Bath, Her Majesty's Minister Resident to the Swiss Confederation ;

And the Swiss Federal Council, its Vice-President, F. Anderwert, Federal Councillor and Chief of the Federal Department of Justice and Police ;

Who, after having communicated to each other their respective full powers, found in good and due form, have agreed upon and concluded the following Articles :—

ARTICLE I.

Her Majesty the Queen of the United Kingdom of Great Britain and Ireland engages to deliver up, under the circumstances and on the conditions stipulated in the present Treaty, all persons, and the Swiss Federal Council engages to deliver up, under the like circumstances and conditions, all persons, excepting Swiss citizens who, having been charged with, or convicted by the Tribunals of one of the two High Contracting Parties of the crimes or offenses enumerated in Article II, committed on the territory of the one party, shall be found within the territory of the other.

In the event of the Federal Council being unable, by reason of his Swiss nationality, to grant the extradition of an individual, who after having committed in the United Kingdom one of the crimes or offenses enumerated in Article II, should have taken refuge in Switzerland, the Federal Council engages to give legal effect to and prosecute the charge against him according to the laws of the Canton of his origin ; and the Government of the United Kingdom engages to communicate to the Federal Council all documents, depositions, and proofs relating to the case, and to cause the commissions of examination directed by the Swiss Judge, and transmitted through the proper Diplomatic channel, to be executed gratuitously.

ARTICLE II.

The crimes for which the extradition is to be granted are the following :—

1. Murder (including infanticide) and attempt to murder.

2. Manslaughter.

3. Counterfeiting or altering money, uttering or bringing into circulation counterfeit or altered money.

4. Forgery, or counterfeiting, or altering, or uttering what is forged, or counterfeited, or altered ; comprehending the crimes designated in the Penal Codes of both States as counterfeiting or falsification of paper money, bank notes, or other securities, forgery, or falsification of other public or private

documents, likewise the uttering or bringing into circulation, or wilfully using such counterfeited, forged, or falsified papers.

5. Embezzlement or larceny.

6. Obtaining money or goods by false pretences.

7. Crimes against bankruptcy law.

8. Fraud committed by a baillie, banker, agent, factor, trustee, or director, or member or public officer of any Company made criminal by any law for the time being in force.

9. Rape.

10. Abduction of minors.

11. Child stealing or kidnapping.

12. Burglary, or house breaking, with criminal intent.

13. Arson.

14. Robbery with violence.

15. Threats by letter or otherwise with intent to extort.

16. Perjury or subornation of perjury.

17. Malicious injury to property, if the offence be indictable.

The extradition is also to take place for participation in any of the aforesaid crimes, as an accessory before or after the fact, provided such participation be punishable by the laws of both Contracting Parties.

ARTICLE III.

A fugitive criminal may be apprehended in either country under a warrant issued by any Police Magistrate, Justice of the Peace, or other competent authority, on such information or complaint, and such evidence, or after such proceedings as would, in the opinion of the authority issuing the warrant, justify the issue of a warrant if the crime had been committed or the person convicted in that part of the dominions of the two Contracting Parties in which the Magistrate, Justice of the Peace, or other competent authority exercises jurisdiction : provided, however, that, in the United Kingdom, the accused shall, in such case, be sent as speedily as possible before a Magistrate in London.

Requisitions for provisional arrest may be addressed by post or by telegraph, provided they purport to be sent by some judicial or other competent authority. Such requisitions must contain a description in general terms of the crime or offence, and a statement that a warrant has been granted for the arrest of the criminal, and that his extradition will be demanded.

He shall, in accordance with this Article, be discharged, as well in the United Kingdom as in Switzerland, if within the term of thirty days a requisition for extradition shall not have been made by the Diplomatic Agent of the country claiming his surrender in accordance with the stipulations of this Treaty.

ARTICLE IV.

The requisition for extradition must always be made by the way of diplomacy, and to wit, in Switzerland by the British Minister to the President of the Confederation, and in the United Kingdom to the Secretary of State for Foreign Affairs by the Swiss Consul-General in London, who, for the purposes of this Treaty, is hereby recognized by Her Majesty as a Diplomatic Representative of Switzerland.

ARTICLE V.

In the dominions of Her Britannic Majesty, other than the Colonies or foreign possessions of Her Majesty, the manner of proceeding shall be as follows :—

(a.) In the case of a person accused—

The requisition for the surrender shall be made to Her Britannic Majesty's Principal Secretary of State for Foreign Affairs by the Diplomatic Representative of the Swiss Confederation. The said demand shall be accompanied by a warrant of arrest, or other equivalent judicial document, issued by a Judge or Magistrate duly authorized to take cognizance of the acts charged against the accused in Switzerland, and

guly authenticated depositions or statements taken on oath, or solemnly declared to be true, before such Judge or Magistrate, clearly setting forth the said acts, and containing a description of the person claimed, and any particulars which may serve to identify him.

The said Principal Secretary of State shall transmit such documents to Her Britannic Majesty's Principal Secretary of State for the Home Department, who shall then, by order under his hand and seal, signify to some Police Magistrate in London that such requisition has been made, and require him, if there be due cause, to issue his warrant for the apprehension of the fugitive. On the receipt of such order from the Secretary of State, and on the production of such evidence as would, in the opinion of the Magistrate, justify the issue of the warrant if the crime had been committed in the United Kingdom, he shall issue his warrant accordingly.

When the person claimed shall have been apprehended, he shall be brought before the Magistrate who issued the warrant, or some other Police Magistrate in London. If the evidence to be then produced shall be such as to justify, according to the law of England, the committal for trial of the prisoner, if the crime of which he is accused had been committed in the United Kingdom, the Police Magistrate shall commit him to prison to await the warrant of the Secretary of State for his surrender; sending immediately to the Secretary of State a certificate of the committal and a report upon the case.

After the expiration of a period from the committal of the prisoner, which shall never be less than fifteen days, the Secretary of State shall, by order under his hand and seal, order the fugitive criminal to be sent to such seaport town as shall, in each special case, be selected for his delivery to the Swiss Government.

(b.) In the case of a person convicted—

The course of proceeding shall be the same as in the case of a person accused, except that the warrant to be transmitted by the Diplomatic Representative of Switzerland in support of his requisition shall clearly set forth the crime or offence of which the person claimed has been convicted, and state the place and date of his conviction.

The evidence to be produced shall consist of the penal sentence passed against the convicted person by the competent Court of the State claiming his extradition.

(c.) Persons convicted by judgment in default or *arrêt de contumace* shall be, in the matter of extradition, considered as persons accused, and may, as such, be surrendered.

(d.) After the Police Magistrate shall have committed the accused or convicted person to prison to await the order of a Secretary of State for his surrender, such person shall have the right to apply for a writ of *habeas corpus*; if he should so apply, his surrender must be deferred until after the decision of the Court upon the return to the writ, and even then can only take place if the decision is adverse to the applicant. In the latter case, the Court may at once order his delivery to the person authorised to receive him, without waiting for the order of a Secretary of State for his surrender, or commit him to prison to await such order.

ARTICLE VI.

In Switzerland the manner of proceeding shall be as follows:

The requisition for the extradition of an accused person must be accompanied by an authentic copy of the warrant of arrest, issued by a competent official or Magistrate, clearly setting forth the crime or offence of which he is accused, together with a properly legalized information setting forth the facts and evidence upon which the warrant was granted.

If the requisition relates to a person already convicted, it must be accompanied by an authentic copy of the sentence or conviction, setting forth the crime or offence of which he has been convicted.

The requisition must also be accompanied by a description of the person claimed, and if it be possible, by other information and particulars which may serve to identify him.

After having examined these documents, the Swiss Federal Council shall communicate them to the Cantonal Government in whose territory the person charged is found in order that he may be examined by a judicial or police officer on the subject of their contents.

The Cantonal Government will transmit the *procès-verbal* of the examination, together with all the documents, accompanied, if there be one, by a more detailed report to the Federal Council, who, after having examined them, and there be no opposition on either side, will grant the extradition, and will communicate its decision both to the British Legation and to the Cantonal Government in question, to the latter in order that it may send the person to be surrendered to such place on the frontier, and deliver him to such foreign police authority as the British Legation may name in each special case.

Should the documents furnished with a view of proving the facts, or of establishing the identity of the accused, or the particulars collected by the Swiss authorities appear insufficient, notice shall be immediately given to the Diplomatic Representative of Great Britain, in order that he may furnish further evidence. If such further evidence be not furnished within fifteen days the person arrested shall be set at liberty.

In the event of the application of this Treaty being contested, the Swiss Federal Council will transmit the documents ("dossier") to the Swiss Federal Tribunal, whose duty it is to decide definitely the question whether extradition should be granted or refused.

The Federal Council will communicate the judgment of the Federal Tribunal to the British Legation. If this judgment grants the extradition the Federal Council will order its execution, as in the case when the Federal Council itself grants the extradition. If, on the other hand, the Federal Tribunal refuses the extradition, the Federal Council will immediately order the person accused to be set at liberty.

ARTICLE VII.

In the examinations which they have to make in accordance with the foregoing stipulations, the authorities of the State applied to shall admit as entirely valid evidence the depositions or statement of witnesses, either sworn or solemnly declared to be true, taken in the other State, or copies thereof, and likewise the warrants and sentences issued therein, or copies thereof, provided such documents purport to be signed or certified by a Judge, Magistrate, or officer of such State, and are authenticated by the official seal of a British Secretary of State, or of the Chancellor of the Swiss Confederation, being affixed thereto.

The personal attendance of witnesses can be required only to establish the identity of the person who is being proceeded against with that of the person arrested.

ARTICLE VIII.

If proof sufficient to warrant the extradition be not furnished within two months from the day of the apprehension, the person arrested shall be discharged from custody.

ARTICLE IX.

In cases where it may be necessary, the Swiss Government shall be represented at the English Courts by the Law Officers of the Crown, and the English Government in the Swiss Courts by the competent Swiss authorities.

The respective Governments will give the necessary assistance within their territories to the Representatives of the other State who claim their intervention for the custody and security of the persons subject to extradition.

No claim for the repayment of expenses for the assistance mentioned in this Article shall be made by either of the Contracting Parties.

ARTICLE X.

The present Treaty shall apply to crimes and offenses committed prior to the signature of the Treaty; but a person surrendered shall not be tried for any crime or offence committed in the other country before the extradition other than the crime for which his surrender has been granted.

ARTICLE XI.

A fugitive criminal shall not be surrendered if the offence in respect of which his surrender is demanded is one of a political character, or if he prove that the requisition for his surrender has, in fact, been made with a view to try and punish him for an offence of a political character.

ARTICLE XII.

The extradition shall not take place if, subsequently to the commission of the crime, or the institution of the penal prosecution, or the conviction thereon, exemption from prosecution or punishment has been acquired according to the laws of the State applied to.

ARTICLE XIII.

The extradition shall not take place if the person claimed on the part of the Government of the United Kingdom, or the person claimed on the part of the Swiss Government, has already been tried and discharged or punished, or is still under trial, in one of the Swiss Cantons or in the United Kingdom respectively, for the crime for which his extradition is demanded.

ARTICLE XIV.

If the person claimed on the part of the Government of the United Kingdom, or if the person claimed on the part of the Swiss Government, should be under examination, or have been condemned for any other crime, in one of the Swiss Cantons or in the United Kingdom respectively, his extradition may be deferred until he shall have been set at liberty in due course of law.

In case such individual should be proceeded against in the country in which he has taken refuge, on account of obligations contracted towards private individuals, his extradition shall, nevertheless, take place; the injured party retaining his right to prosecute his claims before the competent authority.

ARTICLE XV.

If the individual claimed by one of the two High Contracting Parties in pursuance of the present Treaty should be also claimed by one or several other Powers, on account of other crimes or offences committed upon their respective territories, his extradition shall be granted to that State whose demand is earliest in date.

ARTICLE XVI.

All articles seized, which were in the possession of the person to be surrendered at the time of his apprehension, shall, if the competent authority of the State applied to for the extradition has ordered the delivery thereof, be given up when the extradition takes place, and the said delivery shall extend not merely to the stolen articles, but to everything that may serve as a proof of the crime.

This delivery shall take place even when the extradition, after having been granted, cannot be carried out by reason of the escape or death of the individual claimed, unless the claims of third parties with regard to the above-mentioned articles render such delivery inexpedient.

ARTICLE XVII.

The contracting parties renounce any claim for the reimbursement of the expenses incurred by them in the arrest and maintenance of the person to be surrendered, and his conveyance to the frontiers of the State to which the requisition is made; they reciprocally agree to bear such expenses themselves.

ARTICLE XVIII.

The stipulations of the present Treaty shall be applicable to the Colonies and foreign possessions of Her Britannic Majesty.

The requisition for the surrender of a fugitive criminal who has taken refuge in any of such Colonies or foreign possessions, shall be made to the Governor or to the supreme authority of such Colony or possession through the Swiss Consul residing there, or, in case there should be no Swiss Consul, through the recognized Consular Agent of another State charged with the Swiss interests in the Colony or possession in question.

The Governor or supreme authority above-mentioned shall decide with regard to such requisitions as nearly as possible in accordance with the provisions of the present Treaty. He will, however, be at liberty either to consent to the extradition or report the case to his Government.

Her Britannic Majesty shall, however, be at liberty to make special arrangements in the British Colonies and foreign possessions for the surrender of such individuals as shall have committed in Switzerland any of the crimes hereinbefore mentioned, who may take refuge within such Colonies and foreign possessions, on the basis, as nearly as may be, of the provisions of the present Treaty.

The requisition for the surrender of a fugitive criminal from any Colony or foreign possession of Her Britannic Majesty shall be governed by the rules laid down in the preceding Articles of the present Treaty.

ARTICLE XIX.

The present Treaty shall come into force ten days after its publication in conformity with the forms prescribed by the laws of the High Contracting Parties.

After the Treaty shall have come into force, the Treaty concluded between the High Contracting Parties on the 31st of March, 1874, shall be considered as cancelled, except as to any proceedings that may have been already taken or commenced in virtue thereof.

It may be terminated by either of the High Contracting Parties, on giving to the other Party six months' notice of its intention to terminate the same, but no such notice shall exceed the period of one year.

The Treaty shall be ratified, and the ratifications shall be exchanged at Berne as soon as possible.

In witness whereof the respective Plenipotentiaries have signed the same, and have affixed thereto the seal of their arms.

Done at Berne, the twenty-sixth day of November, in the year of Our Lord one thousand eight hundred and eighty.

(L.S.) C. VIVIAN.
(L.S.) ANDERWERT.

And whereas the ratifications of the said Treaty were exchanged at Berne on the fifteenth day of March, one thousand eight hundred and eighty-one.

Now, therefore, Her Majesty, by and with the advice of Her Privy Council, and in virtue of the authority committed to Her by the said recited Acts, doth order, and it is hereby ordered, that from and after the thirtieth day of May, one thousand eight hundred and eighty-one, the said Acts shall apply in the case of the said Treaty with the Swiss Federal Council.

1-3.

C. L. PEEL.

ORDERS IN COUNCIL.

GOVERNMENT HOUSE, OTTAWA.

Tuesday, 12th day of July, 1881.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL
IN COUNCIL.

WHEREAS representations have been made by parties interested, showing that vessels laden with grain for delivery in Montreal Harbour,

frequently carry also deck loads of phosphates, and that being compelled to proceed at once to the Harbor for the discharge of the grain they pay tolls through to that point, subsequently re-entering the Lachine Canal for the storage of the phosphates, and in accordance with the existing regulations paying Canal dues a second time for such re-entry;

And whereas a similar difficulty having been experienced with regard to the storage of surplus grain not required for shipment, an Order in Council was passed on the 8th of August 1878 allowing re-entry free of tolls for the purpose indicated,—

His Excellency in Council, on the recommendation of the Honorable the Acting Minister of Railways and Canals, has been pleased to order, and it is hereby ordered, that the Lachine Canal Basins within the Montreal City limits be henceforward considered as part of the Montreal Harbor for the purpose of the unloading of phosphates carried by vessels in addition to their grain cargoes as above described, it being, however, provided that in the event of their returning to the Harbor to take cargo the usual toll shall be charged against such vessels on their passing out of the Canal the second time.

3-3

J. O. COTÉ,
Clerk, Privy Council.

GOVERNMENT HOUSE, OTTAWA.

Thursday, 14th day of July, 1881.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL.

ON the recommendation of the Honorable the Acting Superintendent General of Indian Affairs and under the provisions of the 4th section of the Act passed in the Session of the Parliament of Canada, held in the 44th year of Her Majesty's Reign, chaptered 17 and intituled "An Act to amend 'The Indian Act, 1880,'"—

His Excellency, by and with the advice of the Queen's Privy Council for Canada, has been pleased to order, and it is hereby ordered, that the following provisions and regulations be, and the same are hereby made and adopted :

"No Indian or other person may, without the consent in writing of the Indian Agent for the Reserve at Caughnawaga or Sault St Louis, in the province of Quebec, cut, carry away, or remove from said Reserve or any part thereof, any hard or sugar maple tree or sapling; and whosoever shall cut, carry away or remove from the aforesaid Reserve, or any part thereof, or buy or otherwise acquire from any Indian or other person, any hard or sugar maple tree or sapling so cut, carried away or removed from the aforesaid Reserve, or any part thereof, contrary to the provisions or regulations hereby made, shall be liable to be fined and imprisoned in accordance with the fifth section of the aforesaid Act."

3-3

J. O. COTÉ,
Clerk, Privy Council.

GOVERNMENT HOUSE, OTTAWA.

Thursday, 14th day of July, 1881.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL.

ON the recommendation of the Honorable the Acting Superintendent General of Indian Affairs, and under the provisions of the 1st section of the Act passed in the Session of the Parliament of Canada, held in the 44th year of Her Majesty's Reign, chaptered 17 and intituled "An Act to amend 'The Indian Act, 1880,'"—

His Excellency, by and with the advice of the Queen's Privy Council for Canada, has been pleased to order, and it is hereby ordered, that the following

provisions and regulations be, and the same are hereby made and adopted :—

"No Band or irregular Band of Indians, and no Indian of any Band or irregular Band in the North West Territories may, without the consent in writing of the Indian Agent for the locality, sell, barter, exchange, or give to any person or persons whomsoever, any grain, or root crops, or other produce grown on any Indian Reserve in the North West Territories, or on any part of such Reserve; and any such sale, barter, exchange or gift shall be absolutely null and void, unless the same be made in accordance with the provisions and regulations hereby prescribed; and any such grain, or root crops, or other produce, unlawfully in the possession of any person or persons shall be liable to be seized and taken possession of by any person acting under the authority, either general or special, of the Superintendent General of Indian Affairs, and to be dealt with as the Superintendent General, or any officer or person thereunto by him authorized may direct."

3-3

J. O. COTÉ,
Clerk, Privy Council.

TARIFF of Fees to be paid to the Port Warden for the Port of Port Mulgrave.

	\$	c.
First survey of hatches, and certificate.....	3	00
Each subsequent survey do	2	50
Survey of cargo where hatches have not been previously surveyed, and certificate.....	5	00
Each survey of damaged goods on the wharf or in store, value under \$200, and certificate....	3	00
Each survey of damaged goods on the wharf or in store, value \$200 and under \$500, and certificate	4	00
Each survey of damaged goods on the wharf or in store, value \$500 and over, and certificate	5	00
Survey of vessel damaged or arriving in distress, and certificate	8	00
Each subsequent survey, and certificate.....	5	00
Valuation of a vessel for average, under 200 tons, and certificate.....	5	0
Valuation of a vessel for average, of 200 tons and under 500 tons, and certificate	7	50
Valuation of a vessel for average, of 500 tons and upwards, and certificate.....	10	00
Survey of cargo reported to have shifted, and certificate	5	00
All extra copies of certificates when required..	50	
Hearing and settling disputes between master and consignee of ships and owners of cargo, \$200 value, \$2; \$200 to \$500, \$3; \$500 to \$1,000, \$4; \$1,000 and over, \$5.		
Filing papers of auctioneer, &c.....	50	
Ascertaining if vessel is seaworthy, and certificate.....	8	00
Vessels putting in in distress from foreign Ports, as under:—		
For every 1,000 bushels of wheat and peas	15	
Do do barley	12	
Do do oats	10	
Do do corn.....	10	
Do 1,000 barrels flour.....	1	00
Coal oil, per barrel.....	01	
Ores and minerals, per ton, ballast excepted	04	
Lumber and all other description of timber, per ton weight	02	

GEO. B. HUDLEY,
Port Warden.

PRIVY COUNCIL OFFICE,
Ottawa, 14th July, 1881.

I hereby certify that the foregoing tariff of fees has been submitted to and approved by His Excellency the Governor General in Council, on the 12th day of July, 1881.

3-3

J. O. COTÉ,
Clerk, Privy Council.

GOVERNMENT HOUSE, OTTAWA.

Tuesday, 5th day of July, 1881.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL
IN COUNCIL.

ON the recommendation of the Honorable the Minister of Customs, and under the provisions of the 9th section of the Act passed in the Session of the Parliament of Canada, held in the 40th year of Her Majesty's Reign, chaptered 10 and intituled "An Act to amend and consolidate the Acts respecting the Customs,—

His Excellency, by and with the advice of the Queen's Privy Council for Canada, has been pleased to order, and it is hereby ordered, that the Out-port of Parry Sound be, and the same is hereby detached from the Port of Penetanguishene, and attached to the Port of Collingwood.

J. O. COTÉ,
Clerk, Privy Council.

2-3

GOVERNMENT HOUSE, OTTAWA.

Wednesday, 29th day of June, 1881.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL
IN COUNCIL.

ON the recommendation of the Honorable the Acting Minister of Marine and Fisheries and under the provisions of the 19th section of the Act passed in the Session of the Parliament of Canada, held in the thirty-first year of Her Majesty's Reign, chaptered 60 and intituled "An Act for the Regulation of Fishing and protection of Fisheries,"—His Excellency, by and with the advice of the Queen's Privy Council for Canada, has been pleased to order, and it is hereby ordered, that section 2 of the Fishery Regulations for the County of Halifax, Nova Scotia, be and the same is hereby repealed and replaced by the following:—

2. No net or other apparatus for taking fish shall be set or used within the limits described in the following rivers, respectively:—

Ecum-Secum River.

Within two hundred and fifty yards on either side of the bridge on the main road, and within the same distance of Leslie's Mill.

Moser's River.

Above the Landing.

Salmon River, East.

Above the north corner of the Factory Wharf.

Sheet Harbour Rivers.

Within two hundred and fifty yards of West River Bridge, or Little River Bridge.

Tangier River.

Above the north corner of George Ferguson's Wharf and west of same, nor in the small lake below Mooseland Mills.

Ship Harbour River.

Within two hundred and fifty yards of the artificial fishway and mouth of Newcomb's Brook.

Musquodoboit River.

Above Gardner's line on the north side and White Rock on the south side.

Petizwick River.

Within two hundred and fifty yards of the Bridge.

Chezzetcook River.

Within two hundred and fifty yards of the large granite, called Boundary Rock.

Porter's Lake Run and River.

Within two hundred and fifty yards of the inside Run; four hundred yards of the outside Run, and two hundred and fifty yards of the mouth of East and West Rivers.

Lawrencetown River.

Within two hundred and fifty yards on either side of the dyke.

Cole Harbour Dyke and River.

Within two hundred and fifty yards on either side of the Dyke, or the mouth of the river.

Cow Bay Run.

Within two hundred and fifty yards on either side.

Provided always that it shall be lawful to fish for gaspereaux with dip-nets on Mondays, Tuesdays and Wednesdays, in each week, in all the above mentioned streams at a distance of not less than fifty feet from any fish pass which may now be in operation or hereafter constructed, except in Ship Harbour River where dip-net fishing shall be allowed on the north side of the stream only, on Mondays, Tuesdays, Wednesdays and Thursdays in each week.

Certified,

1-3

J. O. COTÉ,
Clerk, Privy Council.

TARIFF of fees to be paid to the Port Warden for the Port of Moncton, in the County of Westmoreland, in the Province of New Brunswick, under the provisions of the 25th section of the Act 37 Vic., chap. 32.

	\$	cts.
First survey of hatches, and certificate.....	2	50
Every subsequent survey of cargo, and certificate	2	00
Survey of cargo when hatches have not been previously surveyed, and certificate.....	5	00
Every survey of damaged goods on wharf or in store, value under \$200, and certificate.	3	00
Every survey of damaged goods on wharf or in store, value \$200 and under \$500, and certificate	4	00
Every survey of damaged goods on wharf or in store, value \$500 and over, and certificate.....	5	00
Survey of vessel damaged or arriving in distress, and certificate.....	8	00
Every subsequent survey and certificate.....	5	00
Valuation of a vessel for average, under 200 tons, and certificate.....	5	00
Valuation of a vessel for average, over 200 tons and under 500 tons, and certificate.....	7	50
Valuation of a vessel for average, of 500 tons and upwards, and certificate.....	10	00
Survey of cargo reported to have shifted, and certificate	5	00
All extra copies of certificates when required .	0	50
For certificate under seal.....	1	00
Hearing and settling disputes between master and consignee of ship and owners of cargo, \$200 value, \$2.00 ; \$200 to \$500, \$3 ; \$500 to \$1000, \$4.00 ; \$1000 and over, \$5.00.		
Filing papers of auctioneers, &c.....	0	25
Ascertaining if vessel is seaworthy, and certificate.....	8	00
Survey that repairs ordered if not seaworthy have been made, and certificate, 200 tons and under, \$3.00 ; all over 200 tons \$5.00.		
General superintendence of a vessel loading...	5	00

PRIVY COUNCIL OFFICE,
Ottawa, 27th June, 1881.

I hereby certify that the foregoing Tariff of Fees has been submitted to and approved by His Excellency the Governor General in Council on the 25th day of June, 1881.

1-3

J. O. COTÉ,
Clerk, Privy Council.

GOVERNMENT HOUSE, OTTAWA,

Saturday, 25th day of June, 1881.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL
IN COUNCIL.

ON a Report, dated 20th June, 1881, from the Honorable the Secretary of State, in the matter of the petition under "The Canada Temperance Act, 1878," of certain electors of the County of Halton in the Province of Ontario, stating that the proceedings had by the Returning Officer appear to be conformable to the Act, and that the petition has been declared adopted by the electors of the said County of Halton,—

His Excellency, on the recommendation of the Honorable the Secretary of State, has been pleased to declare, and it is hereby declared, that the second part of "The Canada Temperance Act, 1878" shall be in force and take effect in the said County of Halton upon, from and after the day on which the annual or semi-annual licenses for the sale of spirituous liquors now in force in the said County will expire, provided such day be not less than ninety days from the day of the date hereof, and, if it be less, then on the like day in the following year.

Certified,

1-3

J. O. COTÉ,
Clerk, Privy Council.

GOVERNMENT HOUSE, OTTAWA.

Saturday, 25th day of June, 1881.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL
IN COUNCIL.

ON a report, dated 20th June 1881, from the Honorable the Secretary of State, in the matter of the petition under "The Canada Temperance Act, 1878," of certain electors of the County of Annapolis, in the province of Nova Scotia, stating that the proceedings had by the Returning Officer appear to be conformable to the Act, and that the petition has been declared adopted by the electors of the said County,—

His Excellency, on the recommendation of the Honorable the Secretary of State, has been pleased to declare, and it is hereby declared, that the second part of "The Canada Temperance Act, 1878" shall be in force and take effect in the said County of Annapolis upon, from and after the day on which the annual or semi-annual licenses for the sale of spirituous liquors now in force in the said County will expire, provided such day be not less than ninety days from the day of the date hereof, and, if it be less, then on the like day in the following year.

Certified,

1-3

J. O. COTÉ,
Clerk, Privy Council.

GOVERNMENT NOTICES.

WE hereby certify that the following is a true copy of a By-law passed by the Imperial Oil Company, Limited, and sanctioned by a vote of more than two thirds in value of shareholders present in person or represented by proxy at a general meeting held on the eighth day of February, *Anno Domini* eighteen hundred and eighty-one, and duly called for considering the said By-law:—

"The Imperial Oil Company, Limited, enact as follows:—That the number of Directors of the Company shall hereafter be increased to and be six."

Passed the eighth day of February, A.D. eighteen hundred and eighty-one.

(Signed) F. A. FITZGERALD, [L.S.]
President.

(Signed) W. M. SPENCER,
Secretary.

In witness whereof we, the President and Secretary of the Company, set our hands and attached the seal of the said Imperial Oil Company, Limited, this twenty-second day of June, A.D. eighteen hundred and eighty-one.

F. A. FITZGERALD,
President.

[L.S.]

W. M. SPENCER,
Secretary.

This copy of the above By-law was deposited with the Secretary of State of Canada under the 18th sec. of 40th Vict., chap. 43, this twenty-seventh day of June, A.D. 1881.

EDOUARD J. LANGEVIN,
Under-Secretary of State.

PUBLIC Notice is hereby given that, under the Canada Joint Stock Companies Act, 1877, Letters Patent have been issued under the Great Seal of the Dominion of Canada, bearing date the twenty-fifth day of June, 1881, incorporating George Albertus, Cox of the Town of Peterborough, in the County of Peterborough, in the Province of Ontario, in the Dominion of Canada, insurance agent; Edmund Solomon Vinden and Edward Peplow, both of the Town of Port Hope, in the County of Durham, in the said Province of Ontario, commission merchants; Lewis Ross, of the said Town of Port Hope, merchant, and Henry Read, of the said Town of Port Hope, accountant, for the purpose of carrying on throughout the Dominion of Canada the business of elevating and storing wheat, grain and other produce and the construction, owning, leasing or hiring the necessary elevators with the requisite engines, machinery and appliances therefor, and of forwarding the same or any other goods, wares, merchandize or effects, and the construction, owning, leasing or hiring of sheds, stores and warehouses for the reception and storage of the same, and of sailing and steam vessels, barges, wharves, roads, engines, cars, trucks and other rolling stock and vessels or other property required for the purpose of carrying on such business or which may be incidental thereto or connected therewith by the name of "The Midland Elevator and Forwarding Company (Limited)," with a total capital stock of one hundred thousand dollars, divided into one thousand shares of one hundred dollars.

Dated at the Office of the Secretary of State of Canada, this fourteenth day of July, 1881.

J. A. MOUSSEAU,
Secretary of State.

3-3

SUMMARY STATEMENT shewing the Quantity and Value of Goods entered for Consumption in the Dominion of Canada (exclusive of British Columbia) and the Duty Collected thereon, during the month ending 31st May, 1881.

ARTICLES.	ENTERED FOR CONSUMPTION.		
	Quantity.	Value.	Duty.
		\$ cts.	\$ cts.
Acids.....	\$	2,765 00	612 87
Agricultural Implements.....		21,389 00	5,850 65
Ale, Beer and Porter.....	Gals.	24,859	15,436 00
Animals.....	\$	40,058 00	8,009 59
Books, Pamphlets, &c., &c.....	"	88,641 00	13,670 43
Brass and manufactures of.....	"	26,185 00	6,972 36
Breadstuffs, viz :—			
Grain of all kinds.....	Bush.	299,033	130,248 00
Flour and Meal.....	Brls.	40,483	131,885 00
Rice and all other Breadstuffs.....	\$	40,604 00	16,755 98
Candles.....	Lbs.	34,160	4,984 00
Chicory.....	"	16,489	799 00
Coal of all kinds and Coke.....	Tons.	108,937	335,113 00
Coffee, from countries others than U. S.....	Lbs.	193,163	28,065 00
" U. States.....	"	61,578	9,239 00
Copper and manufactures of.....	\$	15,935 00	1,924 55
Cordage of all kinds.....	"	23,175 00	2,412 30
Cotton, manufactures of.....	"	610,523 00	142,077 39
Drugs and Medicines.....	"	91,413 00	19,573 72
Earthen, Stone, and Chinaware.....	"	53,234 00	15,027 25
Fancy Goods.....	"	33,809 00	7,628 05
Fish.....	"	8,136 00	1,620 83
Fruit, Dried.....	Lbs.	41,796 00	9,940 61
" green, &c.....	\$	53,819 00	11,141 17
Furs.....	"	69,370 00	10,754 70
Glass and Glassware.....	"	113,108 00	25,131 09
Gunpowder and explosive substances.....	"	17,232 00	5,491 35
Hats, Caps and Bonnets.....	"	86,823 00	20,203 80
Hops.....	"	8,317	1,729 00
Iron and Steel, and manufactures of.....	Lbs.	978,507 00	189,239 28
Jewellery and watches, and manufactures of gold and silver.....	"	62,373 00	15,138 62
Lead and manufactures of.....	"	39,515 00	4,306 06
Leather and manufactures of.....	"	117,712 00	25,811 72
Marble and Stone, and manufactures of.....	"	19,986 00	3,625 11
Malt.....	Lbs.		
Metals, Composition, &c., and manufactures of.....	\$	42,207 00	8,598 30
Musical Instruments.....	"	30,145 00	8,373 75
Oils, Kerosene, Refined Petroleum, etc., etc.....	Gals.	102,326	16,073 00
" all other, N.E.S.....	"	105,234	62,205 00
Paints and Colors.....	\$	72,635 00	9,289 28
Paper and manufactures of.....	"	101,939 00	23,938 64
Perfumery, &c.....	"	1,474 00	442 20
Provisions, viz :			
Bacon, Hams, Shoulders, Sides; Beef, Pork and Mutton.....	Lbs.	1,119,259	92,887 00
Butter.....	"	709	155 00
Cheese.....	"	4,701	735 00
Lard.....	"	322,632	37,423 00
Poultry and other meats.....	\$		6,985 00
Salt, not imported from Great Britain or British Possessions or for Gulf Fisheries.....	Lbs.	59,710	248 00
Seeds.....	\$	13,708 00	1,966 51
Silk, manufactures of.....	"	163,832 00	47,469 35
Soap of all kinds.....	Lbs.	134,856	8,691 00
Spices, ground and unground.....	\$	15,614 00	3,297 55
Starch.....	Lbs.	114,536	8,004 00
Spirits of all kinds.....	Gals.	66,302	68,530 00
Wines, other than Sparkling.....	"	35,065	29,911 00
" Sparkling.....	Doz.	1,297	10,575 00
Sugar, above No. 14, D.S.....	Lbs.	651,623	33,932 00
" equal to No. 9, and not above No. 14, D.S.....	"	5,573,634	203,195 00
" below No. 9, D.S.....	"	5,926,947	200,542 00
" Syrups, Cane Juice, &c.....	"	184,956	5,266 00
" Melado, &c., &c.....	"	1,762,751	50,682 00
" Glucose and Syrups.....	"	55,677	1,923 00
" Molasses for refining.....	Gals.		
" Molasses not for refining.....	"	285,914	76,523 00
Tea from countries other than the U.S.....	Lbs.	1,256,962	255,298 00
" United States.....	"	453,961	83,090 00
Tobacco and Cigars.....	"	28,295	32,504 00
Wood and manufactures of.....	\$	110,313 00	27,540 34
Woollen manufactures.....	"	444,318 00	123,835 00
All other dutiable articles.....	\$	729,208 00	163,159 79
Total Dutiable Goods.....		\$6,343,406 00	\$1,611,687 33
Coin and Bullion (except U.S. silver coin).....		73,213 00	
Free Goods, all other.....		2,007,649 00	
Grand Total entered for Consumption.....		\$8,424,268 00	\$1,611,687 33

MONTHLY STATEMENT of Goods Exported from the Dominion of Canada (exclusive of British Columbia) for May, 1881.

	Produce of Canada.	Produce of other countries.	Total.
	\$ cts.	\$ cts.	\$ cts.
Produce of the Mine.....	88,426 00	12,808 00	101,234 00
do Fisheries.....	244,580 00	904 00	245,484 00
do Forest.....	1,538,296 00	48,701 00	1,586,997 00
Animals and their Produce.....	1,494,214 00	227,046 00	1,721,260 00
Agricultural Products.....	1,930,406 00	127,401 00	2,057,807 00
Manufactures	246,424 00	90,876 00	337,300 00
Miscellaneous Articles.....	60,274 00	8,952 00	69,226 00
Totals.....	5,602,620 00	516,688 00	6,119,308 00
Coin and Bullion.....			
Grand Total.....	5,602,620 00	516,688 00	6,119,308 00

CUSTOMS DEPARTMENT,
OTTAWA, 13th July, 1881.

J. W. PEACHY,
Acting-Commissioner of Customs.

STATEMENT of the Balances at Cr. of Depositors in Government Savings Banks, on 31st May, 1881, published in accordance with Act 34 Vic., Chap. 6, Sec. 23.

BANK.	Balance on 30th April, 1881.	Deposits for May, 1881.	Total.	Withdrawn, May, 1881.	Balance, 31st May, 1881.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
<i>Ontario—</i>					
Toronto.....	441,820 79	35,203 49	477,024 28	16,123 14	460,901 14
<i>Manitoba—</i>					
Winnipeg.....	184,476 67	43,094 68	207,571 35	23,335 22	184,226 13
<i>British Columbia—</i>					
Victoria.....	1,134,059 34	73,787 00	1,207,846 34	34,770 21	1,173,076 13
Nanaimo.....	106,008 07	17,146 00	123,154 07	3,144 75	120,009 32
New Westminster.....	131,222 99	9,195 00	140,417 99	6,996 61	133,421 38
<i>Nova Scotia—</i>					
Amherst.....	74,115 62	11,641 00	85,756 62	3,835 67	81,920 95
Antigonish.....	25,734 09	3,441 00	29,175 09	3,098 11	26,076 98
Annapolis.....	68,737 60	22,771 26	91,508 86	6,214 76	85,294 10
Arichat.....	116,896 88	3,817 25	120,714 13	2,544 68	118,169 45
Acadia Mines.....	25,729 77	573 00	26,302 77	1,003 60	25,299 17
Baddeck.....	17,925 58	4,393 00	22,318 58	794 52	21,524 06
Bridgewater.....	13,776 75	2,531 00	16,307 75	1,228 00	15,079 75
Barrington.....	23,493 30	2,671 00	26,164 30	236 32	25,927 98
Digby.....	42,404 30	7,787 00	50,191 30	1,811 24	48,380 06
Guysboro'.....	36,798 79	2,385 00	39,183 79	3,543 36	35,640 43
Halifax.....	2,091,284 98	85,777 04	2,177,062 02	79,655 73	2,097,406 29
Kentville.....	62,902 93	10,930 00	73,832 93	9,770 11	64,062 82
Liverpool.....	96,497 33	3,531 00	100,028 33	2,175 77	97,852 56
Little Glace Bay.....	1,274 48		1,274 48		1,274 48
Lingan.....	2,997 30	370 21	3,367 51	279 00	3,088 51
Lunenburg.....	54,162 39	5,698 00	59,860 39	1,026 53	58,833 86
Maitland.....	48,050 80	2,822 00	50,872 80	3,287 96	47,584 84
New Glasgow.....	77,854 18	9,103 00	86,957 18	5,677 38	81,279 80
Parrsboro'.....	30,566 75	2,929 00	33,495 75	753 81	32,741 94
Port Hood.....	39,184 88	3,984 00	43,168 88	1,600 00	41,568 88
Pictou.....	31,655 71	2,226 00	33,881 71	195 05	33,686 66
Shelburne.....	26,406 58	1,187 00	27,593 58	748 40	26,845 18
Sydney.....	141,412 32	4,454 00	145,866 32	6,486 61	139,379 71
Sherbrooke.....	30,884 97	415 00	31,299 97	2,560 00	28,739 97
Truro.....	146,149 01	11,145 00	157,294 01	6,929 86	150,364 15
Windsor.....	344,206 79	11,909 00	356,115 79	4,357 62	351,758 17
Weymouth.....	47,091 56	620 00	47,711 56	3,227 28	44,484 28
Yarmouth.....	238,033 40	7,468 00	245,506 40	9,904 79	235,601 61
<i>New Brunswick—</i>					
Bathurst.....	54,377 04	749 00	55,126 04	1,014 56	54,111 48
Chatham.....	165,736 96	2,290 00	168,026 96	8,544 82	159,482 14
Dalhousie.....	119,649 90	1,422 00	121,071 90	3,577 70	117,494 20
Dorchester.....	12,854 16	60 00	12,914 16		12,914 16
Fredericton.....	196,944 71	21,445 00	218,389 71	7,809 23	210,580 48
Hillsboro'.....	11,956 07	1,343 00	13,299 07	526 32	12,772 75
Moncton.....	84,296 96	14,398 00	98,694 96	9,127 07	89,567 89
Newcastle.....	105,658 39	4,673 00	110,331 39	8,217 70	102,113 69
Richibucto.....	56,853 70	170 00	57,023 70	1,880 47	55,143 23
St. Andrews.....	152,436 69	7,055 00	159,491 69	4,005 15	155,486 54
St. John.....	1,311,607 93	58,424 00	1,370,031 93	25,548 12	1,344,483 81
Woodstock.....	142,423 69	5,393 00	147,816 69	3,077 69	144,739 00
<i>Prince Edward Island—</i>					
Charlottetown.....	576,560 89	32,722 00	609,282 89	21,626 37	587,656 52
Total.	8,925,178 99	555,148 93	9,480,327 92	342,271 29	9,138,056 63

FINANCE DEPARTMENT,
OTTAWA, 12th July, 1881.

J. M. COURTNEY,
D. M. F.

LIST OF INSURANCE COMPANIES, LICENSED TO DO BUSINESS IN CANADA UNDER THE INSURANCE ACTS OF 1875 AND 1877.

NAME OF THE COMPANY.	Chief Agent to receive process.	Amount of Deposit.		Description of Insurance business for which licensed.
		Deposits marked (A) are applicable solely to Life Policies existing 31st March 1878; marked (B) to policies subsequent to that date.		
The Accident Insurance Company of North America.....	Edward Rawlings, Manager, Montreal.....	\$13,500 Montreal Harbour bonds; \$9,733 Montreal Warehousing Bds.; \$550, 5 p. Canada stock. (Accepted at \$20,000).....		Accident.
The Aetna Insurance Company of Hartford, Connecticut.....	Robert Wood, General Agent, Montreal.....	\$5,070 Canada stock; \$23,000 Municipal Debentures; \$72,000 U.S. Bonds. (Accepted at \$97,771)		Fire and Inland Marine.
The Aetna Life Insurance Company of Hartford, Connecticut.....	Wm. H. Orr, Manager, Toronto.....	\$100,000 U.S. gold bonds (A), \$70,000 U.S. Bonds and \$25,000 Debs. Prov. of Queb. (B)		Life.
The Agricultural Insurance Company of Watertown, N.Y., U.S.....	Jno. Fisher, Chief Agent, Cobourg.....	\$100,000 U.S. Bonds, 4 per cent.		Fire.
The Anchor Marine Insurance Company.....	Hugh Scott, Agent, Toronto.....	\$56,000 Municipal Debentures. (Accepted at \$50,400)		Inland Marine.
The British America Assurance Company, Toronto.....	Louis H. Boulton, Acting Manager, Toronto.....	\$61,000 Municipal Debentures. (Accepted at \$54,900)		Fire and Inland Marine.
The Briton Life Association (Limited)	J. B. M. Chipman, Chief Agent, Montreal.....	\$54,993—Canada 4 per cent. bonds.....		Life.
The Canada Fire and Marine Insurance Company.....	Charles Cameron, Managing Direct., Hamilton.....	\$57,000 Municipal Debent. (Accepted at \$51,300).....		Fire and Inland Marine.
The Canada Life Assurance Company, Hamilton	A. G. Ramsay, Manager, Hamilton	\$60,000 Municipal Debentures. (Accepted at \$54,000)		Life.
The Canadian Steam Users Insurance Association.....	W. B. McMurrich, Agent, Toronto.....	\$3,900 Imper. Building Society stock, \$5,000 Toronto Building and Loan Assoc. stock, \$1,600 Western Assur. stock.....		Steam Boilers, &c.
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal.....	\$56,000 Municipal Debentures. (Accepted at \$50,400)		Life and Accident.
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal	\$56,000 Montreal Harbor bonds. (Accepted at \$50,400).....		Fire and Inland Marine.
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal.....	\$30,000 cash		Guarantee.
The Commercial Union Assurance Company of London, England.....	Fred. Cole, General Agent, Montreal.....	\$100,344 Canada stock (Life A), \$50,613 Canada Con. 5 per cent. stock and \$55,967, 4 p. c. stock (Fire).....		Fire and Life.
The Confederation Life Association of Canada.....	J. K. Macdonald, Managing Director, Toronto.....	\$86,300 Municipal Debentures. (Accepted at \$77,650)		Life.
The Dominion Fire and Marine Insurance Company, (Hamilton).....	F. E. Despard, Manager, Hamilton.....	\$35,000 cash, \$15,000, City Victoria, B. C. Bonds.....		Fire and Inland Marine.
The Equitable Life Assurance Society of the United States, N. Y.....	R. W. Gale, Manager, Montreal	\$100,000 Canada stock (A) and \$65,000 U.S. Bonds (B)		Life.
The Fire Insurance Association (Limited), London, England.....	Wm. Robertson, Chief Agent, Montreal.....	\$100,000 Canada stock		Fire.
The Guarantee Company of North America.....	Edward Rawlings, Manager, Montreal.....	\$32,000 Municipal Debentures; \$15,000 Mon. Harb. Bonds; \$9,733 Mon. Warehous. bds. and \$400 stock. (Accepted at \$51,000)		Guarantee.
The Guardian Fire and Life Assurance Company, London, England.	Robt. Simms & Co., and Geo. Denholm, Gen. Agents, Montreal.....	\$100,343 Canada stock.....		Fire.
The Hartford Fire Insurance Company, Hartford, Connecticut.....	Robt. Wood, General Agent, Montreal	\$55,000 U.S. bds. and \$30,840 bank stock. (Accepted at \$100,000)		Fire.
The Imperial Insurance Company of London, England.....	W. H. Rintoul, Agent, Montreal.....	\$48,667 Con. 5 per cent. Can. stock, \$51,402 6 per cent. Can. stock		Fire.
The Lancashire Insurance Company.....	S. C. Duncan-Clark, Chief Agent, Toronto.....	\$100,000 Canada stock.....		Fire.
The Lion Life Insurance Company (Limited) London, England.....	Fred. Stanciliffe, General Manager, Montreal	\$10,000 stg. Canada stock		Life.
The Liverpool and London and Globe Insurance Company.....	G. F. C. Smith, Chief Agent, Montreal.....	\$50,000 Canada stock (Life), and \$3,000 Can. 5's; \$63,000 Municipal Deb., \$25,000 Montreal Investment Association; and \$17,030 cash. (Accepted at \$145,480).....		Fire and Life
The London Assurance Corporation, England.....	C. C. Foster, Agent, Montreal.....	\$50,127 Canada Con. 5 p.c. stock and \$99,873 Canada stock, being (Fire) \$100,000 and (Life) \$50,000		Fire and Life.
The London Guarantee and Accident Co. (Limited)	A. T. McCord, Jr., Chief Agent, Toronto.....	\$11,000 stg. Canada Stock		Guarantee and Accident.
The London and Lancashire Fire Insurance Company, Liverpool.....	C. J. Spike, Chief Agt., Halifax, N.S.	\$21,000 stg. Canada Stock		Fire.
The London and Lancashire Life Assurance Company.....	William Robertson, Manager, Montreal.....	\$100,000 Canada stock (A) \$5,000 cash and \$1,867 Prov. of Queb. bonds (B)		Life.
The London Mutual Fire Insurance Company of Canada, London, Ont.	D. C. Macdonald, Secretary, London.....	\$25,000 Canada Stock and \$5,000 cash.....		Fire.
The Metropolitan Life Insurance Company of New York.....	Thos. A. Temple, General Agent, St. John, N.B.....	\$100,000 U. S. bonds.....		Life
The Metropolitan Plate Glass Insurance Company, New York.....	A. J. Pell, Montreal.....	\$5,000 United States bonds.....		Plate Glass Insurance.
The Mutual Life Association of Canada.....	J. Turner, President, Hamilton.....	\$92,938 Municipal Debentures. (Accepted at \$83,690).....		Life.
The North American Mutual Life Insurance Company.....	Wm. McCabe, Managing Director, Toronto.....	\$50,000 cash.....		Life.
The North British and Mercantile Insurance Company.....	Macdonnell & Davidson, General Agents, } Montreal.....	\$50,000 Canada stock (Life A); \$47,000 Montreal Harbour bonds and \$65,000 Municipal Deb. (Fire). (Accepted at \$150,800)		Fire and Life

The Northern Assurance Company of Aberdeen and London	Taylor Bros., General Agents, Montreal.....	\$55,833 Canada stock, \$14,167 Canada 5's	Fire.
The Norwich Union Fire Insurance Society, Norwich, England.....	Alex. Dixon, Agent, Toronto.....	\$100,000 Canada Stock.....	Fire.
The Ontario Mutual Life Assurance Company.....	Wm. Hendry, Manager, Waterloo	\$56,157 Municipal Debentures. (Accepted at \$50,541) ..	Life
The Phoenix Insurance Company of Brooklyn.....	Robert Hampson, Agent, Montreal	\$100,000, U. S. bonds.....	Fire and Inland Marine.
The Phoenix Fire Assurance Company, London, England	Gillespie, Moffatt & Co., Gen A's Mont....	\$50 171 Canada stock, and \$50,126 Canada Con. 5 p.c. stock.....	Fire.
The Quebec Fire Assurance Company	J. G. Clapham, President, Quebec.....	\$25,000 Canada stock, \$60,000 Bank stock, and \$15,200 Municipal Debentures. (Accepted at \$98,680).....	Fire.
The Queen Fire and Life Insurance Company, England.....	A. M. Forbes & H. J. Mudge, Chief Agents, Montreal	\$100,000 Canada stock (Fire) and \$51,100 Canada Consol. 5 p. c. stock (Life)	Fire and Life.
The Reliance Mutual Life Assurance Society, London, England.....	J. Cassie Hatton, Attorney, Montreal.....	\$100,000 Canada stock (A) and \$10,000 Canada stock (B).....	Life.
The Royal Canadian Insurance Company	Arthur Gagnon, Secretary, Montreal.....	\$56,000 Montreal Harbour bonds. (Accepted at \$50,400).....	Fire and Inland Marine.
The Royal Insurance Company	M. H. Gault & Wm. Tatley, Chief Agents, Montreal		
The Scottish Imperial Insurance Company	Taylor Bros., General Agents, Montreal.....	\$96,982 Canada stock, \$53,533 Canada Consol. 5 p. c. stock, \$170,333, British Consols—being \$149,182 (Fire) \$50,000 (Life A) and \$121,666 (General). Also \$97,333, 33, British Annuities (General). Total \$418,182	Fire and Life.
The Sovereign Fire Insurance Company of Canada.....	Hon. Alex. Mackenzie, President, Toronto.....	\$71,068 Canada stock, \$20,000 Montreal Harbour bonds, \$13,500 Municipal Deb. (Accepted at \$101,107).....	Fire.
The Standard Life Assurance Company.....	W. M. Ramsay, Manager, Montreal.	\$115,655 Municipal Debent., cash \$3,684. (Accepted at \$101,218) ..	Fire.
The Star Life Assurance Society of England.....	A. W. Lauder, General Treasurer, Toronto....	\$64,000 Mun. Debts., \$107,000 Mont. Harbour Bds., (accepted at \$153,900), being \$126,750 (Life A), and \$27,150 (Life B).....	Life.
The Sun Mutual Life Insurance Company of Montreal.....	R. Macaulay, Secret. and Manager, Montreal.....	\$100,343 Canada stock.....	Life.
The Toronto Life Assurance and Tontine Company	Arthur Harvey, Manager, Toronto.....	\$56,000 Municipal Debentures. (Accepted at \$50,400).....	Life and Accident.
The Travelers Insurance Company of Hartford, Conn.	Thos. Simpson, Agent, Montreal.....	\$32,400 Municipal Debent., cash \$1,040.36. (Accepted at \$30,200). \$100,000 U. S. bonds, \$25,000 Municipal Debent., \$20,000 Montreal Harbour Bonds, (accepted at \$140,500), being \$100,000 (Life A) \$25,000 par (Life B) and \$20,000 par, (accident).....	Life and Accident.
The Union Mutual Life Insurance Company of Maine	Wm. Mulock, Agent Toronto.....	\$100,000 U. S. 4 per cent. Bonds (A) and \$15,000 District of Columbia, U.S., Bonds (B).....	Life.
The Western Assurance Company, Toronto	J. J. Kenny, Managing Director, Toronto.....	\$57,700 Municipal Debentures. (Accepted at \$51,930).....	Fire and Inland Marine.

THE FOLLOWING LIFE INSURANCE COMPANIES HAVING CEASED TO TRANSACT NEW BUSINESS IN CANADA, ARE ENTITLED UNDER SECTION 17 OF THE CONSOLIDATED INSURANCE ACT OF 1877, TO TRANSACT ALL BUSINESS CONNECTED WITH POLICIES EXISTING AT 31st MARCH, 1878, AND THEIR DEPOSITS ARE APPLICABLE TO THOSE POLICIES SUBJECT TO THE PROVISIONS OF THE INSURANCE ACTS OF 1868 AND 1871.

NAME OF THE COMPANY.	Chief Agent to receive process.	Amount of Deposit.	Business.
The Briton Medical and General Life Association, London, England.	Jas. B. M. Chipman, Manager, Montreal.....	\$100,343 Canada Stock	Life.
The Connecticut Mutual Life Insurance Company of Hartford, Conn., U.S.....	Robt. Wood, General Agent, Montreal.....	\$100,000 U.S. Bonds.....	Life.
The Edinburgh Life Assurance Company.....	David Higgins, Chief Agent, Toronto.....	\$150,515 Canada Stock.....	Life.
The Life Association of Scotland.....	George W. Ford, Chief Agent, Montreal.....	\$150,000 Canada Stock.....	Life.
The National Life Insurance Company of the United States of America.....	John F. Bell, Attorney, Windsor.....	\$100,000 U. S. Bonds.....	Life.
The New York Life Insurance Company.....	F. W. Campbell, M.D., Attorney, Montreal.....	\$100,000 U. S. Bonds.....	Life.
The North Western Mutual Life Insurance Company of Milwaukee.....	M. W. Mills, Chief Agent, Toronto.....	\$100,000 U. S. Bonds.....	Life.
The Phoenix Mutual Life Insurance Company, Hartford, Connecticut.....	A. R. Betbune, General Agent, Montreal.....	\$105,000 U. S. Bonds.....	Life.
The Positive Government Security Life Assurance Company (limited) England.....	John Taylor, Secretary, Montreal.....	\$8,273 Canada 5 per cent Debentures.....	Life.
The Scottish Amicable Life Assurance Society.....	Geo. Wm. Ford, General Agent, Montreal.....	\$150,000 Canada Stock.....	Life.
The Scottish Provident Institution.....	R. A. Ramsay, Attorney, Montreal.....	\$100,343 Canada Stock.....	Life.
The Scottish Provincial Assurance Company.....	Geo. Wm. Ford, Secretary, Montreal.....	\$150,790, viz: 112,343, Canada Stock, and \$38,447 Canada 5 per cent debentures.....	Life.
The United States Life Insurance Company.....	\$60,000 U. S. Gold Bonds.....	Life.

NOTE.—The Globe Mutual Life Insurance Company of New York, has been declared insolvent both in the United States and Canada, and Jas. D. Fish of New York has been appointed Receiver by the United States Courts, and W. C. Wells, of Montreal, has been appointed Assignee by the Superior Court of Lower Canada, Montreal, for the Canadian business of the Company. The deposit of the Company with the Government, \$100,000 U.S. Bonds, has by order of said Superior Court, been delivered to the Bankers of that Court.

The Merchants' Marine Insurance Company of Montreal has ceased to transact business and is winding up its affairs. The deposit has been surrendered to the Company, except \$2,223 cash held against contested claims.

Office of the Superintendent of Insurance,
Ottawa, 30th June, 1881.

J. B. CHERRIMAN, Superintendent of Insurance.

CIRCULATION AND SPECIE.

	1st July.	31st August.	30th September.	31st October.	30th November.	31st December.
Fractionals.....	129,936 98	136,980 98	132,461 98	135,641 98	144,103 98	148,722 98
\$1 & \$2.....	3,608,651 25	3,669,126 25	3,828,640 25	3,999,452 25	4,043,979 25	4,063,915 25
\$5, \$10 & \$20.....	81,288 98	80,844 91	80,544 91	80,249 91	79,954 91	79,465 18
\$50 & \$100.....	767,600 00	776,250 00	786,600 00	798,400 00	806,050 00	773,750 00
\$500 & \$1000.....	9,218,500 00	9,451,500 00	9,536,000 00	9,680,000 00	9,780,000 00	9,163,500 00
Total.....	13,805,977 21	14,114,702 14	14,364,247 14	14,693,744 14	14,854,088 14	14,234,353 41
	31st January.	28th February.	31st March.	30th April.	31st May.	30th June.
Fractionals.....	146,596 73	147,343 98	151,034 98	149,867 60	148,099 60	150,216 35
\$1 & \$2.....	3,972,375 25	3,941,619 75	3,957,897 75	3,950,170 75	3,996,193 75	4,234,973 25
\$5, \$10 & \$20.....	79,040 18	78,860 18	78,695 45	77,640 45	77,355 45	78,180 45
\$50 & \$100.....	774,400 00	769,450 00	827,200 00	832,050 00	844,000 00	849,425 00
\$500 & \$1000.....	9,107,500 00	9,120,000 00	9,180,500 00	9,161,000 00	9,186,500 00	9,227,000 00
Total.....	14,079,912 16	14,057,273 91	14,195,128 18	14,170,728 80	14,252,148 80	14,539,795 05

Fractional Notes.....	150,216 35	Specie held at Montreal, June 30th.....	1,584,968 92
Provincial ".....	186,412 95	Toronto, do 30th.....	565,084 81
Montreal issue.....	7,544,983 00	Halifax, do 30th.....	662,204 06
Toronto ".....	4,266,874 00	St. John, do 30th.....	198,325 44
Halifax ".....	1,696,113 50	Winnipeg, do 30th.....	8,100 16
St. John ".....	673,998 75	Victoria, May 31st.....	40,000 00
Victoria ".....	21,196 50		
Total.....	\$14,539,795 05	Guaranteed Sterling Debentures.....	3,058,683 39
			2,920,000 00
			5,978,683 39
		Guaranteed Debentures to be held under	
		Vic. 43, cap. 13—	
		10 p. c. on \$14,539,795 05	1,453,979 50
		Specie to be held under Vic. 43, cap. 13—	
		15 p. c. on 14,539,795 05	2,180,969 26
			\$3,634,948 76
		Excess of Specie and Guaranteed Debentures.....	2,343,734 63
		Unguaranteed Debentures to be held under Vic. 43, cap. 13.	11,250,000 00
		75 p.c. on 14,539,795 05.....	10,904,846 29
		Excess of Unguaranteed Debentures.....	345,153 71
		SUMMARY.	
		Excess of Specie and Guaranteed Debentures.....	2,343,734 63
		Excess of Unguaranteed Debentures.....	345,153 71
			2,688,888 34

FINANCE DEPARTMENT,
Ottawa, 7th July, 1881.

J. M. COURTNEY,
Deputy Minister of Finance.

FRED. TOLLER,
Comptroller, Dominion Currency.

THE FOLLOWING NEW POST OFFICES WERE ESTABLISHED IN CANADA
ON THE 1st JUNE, 1881.

NAME OF POST OFFICE.	TOWNSHIP OR PARISH.	ELECTORAL COUNTY.	POSTMASTER.
Ash.....	Trafalgar	Halton	O.. A. Bowman.
* Beaver Creek..	Sec. 13, Tp. 12, Range 10 W.	Marquette	M.. J. Thompson.
Callender	Himsworth.....	Muskoka.....	O.. George Morrison.
* Clydesdale	Sec. 25, Tp. 14, Range 15 W	Marquette	M.. W. Bryden.
East Linton	Sarawak.....	Grey, N.R.....	O.. William Cowc.
* Elton.....	Sec. 9, Tp. 11, Range 17 W.	Marquette.....	M.. A. Nichol.
Hemlock (re-opened)...	Houghton.....	Norfolk, S.R.....	O.. Edwin Gray.
Lowlands.....	Brooke.....	Lambton.....	O.. Joseph McClure.
North Grant (re-opened)	Dorchester	Antigonishe.....	N.S. Duncan Slattery.
* Olive.....	Sec. 15, Tp. 8, Range 10 W.	Marquette.....	M.. R. J. Warren.
Quai des Eboulements.....	Les Eboulements.....	Charlevoix	Q.. Ovide Tremblay.
Rivulet.....	Inverness.....	N.S. Murdock McDonall.
* Rounthwaite.....	Sec. 14, Tp. 8, Range 18 W.	Marquette.....	M.. S. Rounthwaite.
Winslow.....	Gainsborough.....	Monck.....	O.. E. Winslow.

* Opened on the 1st May, 1881.

CHANGES IN POST OFFICES ALREADY ESTABLISHED.

OFFICES CLOSED.

Kingsmere, Co. Ottawa, Q., on the 28th May, 1881.
North Grant, Co. Antigonishe, N.S., on the 6th November, 1880.
Scotch Village, Co. Hants, N.S., on the 1st April, 1880.

NAMES CHANGED.

Cape George (North side), Co. Antigonishe, N.S....to Georgeville.
Rivière aux Vaches, Co. Yamaska, Q..to St. Pie de Guire.

RETURN OF THE AMOUNT OF LIABILITIES AND ASSETS OF THE MONTREAL CITY AND DISTRICT SAVINGS BANK, AND OF THE CAISSE D'ECONOMIE DE NOTRE-DAME DE QUEBEC, ON THE 30th JUNE, 1881.

LIABILITIES.											
CAPITAL.			Dominion Govt. deposits payable on demand.	Provincial Govt. deposits payable on demand.	Other deposits payable on demand.	Dominion Govt. deposits payable after notice.	Provincial Govt. deposits payable after notice.	Other deposits payable after notice.	Special Poor Fund or Charity Trust.	Other Liabilities.	Total Liabilities.
Capital Stock.		Capital paid up.									
	\$ cts. 2,000,000 00	\$ cts. 600,000 00	\$ cts. 237,964 71	\$ cts.	\$ cts.	\$ cts. 17,030 00	\$ cts.	\$ cts. 4,856,897 47	\$ cts. 180,000 00	\$ cts. 38,614 83	\$ cts. 5,330,597 01
City and District Savings Bank.....											
Caisse d'Economie Notre-Dame de Québec.....	1,000,000 00	250,000 00	2,828,990 75	83,000 00	14,778 37	2,926,769 12

	Dominion Securities.	Provincial or Municipal Securities.	Loans having Government Securities.	Loans secured by Bank Stock	Loans secured by Stock, &c.	Cash in hand or on call in chartered Banks.	Special Poor Fund or charity Fund Investments.	Bank Stock prior to incorporation.	Other Assets.	Total Assets
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
City and District Savings Bank.....	97,463 27	880,294 84	600 82	2,151,559 99	1,315,807 53	1,067,490 08	180,000 00	423,309 62	6,019,053 88
Caisse d'Economie Notre-Dame de Québec.....		614,350 48	715,822 42	111,305 18	1,233,277 39	83,000 00	245,230 00	116,515 05	3,216,953 79

- Including landed property of Bank \$345,407 87.

J. M. COURTNEY,
Deputy Minister of Finance.

FINANCE DEPARTMENT,
Ottawa, 7th July 1881.

POST OFFICE DEPARTMENT.

Dr. Post Office Savings Bank Account for the Month of May, 1881. Cr.

(Furnished to the Minister of Finance in accordance with the Post Office Act 1875, sec. 69, and Public Accounts Audit Act, 1878, Sec. 20.)

Balance in hands of Minister of Finance on 30th April 1881	\$5,655,261 70	Repayments at Post Office Savings Banks during month	\$208,168 11
Deposits in Post Office Savings Banks during month	373,709 00		
Interest allowed to Depositors on accounts closed during month	2,419 51	Balance :—	
		At the credit of Depositors' Accounts	\$5,789,900 19
		Outstanding cheques held by Depositors, and not presented for payment.	33,321 91
			5,823,222 10
	6,031,390 21		6,031,390 21

J. M. COURTNEY,
Deputy Minister of Finance.

FINANCE DEPARTMENT, Ottawa, 20th June 1881.

TO ADVERTISERS IN THE GAZETTE.

PARTIES sending advertisements to be inserted in "The Canada Gazette," will hereafter please observe the following rules:

1st. Address "The Canada Gazette, Ottawa, Canada"

2nd. Indicate the number of insertions required

3rd. Invariably remit the fees for such advertisements, together with the price of one Gazette, as below. Otherwise they will not be inserted. The rates are eight cts. for the first insertion, and two cts. for each subsequent insertion per line of nine words, each figure counting as one word.

Subscribers will also notice that the subscription, \$4 per annum, is invariably payable in advance, and that the "Gazette" will be stopped from them at the end of the period paid for. Single numbers will be charged ten cts. each, and when more than one are required by advertisers, must be remitted for likewise.

BROWN CHAMBERLIN,
Queen's Printer.

Office of Queen's Printer,
Ottawa, 11th May, 1872.

APPLICATIONS TO PARLIAMENT.

DOMINION PARLIAMENT.

Rules relating to Notices for Private Bills.

51. All applications for Private Bills, properly the subjects of legislation by the Parliament of Canada, within the purview of "The British North America Act, 1867," whether for the erection of a Bridge, the making of a Railroad, Turnpike Road or Telegraph Line; the construction or improvement of a Harbour, Canal, Lock, Dam or Slide, or other like work; the granting the right of Ferry; the incorporation of any particular Trade or Calling, or of any Banking or other Joint Stock Company; or otherwise for the granting to any individual or individuals, any exclusive or peculiar rights or privileges whatever, or for doing any matter or thing which, in its operation, would affect the rights or property of other parties, or relate to any particular class of the community; or for making any amendment of a like nature to any former Act, shall require a Notice, clearly and distinctly specifying the nature and object of the application, and (except in the case of existing corporations) signed by, or on behalf of the applicants, to be published as follows, viz:

In the Provinces of Quebec and Manitoba.

A notice inserted in the *Canada Gazette*, in the English and French languages, and in one newspaper in the English, and in one in the French language in the District affected, or in both languages in one paper, if there be but one in the said District, or if there be no paper published therein, then, in both languages, in a paper in the nearest District, in which a newspaper is published.

In any other Province.

A notice inserted in the *Canada Gazette*, and in one newspaper published in the County, or Union of Counties affected, or if there be no paper published therein, then in a newspaper in the nearest County in which a newspaper is published. Such Notices to be continued in each case, for a period of two months during the interval of time between the close of the next preceding Session and the consideration of the Petition. And copies of the newspapers containing the first and last insertion of such notice shall be sent to the Clerk of each House.

When a Petition is for leave to bring in a Private Bill for the erection of a Toll Bridge, the petitioner or petitioners, upon giving the notice prescribed by the

preceding Rule, shall also, at the same time, and in the same manner, give notice of the rates which they intend to ask; the extent of the privilege, the height of the arches, the interval between the abutments or piers for the passage of rafts and vessels, and whether they intend to erect a drawbridge, and the dimensions of the same.

Any person seeking to obtain any Private Bill shall, eight days before the meeting of Parliament, deposit with the Clerk of the House, in which the bill is to originate, a copy of such bill in the English or French language, with a sum sufficient to pay for translating and printing the same—600 copies to be printed in English, and 200 copies in French—the translation to be done by the officers of the House, and the printing by the contractor. The applicant shall be also required to pay the accountant of the House a sum of \$200 and the cost of printing the Act in the Statutes, and lodge the receipt of the same with the Clerk of the Committee to which such Bill is referred—such payment to be made immediately after the second reading, and before the consideration of the Bill by such Committee.

No Petition for a Private Bill is received by either House after the first ten days of the session.

ROBERT LEMOINE,
Clerk of the Senate.
JOHN GEORGE BOURINOT,
Clerk of the Commons.

Rules of the Senate relating to Notices for Bills of Divorce.

72. Every Applicant for a Bill of Divorce is required to give notice of his intention so to do, and to specify from whom and for what cause, by advertisements during six months, in the *Canada Gazette*, and in two newspapers published in the District, in Quebec and Manitoba, or in the County, or Union of Counties in the other Provinces, where such applicant usually resided at the time of the separation, or if thy requisite number of papers cannot be found therein then in the adjoining District, or County, or Union of Counties.

73. A copy of the notice, in writing, is to be served at the instance of the applicant, upon the person from whom the Divorce is sought, if the residence of such person can be ascertained; and proof on oath of such service, or of the attempts made to effect it, to the satisfaction of the Senate, is to be adduced before the Senate on the reading of the Petition.

ROBERT LEMOINE,
Clerk of the Senate.

NOTICE is hereby given that an application will be made to the Parliament of the Dominion of Canada, at the next session thereof, on behalf of Matthew Gardiner, of the Township of Sydenham, in the County of Grey and Province of Ontario, farmer, for a Bill of Divorce from Elizabeth Ann Gardiner, his wife, on the ground of adultery.

EDGAR, RITCHIE & MALONE,
Solicitors for the applicant.

Dated at Toronto, this 6th day of May, 1881. 46-27

APPLICATIONS FOR CHARTER BY LETTERS PATENT.

NOTICE is hereby given that application will be made to His Excellency the Governor General in Council, for a charter of incorporation by Letters Patent under the Great Seal of the Dominion of Canada and in accordance with the provisions of the "Canada Joint Stock Companies Act, 1877," for the purpose of constituting Azro B. Chaffee, Peter A. Peterson, William T. Hunt, Edwin Gordon, and John A. Duggan, and such others as may become shareholders in the proposed Company a body politic and corporate under the name of "The Dominion Safety Switch Company," (Limited).

That the purposes for which the incorporation by

the said Company is sought are the manufacture and sale throughout the Dominion of Canada of the "Dominion Safety Switch," an invention patented under the number 9,965 in the Patent Office of the Dominion of Canada, which said patent was granted on the thirteenth day of May 1879, for improvements in railroad switches.

That the chief place of business of the said Company is to be at the City of Montreal, in the Province of Quebec.

That the intended amount of the capital stock of the said Company, is one hundred thousand dollars divided into two thousand shares of fifty dollars each.

That the names in full, addresses and callings of the said applicants are: Azro Buck Chaffee, of the City of Montreal, Esquire; Peter Alexander Peterson, of the City of Montreal, civil engineer; William T. Hunt, of Boston, in the State of Massachusetts, one of the United States of America, manufacturer; Edwin Gordon, of Hyde Park, in the said State of Massachusetts, manufacturer; and John A. Duggan, of Quincy, in the said State of Massachusetts, manufacturer; and that the said Peter Alexander Peterson, Azro Buck Chaffee, and Edwin Gordon, of whom the major part are resident in Canada, are to be the first or provisional Directors of the said Company.

CHURCH, HALL & ATWATER,

Solicitors for applicants.

Montreal, 21st April, 1881.

3-6

NOTICE is hereby given that within one month after the last publication of this notice application will be made to the Governor in Council under "The Canada Joint Stock Companies Act of 1877" for Letters Patent incorporating the undermentioned applicants and such others as may become shareholders in the proposed company, a body corporate and politic for the purposes hereinafter mentioned:

1. The proposed name of the company is "The Dominion Sugar and Syrup Company (limited)."

2. The purposes for which its incorporation is sought are the manufacturing, refining, buying and selling of starch, glucose, grape, cane and other sugars and syrups, and the owning or hiring of land, buildings and plant necessary therefor.

3. The chief place of business of the said company is to be the City of Ottawa, in the Province of Ontario.

4. The intended amount of the capital stock is twenty thousand dollars.

5. The number of shares is to be two hundred and the amount of each share one hundred dollars.

6. The names in full and the address and calling of each of the applicants are George Joseph O'Doherty, barrister at law, William McKay, painter, James Boyle O'Doherty, merchant, Henry Francis MacCarthy, druggist, Joseph Robert Esmonde, merchant, George Patrick Brophy, civil engineer, Joseph Boyden, merchant, William Edward Brown, merchant, John Charles Roger, printer, Pierre Hyacinthe Chabot, merchant, all of the said City of Ottawa; all of which said applicants are to be the first or provisional Directors of said Company.

G. J. O'DOHERTY,

Attorney for applicants.

Ottawa, 2nd July, 1881.

1-6

NOTICE is hereby given that within one month after the last publication of this notice, application will be made to His Excellency the Governor General in Council under the Canada Joint Stock Companies Act, 1877, for letters patent incorporating the undermentioned applicants and those other persons who have subscribed shares in the capital stock of the proposed Company, or who may become shareholders in the proposed Company, as a body corporate and politic for the purposes hereinafter mentioned.

(1) The proposed corporate name of the Company is, "The Kingston Charcoal and Iron Company (Limited)."

(2) The purposes for which such incorporation is sought are, the manufacturing and dealing in charcoal and other products of wood, and the manufacturing and dealing in iron and steel and the products thereof.

(3) The operations of the proposed Company are to be carried on in the counties of Frontenac, Lennox and Addington, Leeds, Lanark and Renfrew, in the Province of Ontario and elsewhere throughout the Dominion of Canada.

(4) The chief place of business of the said Company shall be at the City of Kingston, in the Province of Ontario.

(5) The intended amount of the capital stock is fifty thousand dollars.

(6) The number of shares is to be five hundred and the amount of each share one hundred dollars.

The names in full and the address and calling of each of the applicants are, Charles Fuller Gildersleeve, steamboat owner; Henry Cunningham, iron manufacturer; John Short Muckleston, hardware merchant; George Milnes Macdonnell, barrister; John Bell Carruthers, banker; the Honorable Sir Richard Cartwright, K.C.M.G.; George A. Kirkpatrick, M.P., barrister; Alexander Gunn, M.P., merchant; John Mudie, barrister; Douglas Jones, major; S. G. Fairtlough, major; Edgar Kensington, major; James Williamson, professor; George D. Ferguson, professor; Richard Macpherson, emigration agent; Robert Gardiner, merchant; James P. Gildersleeve, barrister; Allan Jones, assistant post office inspector; James Swift, forwarder; Benjamin Folger and Henry Folger, bankers; William Harty, merchant; Samuel Harper, merchant; Sydenham C. McGill, broker; Leonard Clements, dentist; Davidson, Doran & Co., iron founders, all of the City of Kingston, in the Province of Ontario, and Boyd Caldwell and Thomas B. Caldwell, woolen manufacturers, and W.C. Caldwell, M.P.P., lumber merchant, all of the village of Lanark, in the County of Lanark, in the Province of Ontario.

The first five above named applicants are to be the first or provisional directors of the Company, and they are all resident in Canada.

Dated at Kingston, the 22nd day of June, A.D., 1881.

MACDONNELL & MUDIE,

Solicitors for applicants.

52-6

NOTICE is hereby given that within one month after the last publication of this notice application will be made to the Governor in Council, under "The Canada Joint Stock Companies Act of 1877," for Letters Patent incorporating the undermentioned applicants and such others as may become shareholders in the proposed Company, a body corporate and politic for the purpose hereinafter mentioned:—

1. The proposed name of the Company is "The St. John Cotton Company (Limited)."

2. The purposes for which incorporation is sought are the manufacturing, spinning, weaving, dyeing, bleaching, printing, buying and selling of cotton yarns, cloths, prints and other manufactures of cotton and other textile fabrics, and the owning of buildings, machinery and plant, and the owning or hiring of buildings and land necessary therefor.

3. The chief place of business of the said Company, is to be the Town of Portland, in the City and County of St. John, in the Province of New Brunswick.

4. The intended amount of the capital stock is two hundred thousand dollars.

5. The number of shares is to be two thousand, the amount of each share one hundred dollars.

6. The names in full and the address and calling of each of the applicants are Henry Gilbert, of the City of St. John, in the Province of New Brunswick, merchant; John Byers, of the said City of John, mining engineer; John Hegan Parks, of the Town of Portland, City and County of St. John and Province aforesaid, manufacturer; Ezekiel Barlow Kitchum, of the parish of Hillsborough, in the County of Albert, and Province aforesaid, ship owner, and Thomas Gilbert, of the City of St. John aforesaid, gentleman; all of

which said applicants are to be the first or provisional Directors of said Company.

Dated at St. John, New Brunswick, this Sixth day of June, A. D., 1881.

GEO. G. GILBERT,
Solicitor for applicants.

50-6

NOTICE is hereby given that immediately after the expiration of one month from the first publication of this Notice in the *Canada Gazette*, application will be made to His Excellency the Governor General in Council for Letters Patent under "The Canada Joint Stock Companies Act, 1877," incorporating the applicants hereinafter mentioned, and such others as shall hereafter become shareholders in the proposed Company as a Joint Stock Company under the corporate name of "The Grape Sugar Refining Company of Canada (Limited)."

2. The purposes for which its incorporation is sought are the manufacturing, refining, buying and selling of Starch, Glucose, Grape, Cane and other Sugars and Syrups to be made from corn and other materials, and the owning or hiring of lands, docks buildings and plant necessary therefor.

3. The chief place of business of the Company is to be at Walkerville, in the County of Essex, in the Province of Ontario.

4. The intended amount of the Company's capital stock will be one hundred thousand dollars.

5. The number of shares is to be one thousand, and the amount of each share one hundred dollars.

6. The names in full and the address and calling of each of the applicants are as follows:—Edward Anderson Craig Pew, of the Town of Welland, in the County of Welland, Ontario, Esquire; Abel D. Breed, of the City of New York, in the State of New York, one of the United States of America, banker; Jonathan Turner, of Burlington, in the State of Iowa, one of the said United States of America, sugar refiner; The Honorable Richard William Scott, of the City of Ottawa, barrister-at-law; Horace Brightman, of the City of New York aforesaid, banker; James McLaren, of Buckingham, in the Province of Quebec, President of the Bank of Ottawa, and Sayers Silas Hagar, of Welland aforesaid, Esquire. All the said applicants are to be the first or provisional Directors of the Company, and the major part of whom are resident in Canada

SCOTT, McTAVISH & MacCRACKEN,
Solicitors for applicants.

Dated at Ottawa, 15th June, 1881. 51-6

MISCELLANEOUS.

BANK OF NOVA SCOTIA.

NOTICE is hereby given that a dividend, at the rate of seven per cent. per annum, has this day been declared on the capital stock of the Bank, for the current half-year, and will be payable at any office of the Bank on or after first August next.

The transfer books will be closed from the 15th prox. till the 1st August inclusive.

By order of the Board,

THOS. FYSHE,
Cashier.

Halifax, 29th June, 1881.

3-1

LA BANQUE DE ST. HYACINTHE.

NOTICE is hereby given that a dividend of four per cent. upon the paid-up capital of the Bank, has been declared for the six months ending the 31st July next; and will be paid at the office of said bank on and after Monday the 8th August next.

The transfer books will be closed from the 18th July to the 6th of August both days inclusive.

By order of the Directors,

R. ST. JACQUES,
Cashier.

St. Hyacinthe, 24th June, 1881.

2-4

THE PICTOU BANK.

A DIVIDEND of three per cent. on the paid-up capital of this Bank for half-year ending thirtieth June, has this day been declared and will be payable at the Banking House, Pictou, and agencies, on and after 1st August.

The transfer books will be closed from 16th to 30th July inclusive.

By order of the Board,

T. WATSON,
Manager.

Pictou, 2nd July, 1881.

2-4

CANADA CENTRAL RAILWAY CO.

THE shareholders of the Company are hereby notified that upon surrender and cancellation of their shares at this office, they will be paid for them at the rate of fifty cents in the dollar, in conformity with the deed of amalgamation executed between the Canada Central Railway Company, and the Canadian Pacific Railway Company, on the 9th June instant.

CHAS. DRINKWATER,
Secretary, Canadian Pacific Railway Co.
Office of the Canadian Pacific Railway Co.
Brockville, 10th June, 1881.

2-2

MERCHANTS' BANK OF HALIFAX.

NOTICE is hereby given that a dividend of three and one-half per cent. on the paid-up capital of the Merchants' Bank of Halifax has been this day declared for the current half-year, and will be payable at the Banking House on and after Thursday the 21st day of July next.

The transfer books will be closed from the 6th till the 21st July, both days inclusive.

By order of the Board,

GEORGE MACLEAN,
Cashier.

20th June, 1881.

2-3

ONTARIO AND QUEBEC RAILWAY COMPANY.

NOTICE is hereby given that the first general meeting of the shareholders of the Ontario and Quebec Railway Company will be held at the Windsor Hotel, Montreal, on Tuesday the 19th day of July instant, at the hour of two o'clock in the afternoon, for the purpose of organizing the company, electing directors and transacting any other business that may be lawfully undertaken at the said meeting.

By order of the provisional board,

W. H. LOCKHART GORDON,
Secretary pro tem.

2nd July 1881.

1-3

KINGSTON AND PEMBROKE RAILWAY COMPANY.

NOTICE is hereby given that a special general meeting of the shareholders of the Kingston and Pembroke Railway Company will be held at the Company's Office, Place d'Armes, in the City of Kingston, at twelve o'clock noon, on Wednesday, the third day of August 1881, to consider, and, if approved, to authorize and consent to the issue of First Preference bonds and debentures, and of the unsubscribed capital stock of the Company, for the purpose of raising money to redeem and discharge all outstanding bonds and other indebtedness of the Company; and to provide for the expenses of construction of the Company's Railway from its present terminus at the Mississippi River to the proposed junction with the Canada Central Railway at or near Renfrew, and of additional sidings, stations, workshops, docks,

wharves and other terminal facilities, and for other purposes.

And also to consider and approve of certain by-laws and amendments to by-laws to be submitted to the meeting.

By order,

GEO. OSBORNE,
Secretary.

Dated at Kingston this 29th day of June, 1881.

1-4

CONSOLIDATED BANK OF CANADA.

(In liquidation.)

A SPECIAL general meeting of the shareholders of the Consolidated Bank of Canada, will be held at the office of the Bank, No. 117, St. Peter street, Montreal, on Tuesday, the 26th July next, at one o'clock p.m., to consider an offer already made, or any other that may be made for the purchase of the whole of the remaining assets of the Bank *en bloc* and to authorize the liquidators to accept thereof, with or without modification as the shareholders may determine, and to transact any other business incidental to the purpose for which said meeting is called.

By order of the Liquidators.

ARCH. CAMPBELL,
Manager. 50-6

Montreal, 9th June, 1881.

EUROPEAN, AMERICAN, CANADIAN AND ASIATIC CABLE CO. (LIMITED).

THE undersigned Provisional Directors of the above Company hereby call a general meeting of the shareholders of the Company, to be held at the Company's office, in London, England, on Tuesday the 19th day of July next, at noon, for the purpose of electing not less than nine persons to form and constitute a Board of Directors of the said Company, and for other purposes.

E. J. REED,
H. N. BATE,
NATHANIEL GREEN,
JNO. SWEETLAND,
B. BATSON,
W. H. CHASE,
ALLAN GILMOUR,
JAMES McLAREN,
H. T. VANLAUN,
CHAS. T. BATE,
J. R. BOOTH,
JOHN GILMOUR.

42-14

PUISSANCE DU CANADA.



HÔTEL DU GOUVERNEMENT,
11 juillet 1881,

LE CAPITAINE PERCEVAL, ci-devant du 1er *Royal Dragoons*; Aide-de-camp de Son Excellence le Gouverneur-Général, *vice* le capitaine Chater, démissionnaire. Cette nomination devant compter du premier de juillet.

Le capitaine Chater, en attendant des instructions ultérieures, sera attaché à l'état-major du Gouverneur Général pour un service spécial, pendant la visite de Son Excellence au Nord-Ouest.

Par ordre,

F. DE WINTON, Lt.-Col.,
Sec. Mil.

NOMINATIONS.

DÉPARTEMENT DU SECRÉTAIRE D'ÉTAT DU CANADA.

Il a plu à SON EXCELLENCE LE GOUVERNEUR-GÉNÉRAL de faire la nomination suivante, savoir :

OTTAWA, 6 juillet 1881.

L'HONORABLE SIR WILLIAM JOHNSTON RITCHIE, juge en chef de la Cour Suprême du Canada; Député du Gouverneur-Général.

Il a plu aussi à SON EXCELLENCE LE GOUVERNEUR-GÉNÉRAL de faire les nominations suivantes, savoir :

OTTAWA, 12 juillet 1881.

THOMAS LAFFIN, de Lingan, dans le comté de Cap-Breton, dans la province de la Nouvelle-Ecosse, écuier; Maître de Hâvre pour le port de Lingan, dans la dite province.

LE CAPITAINE GEORGE PETTINDRIEGH, de New Westminster, dans la province de la Colombie-Britannique; Maître de Hâvre pour le port de New Westminster, dans la dite province, *vice* James Augustus Halliday, écuier, démissionnaire.

PROCLAMATIONS.

LORNE.

[L.S.]

CANADA.

VICTORIA, par la Grâce de Dieu, Reine du Royaume-Uni de la Grande-Bretagne et d'Irlande, Défenseur de la Foi, etc., etc., etc.

A Nos Très-Aimés et Fidèles les Sénateurs de la Puissance du Canada et aux membres élus pour servir dans la Chambre des Communes de Notre dite Puissance, et à tous et chacun de vous.

—SALUT :

PROCLAMATION.

ATTENDU que Notre Parlement du Canada se trouve prorogé au vingtième jour du mois de juillet courant, auquel temps vous étiez tenus et il vous était enjoint d'être présents en notre cité d'Ottawa; SACHEZ MAINTENANT, que pour diverses causes et considérations, et pour la plus grande aise et commodité de Nos bien-aimés sujets, Nous avons cru convenable, par et de l'avis de Notre Conseil Privé du Canada, de vous exempter, et chacun de vous, d'être présents au temps susdit, vous convoquant et par ces présentes vous enjoignant et à chacun de vous de vous trouver avec Nous en Notre Parlement du Canada, en notre Cité d'OTTAWA, le VINGT-NEUVIÈME jour du mois d'AOUT prochain, pour prendre en considération l'état et la prospérité de Notre dite Puissance du Canada, et y agir comme de droit. CE A QUOI VOUS NE DEVEZ MANQUER.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN, Notre Très-Fidèle et Bien-Aimé Conseiller Sir JOHN DOUGLAS SUTHERLAND CAMPBELL, (communément appelé le Marquis de Lorne), Chevalier de Notre Très-Ancien et Très-Noble Ordre du Chardon, Chevalier Grand-Croix de Notre Ordre Très-Distingué de Saint-Michel et Saint-George, Gouverneur-Général du Canada, et Vice-Amiral d'icelui.

A Notre Hôtel du Gouvernement, en Notre CITÉ d'OTTAWA, ce QUINZIÈME jour de JUILLET, dans l'année de Notre Seigneur mil huit cent quatre-vingt-un, et de Notre Règne la quarante-cinquième.

Par ordre,

RICHARD POPE,
Greffier de la Couronne en Chancellerie,
Canada.

LORNE.

[L.S.]

CANADA.

VICTORIA, par la Grâce de Dieu, Reine du Royaume-Uni de la Grande-Bretagne et d'Irlande, Défenseur de la Foi, etc., etc., etc.

A tous ceux qui les présentes verront ou qu'icelles pourront concerner,—SALUT :

PROCLAMATION.

Z. A. LASH, Député du Ministre de la Justice, Canada. } ATTENDU que par et en vertu d'un acte passé en la session du Parlement du Canada tenue dans la trente-sixième année de Notre règne, chapitre neuvième et intitulé "Acte pour pourvoir à la nomination de maîtres de havre pour certains ports des provinces de la Nouvelle-Ecosse et du Nouveau-Brunswick," il est entre autres choses en substance statué, que le dit acte s'appliquera aux provinces de la Nouvelle-Ecosse et du Nouveau Brunswick seulement, et à tels ports et ces ports seulement dans l'une ou l'autre de ces provinces, qui seront de temps à autres désignés à cette fin par proclamation en vertu d'un Ordre ou d'Ordres du Gouverneur en Conseil (sauf seulement les ports d'Halifax et de Pictou, dans la Nouvelle-Ecosse, et le port de St. Jean, dans le Nouveau-Brunswick) ;

Et attendu qu'il a été passé un Ordre du Gouverneur en Conseil, en date du douzième jour de juillet, dans l'année de Notre-Seigneur, mil huit cent quatre-vingt-une, désignant le Port de Hawkesbury comme un port auquel devront s'appliquer le dit acte et ses amendements,—

SACHEZ maintenant que par et en vertu de l'autorité que Nous confère le dit acte et un Ordre en Conseil, Nous proclamons et déclarons que l'acte ci-dessus mentionné et intitulé "Acte pour pourvoir à la nomination de maîtres de havre pour certains ports dans les provinces de la Nouvelle-Ecosse et du Nouveau-Brunswick," et les actes qui l'amendent, devront désormais s'appliquer au port de Hawkesbury, dans la province de la Nouvelle-Ecosse.

Les limites comprendront : toute cette partie du Détroit de Canso qui s'étend depuis la ligne de Wilson sur la rive est jusqu'au milieu du Détroit ; de là continueront vers le sud jusque vis-à-vis la pointe Madden, aussi sur la rive est ; de là s'étendront vers l'est de manière à y inclure Ship Harbour ; de là vers le nord y compris Emery Pond jusqu'au point de départ à la ligne Wilson

De ce qui précède Nos sujets bien-aimés et tous ceux que les présentes peuvent concerner, sont par les présentes requis d'en prendre avis et d'agir en conséquence.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN, Notre Très-Fidèle et Bien-Aimé Conseiller Sir JOHN DOUGLAS SUTHERLAND CAMPBELL, (communément appelé le Marquis de Lorne), Chevalier de Notre Très-Ancien et Très-Noble Ordre du Chardon, Chevalier Grand-Croix de Notre Ordre Très-Distingué de Saint-Michel et Saint-George, Gouverneur-Général du Canada, et Vice-Amiral d'icelui, etc., etc.,

A Notre Hôtel du Gouvernement, en Notre CITE d'OTTAWA, ce DOUZIÈME jour de JUILLET, dans l'année de Notre Seigneur mil huit cent quatre-vingt-une, et de Notre Règne la quarante-cinquième.

Par ordre,

J. A. MOUSSEAU,
Secrétaire d'Etat.

3-3

LORNE.

[L.S.]

CANADA.

VICTORIA, par la Grâce de Dieu, Reine du Royaume-Uni de la Grande-Bretagne et d'Irlande, Défenseur de la Foi, etc., etc., etc.

A tous ceux qui les présentes verront ou qu'icelles pourront concerner,—SALUT :

PROCLAMATION.

Z. A. LASH, Député du Ministre de la Justice, Canada. } ATTENDU que par et en vertu d'un acte passé en la session du Parlement du Canada tenue dans la trente-sixième année de Notre règne, chapitre neuvième et intitulé "Acte pour pourvoir à la nomination de maîtres de havre pour certains ports des provinces de la Nouvelle-Ecosse et du Nouveau-Brunswick," il est entre autres choses en substance statué, que le dit acte s'appliquera aux provinces de la Nouvelle-Ecosse et du Nouveau-Brunswick seulement, et à tels ports et à ces ports seulement, dans l'une ou l'autre de ces provinces, qui seront de temps à autre désignés à cette fin par proclamation en vertu d'un ordre ou d'ordres du Gouverneur en Conseil (sauf seulement les ports d'Halifax et de Pictou, dans la Nouvelle-Ecosse, et le port de Saint-Jean, dans le Nouveau-Brunswick) ;

Et attendu qu'il a été passé un ordre du Gouverneur en Conseil, en date du douzième jour de juillet dans l'année de Notre-Seigneur mil huit cent quatre-vingt-une, désignant le port de Lingan, comme un port auquel devront s'appliquer le dit acte et ses amendements,—

SACHEZ maintenant que par et en vertu de l'autorité que Nous confère le dit acte et un ordre en Conseil, nous proclamons et déclarons que l'acte ci-dessus mentionné et intitulé "Acte pour pourvoir à la nomination de maîtres de havre pour certains ports dans les provinces de la Nouvelle-Ecosse et du Nouveau-Brunswick," et les actes qui l'amendent, devront désormais s'appliquer au port de Lingan, dans la province de la Nouvelle-Ecosse susdite.

De ce qui précède Nos féaux sujets et tous ceux que les présentes peuvent concerner, sont par les présentes requis d'en prendre avis et d'agir en conséquence.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN, Notre Très-Fidèle et Bien-Aimé Conseiller Sir JOHN DOUGLAS SUTHERLAND CAMPBELL (communément appelé le Marquis de Lorne), Chevalier de Notre Très-Ancien et Très-Noble Ordre du Chardon, Chevalier Grand-Croix de Notre Ordre Très-Distingué de Saint-Michel et Saint-George, Gouverneur-Général du Canada, et Vice-Amiral en icelui, etc.

A Notre Hôtel du Gouvernement, en Notre CITE d'OTTAWA, ce DOUZIÈME jour de JUILLET, dans l'année de Notre Seigneur mil huit cent quatre-vingt-une, et de Notre Règne la quarante-cinquième.

Par ordre,

J. A. MOUSSEAU,
Secrétaire d'Etat.

3-3

LORNE.

[L.S.]

CANADA.

VICTORIA, par la Grâce de Dieu, Reine du Royaume-Uni de la Grande-Bretagne et d'Irlande, Défenseur de la Foi, etc., etc., etc.

A tous ceux qui les présentes verront ou qu'icelles pourront concerner,—SALUT :

PROCLAMATION.

Z. A. LASH, Député du ministre de la Justice, Canada. } ATTENDU qu'en vertu des dispositions de l'Acte de Tempérance du Canada, 1878, l'avis suivant a été adressé au Secrétaire d'Etat du Canada, accompagné de la pétition ci-jointe :—

"A l'honorable Secrétaire d'Etat du Canada,—

"MONSIEUR,—Nous, soussignés, électeurs du comté de Hants, dans la Province de la Nouvelle-Ecosse, vous prions de recevoir avis que nous avons l'intention de présenter la pétition suivante à Son Excel- lence le Gouverneur-Général, savoir :

" A Son Excellence le Gouverneur-Général du Canada en Conseil,—

" La pétition des électeurs du comté de Hants, dans la Province de la Nouvelle-Ecosse, qualifiés et compétents à voter à l'élection d'un membre de la Chambre des Communes dans le dit comté,

" Expose respectueusement,—Que vos requérants désirent que la deuxième partie de l'Acte de Tempérance du Canada, 1878, soit exécutoire et mise en vigueur dans le dit comté.

" C'est pourquoi vos requérants demandent respectueusement qu'il plaise à Votre Excellence, par un ordre du Conseil en vertu de la quatre-vingt-seizième clause du dit acte, de déclarer que la deuxième partie du dit acte soit mise en vigueur dans le dit comté. Et vos requérants ne cesseront de prier, etc."

" Et que nous désirons que les votes de tous les électeurs du dit comté de Hants, soient reçus pour ou contre l'adoption de la dite pétition."

Et attendu qu'il appert à la satisfaction du Gouverneur-Général en Conseil que cet avis est revêtu des signatures authentiques d'un quart ou plus de tous les électeurs du dit comté de Hants ; qu'il est constaté que les signatures apposées à l'avis sont des signatures authentiques au nombre de mille six cent quatre-vingt-neuf, et que les autres exigences de la loi ont été observées ;

Et attendu qu'un ordre du Gouverneur-Général en Conseil a été passé, ordonnant que les votes de tous les électeurs du dit comté de Hants soient enregistrés pour ou contre l'adoption de la dite pétition,—

SACHEZ maintenant, que, par les présentes, et en vertu de l'autorité qui Nous est conférée par les dits acte et ordre en Conseil, Nous proclamons et déclarons que jeudi le quinzième jour de septembre prochain, un poll sera tenu dans le dit comté de Hants, pour y recevoir les votes des électeurs pour et contre la dite pétition. Que ces votes seront enregistrés au scrutin secret depuis neuf heures du matin jusqu'à cinq heures de l'après-midi de ce jour-là. Que Edward Curry, écuyer, shérif du dit comté de Hants, a été nommé officier-rapporteur dans le but de recevoir ce jour-là les votes des électeurs pour et contre la pétition, de compter ensuite les votes, et puis de faire rapport du résultat au Gouverneur-Général en Conseil. Que le dit officier-rapporteur est autorisé et requis de nommer un sous-officier-rapporteur à et pour chaque bureau de votation.

Que l'officier-rapporteur nommera les différentes personnes qui devront se tenir aux différents bureaux de votation, et qui devront faire le décompte final des votes aux noms des personnes autorisées à favoriser ou à s'opposer respectivement à l'adoption de la pétition, au bureau du dit shérif du comté de Hants, dans la ville de Windsor, lundi le douzième jour de septembre prochain, à dix heures de l'avant-midi.

Que les votes des électeurs seront comptés, et le résultat de la votation annoncé par l'officier-rapporteur au dit bureau du dit shérif du comté de Hants, lundi le dix-neuvième jour de septembre prochain, à dix heures de l'avant-midi, et que, dans le cas où la pétition serait adoptée par les électeurs, le Gouverneur-Général en Conseil, pourra en tout temps, après l'expiration d'une période de soixante jours depuis la date de l'adoption de la dite pétition, par ordre en Conseil publié dans la *Gazette du Canada*, déclarer que la deuxième partie du dit acte sera en vigueur dans le dit comté dès et à compter du jour où expireront les licences annuelles ou semi-annuelles alors en force dans tel comté pour la vente de liqueurs spiritueuses, pourvu que ce jour soit au moins quatre-vingt-dix jours après la date de tel ordre du Conseil, et si ce nombre est moindre, ce sera alors à compter du même jour de l'année suivante.

De ce qui précède Nos féaux sujets et tous ceux que les présentes peuvent concerner, sont par les présentes requis d'en prendre avis et d'agir en conséquence.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN, Notre Très-Fidèle et Bien-Aimé Conseiller SIR JOHN DOUGLAS SUTHERLAND CAMPBELL, (communément appelé le Marquis de Lorne), Chevalier de Notre Très-Ancien et Très-Noble Ordre du Chardon, Chevalier Grand-Croix de Notre Ordre Très-Distingué de Saint-Michel et Saint-George, Gouverneur-Général du Canada, et Vice-Amiral d'icelui.

A Notre Hôtel du Gouvernement, en Notre CITÉ d'OTTAWA, ce DEUXIÈME jour de JUILLET, dans l'année de Notre Seigneur mil huit cent quatre-vingt-une, et de Notre Règne la quarante-cinquième.

Par ordre,

J. A. MOUSSEAU,
Secrétaire d'Etat.

3-3

LORNE.

[L.S.]

CANADA.

VICTORIA, par la Grâce de Dieu, Reine du Royaume-Uni de la Grande-Bretagne et d'Irlande, Défenseur de la Foi, etc., etc., etc.

A tous ceux qui les présentes verront ou qu'icelles pourront concerner,—SALUT :

PROCLAMATION.

Z. A. LASH, Député du ministre de la Justice, Canada. } ATTENDU qu'en vertu des dispositions de l'Acte de Tempérance du Canada, 1878, l'avis suivant a été adressé au Secrétaire d'Etat du Canada, accompagné de la pétition ci-jointe :—

" A l'honorable Secrétaire d'Etat du Canada,—

" MONSIEUR,—Nous, soussignés, électeurs du comté de Cap-Breton, dans la province de la Nouvelle-Ecosse, vous prions de recevoir avis que nous nous proposons de présenter la pétition suivante à Son Excellence le Gouverneur-Général, savoir :

" A Son Excellence le Gouverneur-Général du Canada en Conseil,—

" La pétition des électeurs du comté de Cap-Breton, dans la province de la Nouvelle-Ecosse, qualifiés et compétents à voter à l'élection d'un membre de la Chambre des Communes dans le dit comté,

" Expose respectueusement,—Que vos requérants désirent que la deuxième partie de l'Acte de Tempérance du Canada, 1878, soit exécutoire et mise en vigueur dans le dit comté.

" C'est pourquoi vos requérants demandent respectueusement qu'il plaise à Votre Excellence, par un ordre du Conseil en vertu de la quatre-vingt-seizième clause du dit acte, de déclarer que la deuxième partie du dit acte soit mise en vigueur dans le dit comté. Et vos requérants ne cesseront de prier, etc."

" Et que nous désirons que les votes de tous les électeurs du dit comté de Cap-Breton soient reçus pour ou contre l'adoption de la dite pétition."

Et attendu qu'il appert à la satisfaction du Gouverneur-Général en Conseil que cet avis est revêtu des signatures authentiques d'un quart ou plus de tous les électeurs du dit comté de Cap-Breton ; qu'il est constaté que les signatures apposées à l'avis sont des signatures authentiques au nombre de douze cent vingt et un, et que les autres exigences de la loi ont été observées ;

Et attendu qu'un ordre du Gouverneur-Général en Conseil a été passé, ordonnant que les votes de tous les électeurs du dit comté de Cap-Breton soient enregistrés pour ou contre l'adoption de la dite pétition,—

SACHEZ maintenant, que, par les présentes, et en vertu de l'autorité qui Nous est conférée par les dits actes et ordre en Conseil, Nous proclamons et déclarons que jeudi, le onzième jour d'août prochain, un poll sera tenu dans le dit comté de Cap-Breton pour y recevoir les votes des électeurs pour et contre la dite pétition. Que ces votes seront enregistrés au scrutin secret depuis neuf heures du matin jusqu'à cinq heures de l'après-midi de ce jour-là. Que Duncan McKenzie, Ecuyer, de Sydney, dans le dit

comté, a été nommé officier-rapporteur dans le but de recevoir ce jour-là les votes des électeurs pour et contre la pétition, de compter ensuite les votes, et puis de faire rapport du résultat au Gouverneur-Général en Conseil. Que le dit officier-rapporteur est autorisé et requis de nommer un sous-officier-rapporteur à et pour chaque bureau de votation.

Que l'officier-rapporteur nommera les différentes personnes qui devront se tenir aux différents bureaux de votation, et qui devront faire le décompte final des votes au nom des personnes autorisées à favoriser ou à s'opposer respectivement à l'adoption de la pétition, au Palais de Justice de Sydney susdit, lundi, le huitième jour d'août prochain, à dix heures de l'avant-midi.

Que les votes des électeurs seront comptés, et le résultat de la votation annoncé par l'officier-rapporteur au dit Palais de Justice de Sydney, jeudi, le dix-huitième jour d'août prochain, à dix heures de l'avant-midi, et que, dans le cas où la pétition serait adoptée par les électeurs, le Gouverneur-Général en Conseil pourra, en tout temps après l'expiration d'une période de soixante jours depuis la date de l'adoption de la dite pétition, par ordre en Conseil publié dans la *Gazette du Canada*, déclarer que la deuxième partie du dit acte sera en vigueur dans tel comté dès et à compter du jour où expireront les licences annuelles ou semi-annuelles alors en force dans tel comté pour la vente de liqueurs spiritueuses, pourvu que ce jour soit au moins quatre-vingt-dix jours après la date de tel ordre du Conseil, et si ce nombre est moindre, ce sera alors à compter du même jour de l'année suivante.

De ce qui précède Nos féaux sujets et tous ceux que les présentes peuvent concerner, sont par les présentes requis d'en prendre avis et d'agir en conséquence.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN, Notre Très-Fidèle et Bien-Aimé Conseiller SIR JOHN DOUGLAS SUTHERLAND CAMPBELL, (communément appelé le Marquis de Lorne), Chevalier de Notre Très-Ancien et Très-Noble Ordre du Chardon, Chevalier Grand-Croix de Notre Ordre Très-Distingué de Saint-Michel et Saint-George, Gouverneur-Général du Canada, et Vice-Amiral en icelui, etc. A Notre Hôtel du Gouvernement, en Notre CITÉ d'OTTAWA, ce TRENTIÈME jour de JUIN, dans l'année de Notre Seigneur mil huit cent quatre-vingt-une, et de Notre Règne la quarante-cinquième.

Par ordre,

J. A. MOUSSEAU,
Secrétaire d'Etat.

2-3

(Circulaire.)

RUE DOWNING,
30 mai 1881.

MONSIEUR,

J'ai l'honneur de vous transmettre, pour être publiée dans la colonie placée sous votre gouvernement, copie d'une lettre émanée du Bureau des affaires étrangères, et contenant un ordre de Sa Majesté en Conseil, daté du 18 mai, à l'effet de mettre en force le traité signé 26 novembre dernier, entre ce pays et la Suisse, pour la reddition mutuelle des criminels fugitifs.

J'ai l'honneur d'être,

Monsieur,

Votre très humble et très obéissant serviteur,
KIMBERLEY.

L'officier préposé
au gouvernement du Canada.

(Copie.)

Le bureau des Affaires étrangères au bureau des Colonies.

BUREAU DES AFFAIRES ÉTRANGÈRES,
22 mai 1881.

MONSIEUR, - J'ai reçu ordre du comte de Granville de vous déclarer, pour l'information du comte de

Kimberley, qu'un ordre en conseil a été adopté le 18 du mois courant, pour donner effet au traité réglant la reddition mutuelle des criminels fugitifs entre ce pays et la Suisse, lequel a été signé à Berne le 26 novembre 1881.

L'ordre en conseil a été publié dans la "London Gazette" du 20 courant, dont je vous inclus des copies; je dois ajouter que le traité viendra en opération en ce pays le 30 courant, en conformité de la stipulation contenue en l'article XIX.

Je suis, etc.,

(Signé) TENTERDEN.

Le Sous-secrétaire d'Etat,

Bureau Colonial, S. W.

Cour de Windsor, le 18 mai 1881.

PRÉSENTS :

Sa Très Excellente Majesté la Reine.

Lord Président,
Lord Grand-Maitre,

Le comte de Northbrook.

ATTENDU que par les actes d'extradition de 1870 et 1873, il est entr'autres choses établi que dans le cas où un arrangement aura été fait avec un Etat étranger pour la reddition à tel Etat de tout criminel fugitif, Sa Majesté pourra, par un ordre en conseil, déclarer que les dits actes s'appliqueront au cas de tel Etat étranger; et que Sa Majesté pourra, par le dit ordre ou tout autre ordre subséquent, limiter l'opération de l'ordre et restreindre ce dernier aux criminels fugitifs qui vivent ou sont soupçonnés de vivre dans la partie des possessions de Sa Majesté spécifiée dans le dit ordre, et soumettre l'opération du susdit ordre à telles conditions, exceptions et qualifications qui peuvent être jugées opportunes;

Et attendu qu'un traité a été conclu le vingt-sixième jour de novembre mil huit cent quatre-vingt, entre Sa Majesté et le Conseil Fédéral Suisse, pour l'extradition mutuelle des criminels fugitifs, lequel traité est dans les termes suivants:—

Sa Majesté la Reine du Royaume-Uni de la Grande-Bretagne et d'Irlande et le Conseil Fédéral Suisse ayant jugé expédient en vue d'améliorer l'administration de la justice et de prévenir les crimes dans les territoires placés sous leurs juridictions respectives, de se livrer réciproquement, dans de certaines circonstances, les personnes accusées ou convaincues des crimes ci-après énumérés, et étant fugitives de la justice, ont nommé comme leurs Plénipotentiaires pour conclure un Traité à cette fin, savoir:

Sa Majesté la Reine du Royaume-Uni de la Grande-Bretagne et d'Irlande, l'honorable Hussey Crespigny Vivian, Compagnon de l'Ordre très-honorable du Bain, ministre résidant de Sa Majesté dans la Confédération Suisse;

Et le Conseil Fédéral Suisse, son vice-président, F. Andervert, conseiller fédéral et chef du département de la Justice et de la paix;

Lesquels, après s'être donné communication l'un à l'autre de leurs pouvoirs respectifs, et les avoir trouvés en bonne et due forme, ont consenti et conclu les articles suivants.

ARTICLE I.

Sa Majesté la Reine du Royaume-Uni de la Grande-Bretagne et d'Irlande s'engage à livrer, dans les circonstances et aux conditions stipulées dans le présent traité, toutes les personnes, et le Conseil Fédéral Suisse s'engage à livrer, dans les mêmes circonstances et conditions, toutes les personnes, excepté les citoyens suisses, qui, ayant été accusés ou convaincus par les tribunaux de l'une des deux Hautes Parties contractantes des crimes et offenses énumérés en l'article II, commis sur le territoire de l'une des parties seront trouvées sur le territoire de l'autre.

Dans le cas où le Conseil Fédéral serait incapable, à cause de son origine suisse, d'accorder l'extradition d'un individu, qui après avoir commis dans le Royaume-Uni l'un des crimes ou offenses énumérés en l'article II, se serait réfugié en Suisse, le Conseil Fédéral s'engage de donner effet légal à l'accusation et de poursuivre cette dernière contre lui suivant les lois du canton dont tel individu est originaire; et le gouvernement du Royaume-Uni s'engage à communiquer

au Conseil Fédéral tous les documents, dépositions et preuves se rattachant à la cause et de faire exécuter gratuitement les commissions d'enquête dirigées par le juge suisse et transmises régulièrement par la voie diplomatique.

ARTICLE II.

Les crimes pour lesquels l'extradition sera accordée sont les suivants :

1. Meurtre (y compris l'infanticide) et tentative de meurtre.

2. Homicide.

3. Contrefaçon ou altération de monnaie, émission ou mise en circulation de monnaie contrefaite ou altérée.

4. Faux, ou contrefaçon, ou altération, ou émission de pièces forgées, contrefaites ou altérées ; comprenant les crimes désignés dans le code pénal des deux états comme contrefaçon ou falsification de papier monnaie, billets de banque, ou autres garanties, faux ou falsification d'autres documents publics ou privés, de même que l'émission ou la mise en circulation ou l'usage volontaire de telles pièces contrefaites, forgées ou falsifiées.

5. Le détournement ou le vol.

6. L'obtention d'argent ou de marchandises sur de fausses représentations.

7. Les crimes contre la loi de banqueroute.

8. La fraude commise par un bailli, banquier, agent, facteur, syndic, ou directeur, ou membre, ou officier public de toute compagnie déclarée criminelle par toute loi en force à cette époque.

9. Le rapt.

10. L'enlèvement de mineurs

11. Le vol ou l'enlèvement d'enfants.

12. Le vol avec effraction, ou l'entrée avec effraction avec intention criminelle.

13. L'incendiat.

14. Le vol avec violence.

15. Les menaces par lettre ou autrement avec l'intention d'extorquer.

16. Le parjure ou la subornation de parjure.

17. Le dommage malicieux à la propriété, si l'offense est sujette à une mise en accusation.

Il y aura également lieu à l'extradition dans le cas de toute participation dans l'un des crimes ci-dessus comme accessoire soit avant ou après le fait, pourvu que telle participation soit punissable par les lois des deux parties contractantes.

ARTICLE III.

Un criminel fugitif peut être arrêté dans l'un ou l'autre des deux pays au moyen d'un bref émis par un magistrat de police, juge de paix, ou autre autorité compétente, sur telle information ou plainte et telle preuve, ou après telles procédures qui pourraient dans l'opinion de l'autorité qui émet le bref justifier l'émission de tel bref si le crime a été commis ou l'individu a été convaincu dans cette partie des territoires des deux parties contractantes où le magistrat ou juge de paix ou autre autorité compétente exerce sa juridiction : pourvu, cependant, que dans le Royaume-Uni l'accusé soit, dans ce cas, envoyé aussi vite que possible devant un magistrat de police à Londres.

Les demandes pour arrestation provisoire pourront être adressées par la poste ou par le télégraphe, pourvu qu'elles apparaissent être envoyées par quelque autorité judiciaire ou toute autre compétente. Ces demandes devront contenir en termes généraux une description du crime ou de l'offense, et une déclaration qu'un mandat a été accordé pour l'arrestation criminel et que son extradition sera demandée.

Ce dernier sera, en vertu de cet article, remis en liberté si, dans l'espace de trente jours, il n'a pas été fait une demande d'extradition par l'agent diplomatique du pays demandant sa reddition conformément aux stipulations de ce traité.

ARTICLE IV.

La demande d'extradition devra toujours être faite par la voie diplomatique et par exemple, en Suisse le ministre anglais au président de la Confédération,

et dans le Royaume-Uni au secrétaire d'Etat pour les affaires étrangères par le consul-général suisse à Londres, qui, pour les fins de ce traité, est par les présentes reconnu par Sa Majesté comme un représentant diplomatique de la Suisse.

ARTICLE V.

Dans les possessions de Sa Majesté britannique, autres que les colonies ou possessions étrangères de Sa Majesté, la manière de procéder sera la suivante :

(a) Dans le cas d'une personne accusée.—

La demande de reddition sera faite au principal secrétaire d'Etat pour les affaires étrangères de Sa Majesté par le représentant diplomatique de la Confédération suisse. La dite demande sera accompagnée d'un mandat d'arrestation, ou autre document judiciaire analogue, émis par un juge ou magistrat dûment autorisé à prendre connaissance des actes dont on accuse le prisonnier en Suisse, et de témoignages ou de déclaration pris sous serment ou déclarés solennellement être vrais, devant tel juge ou magistrat, dûment rendus authentiques, déclarant les dits actes et contenant une description de la personne réclamée et tous détails qui peuvent servir à l'identifier.

Le dit principal secrétaire d'Etat transmettra tels documents au principal secrétaire d'Etat pour le département de l'intérieur de Sa Majesté britannique lequel, par un ordre revêtu de son sceau et de sa signature, signifiera à un magistrat de police à Londres que telle demande a été faite et le requerra, s'il y a cause suffisante, d'émettre un mandat pour l'arrestation du fugitif. Sur la réception de tel ordre du secrétaire d'Etat, et sur la production de telle preuve qui pourrait, dans l'opinion du magistrat justifier l'émission du mandat d'arrestation si le crime avait été commis dans le Royaume-Uni, le dit magistrat émettra un mandat en conséquence.

Quand l'individu réclamé aura été arrêté, il sera conduit devant le magistrat qui a émis le mandat d'arrestation ou devant quelqu'autre magistrat de police à Londres. Si la preuve alors faite est telle qu'elle justifie, suivant la loi anglaise, la condamnation du prisonnier à subir un procès, si le crime dont ce dernier est accusé a été commis dans le Royaume-Uni, le magistrat de police le condamnera à être emprisonné pour attendre l'ordre du secrétaire d'Etat ordonnant de le livrer ; il devra envoyer immédiatement au secrétaire d'Etat un certificat de la sentence et un rapport concernant la cause.

A l'expiration d'une période, qui ne devra jamais être moindre que quinze jours à dater de la sentence portée contre le prisonnier, le secrétaire d'Etat ordonnera sous ses sceaux et sceau que le criminel fugitif soit dirigé sur tel port de mer, qui sera, dans chaque cas spécial, choisi pour sa reddition au gouvernement Suisse.

(b) Dans le cas d'une personne convaincue.—

La procédure sera la même que dans le cas d'une personne accusée, excepté que le mandat d'arrestation qui devra être transmis par le représentant diplomatique de la Suisse à l'appui de sa demande alléguera clairement le crime ou l'offense dont la personne réclamée a été convaincue, et déclarera les lieu et date de sa conviction.

La preuve à être faite consistera dans la sentence finale portée contre la personne convaincue par la cour compétente de l'état qui demande son extradition.

(c.) Les personnes convaincues par jugement sur défaut ou par arrêt de contumace seront considérées, dans le cas d'extradition, comme des personnes accusées et pourront comme telles être livrées.

(d.) Après que le magistrat de police aura condamné la personne accusée ou convaincue à l'emprisonnement pour attendre l'ordre d'un secrétaire d'Etat ordonnant sa reddition, telle personne aura le droit de demander un bref d'*habeas corpus* ; si elle fait une telle demande, sa reddition devra être suspendue jusqu'après la décision de la cour sur le rapport du bref, et ne pourra même alors avoir si la décision est contraire à la demande du prisonnier. Dans ce dernier cas, la cour peut immédiatement ordonner que le prisonnier soit remis à la personne chargée de le recevoir sans attendre l'ordre du secrétaire d'Etat

autorisant sa reddition, ou le condamner à l'emprisonnement en attendant l'émission de tel ordre.

ARTICLE VI.

En Suisse la manière de procéder sera la suivante :

La demande d'extradition d'une personne accusée devra être accompagnée d'une copie authentique du mandat d'arrestation émis par un officier compétent au magistrat, énonçant clairement le crime ou l'offense dont elle est accusée, en même temps qu'une information dûment légalisée faisant connaître les faits et la preuve sur lesquels le mandat d'arrestation a été émis.

Si la demande se rapporte à une personne déjà convaincue, elle devra être accompagnée d'une copie authentique de la sentence ou conviction, énonçant le crime ou l'offense dont elle a été convaincue.

La demande devra aussi être accompagnée d'une description de la personne réclamée, et, s'il est possible, de tous autres informations et détail qui peuvent servir à l'identifier.

Après avoir examiné ces documents, le Conseil Fédéral suisse les communiquera au gouvernement cantonal sur le territoire duquel la personne accusée aura été trouvée, afin qu'elle puisse être examinée par un officier de justice ou de police sur le contenu de tels documents.

Le gouvernement cantonal transmettra le *procès-verbal* de l'examen en même temps que tous les autres documents, accompagnés, s'il y a lieu, d'un rapport plus détaillé, au Conseil Fédéral, qui, après les avoir examinés et ne trouvant d'opposition d'aucun côté, accordera l'extradition et communiquera sa décision à la fois à la légation anglaise et au gouvernement cantonal en question ; à ce dernier pour qu'il puisse envoyer la personne qui doit être livrée à tel endroit sur la frontière et le livrer à tel officier de police étrangère qu'il plaira à la légation anglaise de nommer en chaque cas spécial.

Dans le cas où les documents fournis en vue de prouver les faits et d'établir l'identité de l'accusé, ou que les détails recueillis par les autorités Suisses sembleraient insuffisants, avis sera donné immédiatement au représentant diplomatique de la Grande-Bretagne afin qu'il puisse fournir de plus amples preuves. Si telle plus ample preuve n'est pas fournie dans un délai de quinze jours la personne arrêtée sera mise en liberté.

Dans le cas où l'application de ce traité serait contestée, le Conseil Fédéral Suisse transmettra les documents (dossier) au tribunal fédéral suisse, dont le devoir sera de décider d'une manière définitive si l'extradition sera accordée ou refusée.

Le Conseil Fédéral communiquera le jugement du tribunal fédéral à la légation anglaise. Si ce jugement accorde l'extradition, le Conseil Fédéral ordonnera qu'il soit exécuté comme dans le cas où le Conseil Fédéral accorderait lui-même l'extradition. Si d'un autre côté le tribunal fédéral refuse l'extradition, le Conseil Fédéral ordonnera immédiatement la mise en liberté de l'accusé.

ARTICLE VII.

Dans les enquêtes qu'elles auront à faire en conformité des présentes stipulations, les autorités de l'état auquel on s'adresse admettront comme parfaitement valides les témoignages ou déclarations des témoins, qu'ils soient assermentés ou déclarés solennellement être vrais, pris dans l'autre état, ou copies d'icelles, de même que les mandats d'arrestation et les sentences émis dans la cause, ou copies d'iceux, pourvu que tels documents apparaissent avoir été signés et certifiés par un juge, magistrat ou officier de tel état et soient rendus authentiques par l'apposition du sceau officiel d'un secrétaire d'Etat anglais ou du chancelier de la Confédération suisse.

La comparution en personne des témoins ne sera requise que pour établir l'identité de la personne poursuivie avec celle arrêtée.

ARTICLE VIII.

S'il n'est pas fourni dans le délai de deux mois à dater du jour de l'arrestation une preuve suffisante

pour autoriser l'extradition, la personne arrêtée sera mise en liberté.

ARTICLE IX.

Dans le cas où cela pourrait être nécessaire, le gouvernement suisse sera représenté dans les cours anglaises par les officiers en loi de la Couronne, et le gouvernement anglais dans les cours suisses par les autorités compétentes suisses.

Les gouvernements respectifs donneront dans les limites de leurs territoires l'aide nécessaire aux représentants de l'autre état qui demandent leur intervention pour la garde et l'arrestation des personnes sujettes à l'extradition.

Aucune réclamation ne pourra être faite par l'une ou l'autre des parties contractantes pour le remboursement des dépenses encourues dans l'aide mentionnée en cet article.

ARTICLE X.

Le présent traité s'appliquera aux crimes et offenses commis avant la signature du traité ; mais aucune personne livrée ne sera mise en jugement pour un crime ou offense commis dans l'autre pays avant l'extradition, si ce n'est pour celui qui a fait accorder la reddition.

ARTICLE XI.

Un criminel fugitif ne sera pas livré si l'offense pour laquelle on demande sa reddition a un caractère politique, où s'il établit que la demande faite de sa reddition a de fait été faite pour le mettre en jugement et le punir d'une offense qui a un caractère politique.

ARTICLE XII.

L'extradition n'aura pas lieu si, subséquemment à la commission du crime, ou l'institution de la poursuite, ou la conviction qui aurait suivi cette dernière le prisonnier aura été exempté de la poursuite ou du châtiment suivant les lois de l'état auquel on se sera adressé.

ARTICLE XIII.

L'extradition n'aura pas lieu si la personne réclamée par le gouvernement du Royaume-Uni, ou si la personne réclamée par le gouvernement suisse a déjà été mise en jugement, acquittée ou punie, ou si elle est encore à subir son procès dans l'un des Cantons Suisses ou le Royaume-Uni respectivement, pour le crime qui a motivé la demande d'extradition.

ARTICLE XIV.

Si la personne réclamée par le gouvernement du Royaume-Uni, ou si la personne réclamée par le gouvernement Suisse est à subir une enquête ou a été condamnée pour tout autre crime, dans l'un des Cantons Suisses ou dans le Royaume-Uni respectivement, son extradition pourra être retardée jusqu'à ce quelle ait été mise en liberté suivant le cours de la loi.

Dans le cas où tel individu serait poursuivi dans le pays où il s'est réfugié pour des obligations contractées envers des particuliers, son extradition n'en aura pas moins lieu ; la partie lésée conservant son droit de poursuivre sa réclamation devant l'autorité compétente.

ARTICLE XV.

Si l'individu réclamé par l'une des deux Hautes Parties contractantes en vertu du présent traité était aussi réclamé par une ou plusieurs autres puissances, pour d'autres crimes ou offenses commis sur leurs territoires respectifs, son extradition sera accordée à cet Etat dont la demande aura priorité de date.

ARTICLE XVI.

Tous les articles saisis, qui étaient en la possession de l'individu devant être livré, au moment de son arrestation devront, si l'autorité compétente de l'Etat auquel on demande l'extradition en a ordonné la livraison, être remis quand l'extradition a lieu, et la dite livraison ne s'étendra pas seulement aux articles

ORDRES EN CONSEIL.

HOTEL DU GOUVERNEMENT, OTTAWA.

Mardi, le 12e jour de juillet 1881.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL
EN CONSEIL.

ATTENDU qu'il a été représenté par des intérêts sés que des bâtiments chargés de grain à destination du port de Montréal prennent fréquemment sur leurs ponts des chargements de phosphate et que, forcés qu'ils sont de se rendre immédiatement au port pour y décharger leur grain ils acquittent les droits de transit jusqu'à ce point et reviennent subsequmment dans le canal Lachine pour déposer leurs chargements de phosphate dans les entrepôts et paient une deuxième fois en vertu des règlements actuels les droits de canaux pour telle nouvelle entrée;

Et attendu qu'une difficulté semblable s'est présentée quant à ce qui concerne la mise en entrepôt du surplus d'un chargement de grain non requis pour expédition, et qu'un ordre en conseil a été adopté le 8 août 1878, exemptant de droits telle seconde entrée pour les fins indiquées,—

Son Excellence en conseil, sur la recommandation de l'honorable ministre agissant comme ministre des chemins de fer et canaux, a bien voulu ordonner, et il est par le présent ordonné que les bassins du canal Lachine dans les limites de la cité de Montréal seront à l'avenir considérés comme faisant partie du port de Montréal pour les fins du déchargement du phosphate transporté par les bâtiments en sus de leur chargement de grain tel que ci-dessus décrit, pourvu cependant que s'ils retournent au port pour y prendre un chargement tels navires soient frappés à leur seconde sortie du canal du droit ordinaire.

J. O. COTÉ,
Greffier du Conseil Privé.

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HOTEL DU GOUVERNEMENT, OTTAWA.

Jeudi, le 14e jour de juillet 1881.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL
EN CONSEIL.

SUR la recommandation de l'honorable ministre agissant comme surintendant général des affaires des Sauvages, et en vertu de la section 4 de l'acte adopté durant la session du parlement du Canada, tenue dans la 44e année du règne de Sa Majesté, chap. 17 et intitulé "Acte pour amender l'acte concernant les Affaires des Sauvages, de 1880,"—

Son Excellence, par et de l'avis du conseil privé de la Reine pour le Canada a bien voulu ordonner, et il est par le présent ordonné, que les termes et règlements suivants soient, et iceux sont par le présent faits et adoptés :

"Aucun Indien ou autre personne ne pourra sans le consentement par écrit de l'agent nommé pour les affaires des sauvages sur cette réserve à Caughnawaga ou au Sault St. Louis, dans la province de Québec, couper, enlever ou déplacer de la dite réserve ou d'une partie quelconque d'icelle, aucun bois dur ou érable jeune ou vieux; et quiconque coupera, enlèvera ou déplacera de la susdite réserve ou d'une partie quelconque d'icelle, achètera ou de toute façon acquerra d'un indien ou autre personne aucun bois dur ou érable jeune ou vieux ainsi coupé, enlevé ou déplacé de la susdite réserve ou d'aucune partie d'icelle, contrairement aux termes et règlements contenus dans le présent, sera sujet à l'emprisonnement et à l'amende conformément à la cinquième section du susdit acte.

J. O. COTÉ,
Greffier du Conseil Privé.

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volés mais à tous autres qui pourraient servir à établir le crime.

La livraison aura lieu même si l'extradition qui aura été accordée ne peut avoir lieu par suite de la fuite ou la mort de l'individu réclamé, à moins que les réclamations de tierces parties sur les articles ci-dessus mentionnés n'en rendent la livraison inopportune.

ARTICLE XVII.

Les parties contractantes renoncent à toute réclamation pour le remboursement des dépenses encourues par elles dans l'arrestation et la garde de la personne à être livrée, et son transport aux frontières de l'état auquel la demande d'extradition est faite; icelles consentant à se charger elles-mêmes de ces dépenses.

ARTICLE XVIII.

Les stipulations du présent traité seront applicables aux colonies et possessions étrangères de Sa Majesté britannique.

La demande de reddition d'un criminel fugitif qui s'est réfugié dans l'une de telles colonies ou possessions étrangères sera faite au gouverneur ou à l'autorité suprême de telle colonie ou possession par l'intermédiaire du consul suisse y résidant, ou, dans le cas où il n'y aurait pas de consul suisse, par l'intermédiaire de l'agent consulaire reconnu d'un autre état chargé des intérêts suisses dans la colonie ou possession en question.

Le gouverneur, ou la suprême autorité, ci-dessus mentionnés, décideront sur telles demandes en conformité, autant que possible, des dispositions du présent traité. Il sera libre, cependant, soit d'accorder l'extradition ou de déférer le cas à son gouvernement.

Sa Majesté britannique sera libre, cependant, de faire des arrangements spéciaux dans les colonies anglaises et possessions étrangères pour la reddition de tels individus qui auraient commis en Suisse l'un des crimes ci-dessus mentionnés et qui se seraient réfugiés dans telles colonies et possessions étrangères, cela, autant que possible, en conformité des dispositions du présent traité.

La demande de reddition d'un criminel fugitif dans une colonie ou possession étrangère de Sa Majesté britannique sera régie par les règles contenues dans les articles précédents du présent traité.

ARTICLE XIX.

Le présent traité viendra en force dix jours après sa publication en conformité des formes prescrites par les lois des Hautes Parties contractantes.

Après que le traité sera devenu en force, le traité conclu entre les Hautes Parties contractantes le 31 mars 1874 sera considéré comme annulé, excepté pour les procédures qui pourraient déjà avoir été prises ou commencées en vertu d'icelui.

L'une ou l'autre des Hautes Parties contractantes pourra y mettre fin en donnant à l'autre partie, six mois à l'avance, avis de son intention d'y mettre fin, mais aucun tel avis ne devra excéder la période d'un an.

Le traité sera ratifié, et la ratification sera échangée à Berne aussitôt que possible.

En foi de quoi les Plénipotentiaires respectifs ont signé le présent et y ont apposé le sceau de leurs armes.

Donné à Berne le vingt-sixième jour de novembre, dans l'année de Notre-Seigneur mil huit cent quatre-vingt.

[L.S.] C. VIVIAN.

[L.S.] ANDERWERT.

Et attendu que les ratifications du dit traité ont été échangées à Berne, le quinzième jour de mars, mil huit cent quatre-vingt-un.

C'est pourquoi maintenant, Sa Majesté, par et de l'avis de Son Conseil Privé et en vertu de l'autorité à Elle conférée par les dits actes précités, ordonne, et il est par le présent ordonné, que depuis et après le trentième jour de mai, mil huit cent quatre-vingt-un, les dits actes s'appliqueront au cas du dit traité avec le Conseil Fédéral Suisse.

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C. L. PEEL.

DEPARTEMENT DES POSTES

Dr. Compte des banques d'épargne de la Poste, pour le mois de mai 1881.

Av.

Fourni au Ministre des Finances aux termes de l'Acte pour l'Audition des Comptes Publics, 1878, Sec. 20)

Balance en caisse chez le Ministre des Finances, au 30 avril 1881	\$5,655,261 70	Remboursements durant le mois.....	\$208,168 11
Dépôts durant le mois	373,709 00		
Intérêt accordé aux déposants pour les comptes clos durant le mois	2,419 51		
		Balance :—	
		Au crédit des comptes des déposants.....	\$5,789,900 19
		Chèques en la possession des déposants et dont le paiement n'a pas été demandé.....	33,321 91
			5,823,222 10
	6,031,390 21		\$6,031,390 21

J. M. COURTNEY,
Député du Ministre des Finances.

Département des Finances, Ottawa, 20 juin 1881.

NOM DE LA COMPAGNIE.	Principal agent pour la réception des significations de pièces et d'avis.	Montant des dépôts — Les dépôts marqués (A) ne sont applicables qu'aux polices sur la vie en cours le 31 mars 1878; ceux marqués (B) aux polices émises depuis cette date.	Assurance autorisée.
La compagnie d'assur. de l'Amérique du Nord contre les accidents...	Edward Rawlings, gérant, Montréal.....	\$13,500, bons du havre de Montréal, \$9,733 bons d'emmagasinage de Montréal; \$550 5 p. c. canadiens. (Acceptés à \$20,000)...	Contre les accidents.
La compagnie d'assurance dite "Ætna," de Hartford, Connecticut...	Robt. Wood, agent général, Montréal.....	\$5,070 fonds publics canadiens; \$23,000 débentures de municipalités; \$72,000 bons des E.-U. (Acceptés à \$97,771).....	Contre l'inc. et sur la navig.
La compagnie d'assurance sur la vie dite "Ætna," de Hartford, Conn.	William H. Orr, gérant, Montréal.....	\$100,000 bons des E.-U. en or (A), \$70,000 bons des E.-U., et \$25,000 déb. de la Province de Québec (B).....	Sur la vie.
La compagnie d'assurance agricole de Watertown, N.Y., E.-U.....	John Fisher, agent-en-chef, Cobourg.....	\$100,000 bons 4 p. c. des E.-U. (Acceptés à \$50,400).....	Contre l'incendie.
La compagnie d'assurance dite "Anchor Marine".....	Hugh Scott, agent, Toronto.....	\$56,000 bons municipaux. (Acceptés à \$54,900).....	Contre l'inc. et sur la navig.
La compagnie d'assurance de l'Amérique Britannique, Toronto.....	Louis H. Boul, gérant <i>pro tem</i> , Toronto.....	\$61,000 bons municipaux. (Acceptés à \$54,900).....	Sur la vie.
L'association sur la vie dite "Briton" (limitée).....	J. B. M. Chipman, gérant, Montréal.....	\$54,993 bons du Canada, 4 p. c. (Acceptés à \$51,300).....	Contre l'inc. et sur la navig.
La compagnie d'assurance maritime et contre l'incendie, du Canada.	Charles Cameron, direct.-gérant, Hamilton.....	\$57,000 bons municipaux. (Acceptés à \$54,000).....	Sur la vie.
La compagnie d'assurance du Canada sur la vie, Hamilton.....	A. G. Ramsay, gérant, Hamilton.....	\$60,000 bons municipaux. (Acceptés à \$54,000).....	Sur la vie.
L'association Canadienne d'assurance des consommateurs de vapeur.	W. B. McMurrich, agent, Toronto.....	\$3,900 effets de la Société Impériale de construction, \$5,000 effets de la société de construction et de prêts de Toronto, \$1,600 effets de l'Association de l'Ouest.....	Sur chaudières à vap., etc
La compagnie d'assurance des Citoyens, du Canada.....	Gerald E. Hart, agent principal, Montréal.....	\$56,000 bons municipaux. (Acceptés à \$50,400).....	Sur la vie et cont. les accid.
La compagnie d'assurance des Citoyens, du Canada.....	Gerald E. Hart, agent principal, Montréal.....	\$56,000 bons du havre de Montréal. (Acceptés à \$50,400).....	Contre l'inc. et sur la navig.
La compagnie d'assurance des Citoyens, du Canada.....	Fred. Cole, agent général, Montréal.....	\$30 en espèces.....	Garantie.
La compagnie d'ass. de l'Union Commerciale, de Londres, Angl.....	J. K. Macdonald, directeur-gérant, Toronto.....	\$100,244 fds. pcs., (vie A), \$50,613 effets consol. 5 p. c. canad. et \$55,967, effets 4 p. c. (feu).....	Contre l'inc. et sur la vie.
L'association d'assurance sur la vie, dite "Confederation".....	F. R. Despard, gérant, Hamilton.....	\$86,300 bons municipaux. (Acceptés à \$77,650).....	Sur la vie.
La compagnie d'assurance dite "Dominion," maritime et contre l'incendie, de Hamilton.....	R. W. Gale, gérant, Montréal.....	\$35,000 en espèces, \$15,000 bons de la cité de Victoria, C.-B.....	Contre l'inc. et sur la navig.
La société d'ass. sur la vie, dite "Equitable," des Etats-Unis, N.-Y.	Wm. Robertson, agent en chef, Montréal.....	\$100,000 fonds publics canad. (A) et \$65,000 bons des E.-U. (B).....	Sur la vie.
L'association d'assurance contre l'incendie (responsabilité limitée), Londres, Angleterre.....	Edward Rawlings, gérant, Montréal.....	\$100,000 effets canadiens.....	Contre l'incendie.
La compagnie de garantie de l'Amérique du Nord.....	Robert Simms et Cie., et Geo. Denholm, agents généraux, Montréal.....	\$32,000 bons munic. ; \$15,000 bons du hav. de Mont. ; \$9,733 bons d'emmagas. de Montréal, et \$400 actions. (Acceptés à \$51,000).....	Garantie.
La compagnie d'assurance contre l'incendie et sur la vie, dite "Guardian," Londres, Angleterre.....	Robert Wood, agent généraux, Montréal.....	\$100,343 fonds publics canadiens.....	Contre l'incendie.
La comp. d'ass. contre l'incendie dite "Hartford" de Hartford, Conn.	W. H. Rintoul, agent, Montréal.....	\$55,000, b. des E.-U., et \$30,840 act de banq. (Accept. à \$100,000).....	Contre l'incendie.
La compagnie d'assurance Impériale, de Londres, Angleterre.....	S. C. Duncan-Clark, agent principal, Toronto.....	\$48,667 5 p. c. cons. canadiens, \$51,402 6 p. c. canadiens.....	Contre l'incendie.
La compagnie d'assurance sur la vie dite "Lion" (à responsabilité limitée) Londres, Angleterre.....	Frederick Stanciliffe, agent général, Montréal.....	\$100,000 fonds publics canadiens.....	Contre l'incendie.
La compagnie d'assurance dite "Liverpool et London et Globe".....	G. F. C. Smith, agent principal, Montréal.....	£10,000 stg., effets canadiens.....	Sur la vie.
La corporation d'assurance dite "London," Angleterre.....	C. C. Foster, agent, Montréal.....	\$50,000 fonds pub. canad (vie); \$3,000 5 p. c. canad.; \$63,000 bons mun.; \$25,000 assoc. de plac., Montréal; \$17,030 en espèces. (Acceptés à \$145,480).....	Contre l'inc. et sur la vie.
La compagnie de Garantie et contre les Accidents, de Londres (responsabilité limitée).....	A. T. McCord, jr., agent en chef, Toronto.....	\$50,127 5 p. c. consol. canad., et \$99,873 fonds publics canadiens (feu) 10,000, et (vie) \$50,000.....	Contre l'inc. et sur la vie.
La comp. d'assurance contre l'incendie, London et Lancashire.....	C. J. Spike, agt en chef, Halifax, N.E.....	\$21,000 stg., effets canadiens.....	Garantie et accidents.
La compagnie d'assurance sur la vie, dite "London et Lancashire".....	William Robertson, gérant, Montréal.....	\$100,000 fonds publics canadiens (A) de \$5,000 en espèces et \$4,867 bons de la province de Québec (B).....	Contre l'incendie.
La compagnie d'ass. mutuelle contre l'incendie, de London, Ont.....	D. C. Macdonald, secrétaire, London, Ont.....	\$25,000 effets publics canadiens et \$5,000 en argent.....	Sur la vie.
La comp. d'ass. sur la vie, dite "Metropolitan," de New-York, E.-U.	Thos. A. Temple, agt. général, St. Jean, N.-B.....	\$100,000 bons des Etats-Unis.....	Sur les glaces.
La compagnie Métropolitaine d'assurance sur les glaces, New-York.	A. J. Pell, Montréal.....	\$5,000, bons des Etats-Unis.....	Sur la vie.
L'association d'assurance mutuelle sur la vie, du Canada.....	J. Turner, président, Hamilton.....	\$92,988 bons municipaux. (Acceptés à \$83,690).....	Sur la vie.

La compagnie d'ass. mutuelle sur la vie dite "North American"	Wm. McCabe, directeur-gérant, Toronto.....	\$50,000 en espèces	Sur la vie.
La compagnie d'assurance dite "North British and Mercantile"	Macdougall et Davidson, agents génér., Montréal.....	\$50,000 fonds pub. canad., (vie A), \$47,000 bons du hav. de Montréal et \$65,000 bons municip. (feu). (Acceptés à \$150,800).....	Contre l'inc. et sur la vie. Contre l'incendie
La compagnie d'assurance du Nord, d'Aberdeen et Londres.....	Taylor Frères, agents généraux Montréal.....	\$85,833 fonds publics canadiens, \$14,167 5 par cent canadiens.....	Contre l'incendie.
La société d'assurance contre l'incendie, dite "Norwich Union," Norwich Angleterre	Alex. Dixon, agent, Toronto.....	\$100,000 effets canadiens.....	Sur la vie.
La compagnie d'assurance mutuelle sur la vie, d'Ontario.....	Wm. Hendry, gérant, Waterloo.....	\$166,157 bons municipaux (accepté \$50,541)	Contre l'inc. et sur la nav
La compagnie d'assurance dite "Phoenix," de Brooklyn.....	Robert Hampson, Montréal, agent	\$100,000 bons des Etats-Unis.....	Contre l'incendie.
La cie. d'ass. contre l'incendie, dite "Phoenix," Londres, Angleterre.	Calliespie, Moffat et Cie., agts. génér., Montréal.....	\$50,171 fonds publics canad., et \$50,126 5 p. c. consol. canadiens	Contre l'incendie.
La compagnie d'assurance contre l'incendie, de Québec	J. G. Clapham, président, Québec.....	\$25,000 fonds publics canadiens, \$60,000 actions de banque et \$15,200 bons municipaux. (Acceptés à \$98,680).....	Contre l'incendie.
La compagnie d'assur. sur la vie et contre l'incendie, dite "Queen," Angleterre.....	A. M. Forbes et H. G. Mudge, agents principaux, Montréal	\$100,000 fonds publics canadiens (feu) et \$51,100 5 p. c. consolidés canadiens (vie).....	Contre l'inc. et sur la vie. Sur la vie.
La société d'assurance mutuelle sur la vie, dite "Reliance," Londres, Angleterre	J. Cassie Hatton, procureur, Montréal.....	\$100,000 fonds publics canadiens (A) et \$10,000 effets canad. (B)	Contre l'inc. et sur la nav.
La compagnie d'assurance Royale Canadienne.....	Arthur Gagnon, secrétaire, Montréal.....	\$50,400 bons du havre de Montréal. (Acceptés à \$50,400).....	
La compagnie d'assurance Royale	M. H. Gault et Wm. Tatley, agents principaux, Montréal.....	\$96,982 fonds publics, \$53,583 5 p. c. des consolidés canadiens et \$170,333, cons. angl.—appl., \$149,182 (feu), \$50,000, (vie A) et 121,666 (général.) Aussi \$97,333.33 annuités angl. (général.) Total \$418,182.....	Contre l'inc. et sur la vie.
La compagnie d'assurance Impériale Ecosaise	Taylor Frères, agents généraux, Montréal.....	\$71,068, fds. pub. can., \$20,000 bons du havre de Montréal, \$13,500 bons municipaux. (Acceptés à \$101,275)	Contre l'incendie.
La compagnie d'assur. contre l'incendie dite Sovereign, du Canada..	L'hon. Alex. Mackenzie, président, Toronto.....	\$115,655 bons municip. \$3,684 en argent. (Acceptés à \$101,218)	Contre l'incendie.
La compagnie d'assurance sur la vie, dite "Standard," Ecosse.	W. M. Ramsay, gérant, Montréal.....	\$64,000 bons municipaux, \$107,000 bons du havre de Montréal, (acceptés à \$153,900), étant \$126,750 (vie A) et \$27,150 (vie B)	Sur la vie.
La société d'assurance sur la vie, dite "Star," d'Angleterre	A. W. Lauder, trésorier général, Toronto.....	\$100,343 fonds publics canadiens.....	Sur la vie.
La comp. d'assurance mutuelle sur la vie, dite "Sun," de Montréal..	R. Macaulay, secrétaire général, Montréal.....	\$56,000 bons municipaux. (Acceptés à \$50,400)	Sur la vie et cont. les accid.
La compagnie d'assurance sur la vie et Tontine, de Toronto.....	Arthur Harvey, gérant, Toronto.....	\$32,400 bons municip. \$1,040.36 en espèces (Acceptés à \$30,200)	Sur la vie et cont. les accid.
La compagnie d'assurance dite "Travelers," de Hartford, Connect.	Thos: Simpson, agent, Montréal	\$100,000 bons des Etats-Unis, \$25,000 bons municipaux, \$20,000 bons du havre de Montréal (acceptés à \$140,500), étant \$100,000 (vie A), \$25,000 au pair (vie B), et 820,000 au pair (accidents)	Sur la vie et cont. les accid
La compagnie d'assurance mutuelle Union sur la vie, du Maine.....	Wm. Mulock, agent, Toronto.....	\$100,000 4 p. c. des Etats-Unis, (A) et \$15,000, bons du district de Columbia, E.-U., (B)	Sur la vie.
La compagnie d'assurance de l'Ouest, Toronto.....	J. J. Kenny, directeur gérant, Toronto.....	\$57,700 bons municipaux. (Acceptés à \$51,930).....	Contre l'inc. et sur la nav.

NOM DE LA COMPAGNIE.	Principal agent pour la réception des significations des pièces et avis.	Montant des dépôts.	Assurance autorisée.
L'association médicale et générale sur la vie dite "Briton," Londres, Angleterre.....	Jas. B. M. Chipman, gérant, Montréal.....	\$100,343 bons du Canada.....	Sur la vie.
La compagnie d'assurance mutuelle sur la vie, dite Connecticut, de Hartford, Conn., E.U.....	Robt. Wood, agent-général, Montréal.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie, d'Edimbourg.....	David Higgins, agent principal, Toronto.....	\$150,515 bons du Canada.....	Sur la vie.
L'association d'assurance sur la vie, d'Ecosse.....	Geo. W. Ford, agent principal, Montréal.....	\$150,000 bons du Canada.....	Sur la vie.
La compagnie Nationale d'assurance sur la vie, des Etats-Unis d'Amérique.....	John F. Bell, procureur, Windsor.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie, de New-York.....	F. W. Campbell, M.D., procureur, Montréal.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie dite "North Western," de Milwaukee, E.U.....	M. W. Mills, agent principal, Toronto.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance mutuelle sur la vie, dite "Phoenix," Hartford, Connecticut.....	A. R. Bethune, agent général, Montréal.....	\$105,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie, dite, "The Positive Government Security" (limitée) Angleterre.....	John Taylor, secrétaire, Montréal.....	\$3,273 débentures du Canada, 5 p. c.....	Sur la vie.
La société d'assurance sur la vie, dite "Amicable" Ecosaise.....	Geo. Wm. Ford, agent général, Montréal.....	\$150,000 bons du Canada.....	Sur la vie.
L'institution de Prévoyance Ecosaise.....	R. A. Ramsay, procureur, Montréal.....	\$100,343 bons du Canada.....	Sur la vie.
La compagnie d'assurance Provinciale Ecosaise.....	Geo. Wm. Ford, secrétaire, Montréal.....	\$150,730 sav. : \$112,343 bons du Canada, \$38,447 déb. Can. 5 p. c.....	Sur la vie.
La compagnie d'assurance sur la vie, des Etats-Unis.....	\$60,000 bons payables en or, Etats-Unis.....	Sur la vie.

NOTA.—La compagnie d'assurance mutuelle sur la vie, dite "Globe" de New-York, a été déclarée insolvable aux Etats-Unis et en Canada, et Jas. D. Fish, de New-York, a été nommé receveur par les cours des Etats-Unis, et W. C. Wells, de Montréal, a été nommé syndic par la Cour Supérieure de Montréal, pour les opérations faites en Canada. Le dépôt de la compagnie entre les mains du gouvernement, \$100,000 en effets des Etats-Unis, a été, par ordre de la dite Cour Supérieure, délivré aux banquiers de cette cour.

La compagnie d'assurance maritime des Marchands de Montréal, a cessé de faire des opérations d'assurance, et est en voie de liquider ses affaires. Le dépôt a été remis à la compagnie moins \$2,223 en espèces retenues à cause de réclamations contestées.

Bureau du Surintendant des Assurances, Ottawa, 30 juin 1881.

J. B. CHERRIMAN, Surintendant des Assurances

DEMANDES AU PARLEMENT.

PARLEMENT FÉDÉRAL.

Règles relatives aux avis de bills privés.

51. Dans le cas de toute demande de bill privé, proprement du ressort législatif du Parlement du Canada, suivant les dispositions de l'Acte de l'Amérique Britannique du Nord, 1867, et ayant pour objet, soit la construction d'un pont, d'un chemin de fer, d'un chemin à barrières ou d'une ligne télégraphique; soit la construction ou l'amélioration d'un port, d'un canal, d'une écluse, d'une digue ou d'une glissoire, ou autre ouvrage semblable; soit la concession d'un droit de passage d'eau, l'incorporation de professions ou métiers, ou d'une compagnie de banque ou autre compagnie par actions, soit la concession à une ou plusieurs personnes de certains droits ou privilèges exclusifs ou particuliers, soit le pouvoir de faire quelque chose qui, dans ses effets, pourrait toucher aux droits ou à la propriété d'autrui, ou concerner une classe particulière de la société; ou ayant pour objet quelque amendement de même nature à un acte antérieur,—un avis, énonçant d'une manière claire et intelligible la nature et l'objet de la demande, et signé (excepté s'il s'agit de corporations déjà existantes) par les pétitionnaires ou de leur part, est nécessaire et doit être publié comme il suit

Dans les provinces de Québec et de Manitoba :

Un avis doit être inséré dans la *Gazette du Canada* en anglais et en français, ainsi que dans un journal anglais et un journal français du district intéressé, ou en anglais et en français dans le même journal, s'il ne s'en publie qu'un seul dans ce district; ou s'il n'y paraît pas de journal, alors la publication de l'avis en anglais et en français doit se faire dans un journal du district le plus voisin où il s'en publie.

Dans les autres provinces :

Un avis doit être inséré dans la *Gazette du Canada* et dans un journal du comté ou des comtés-unis intéressés, ou s'il n'y paraît pas de journal, alors la publication doit se faire dans un journal du comté le plus voisin où il s'en publie.

La publication de ces avis durera, dans chaque cas, la période de deux mois pendant l'intervalle de temps qui s'écoulera entre la clôture de la session précédente et la prise en considération de la pétition. Un exemplaire des numéros des journaux, reproduisant la première et la dernière insertion de l'avis, devra être transmis au greffier de chaque Chambre.

Si la pétition demande l'autorisation de présenter un bill privé ayant pour objet la construction d'un pont de péage, le pétitionnaire ou les pétitionnaires devront, en même temps qu'ils donneront l'avis prescrit par la règle précédente, donner aussi, de la même manière, avis des péages qu'ils entendent exiger, de l'étendue du privilège, de la hauteur des arches, de l'espace à laisser libre entre les culées ou les piliers pour le passage de radeaux et des navires; et mentionner de plus s'ils se proposent de construire un pont mobile, et quelles en seront les dimensions.

Toute personne désirant obtenir un bill privé devra, dans les huit jours qui précéderont l'ouverture du Parlement, déposer au bureau du greffier de la Chambre dans laquelle le bill doit prendre naissance, une copie de ce bill en langue anglaise ou en langue française, avec une somme suffisante pour en payer la traduction et l'impression. Il en sera imprimé 600 exemplaires en anglais et 200 en français; la traduction devra être faite par les officiers de la Chambre, et l'impression par l'entrepreneur des impressions. Le pétitionnaire aura aussi à payer au comptable de la Chambre une somme de \$200, plus le coût de l'impression de l'acte dans les Statuts, et remettra le reçu de ce paiement au greffier du comté auquel ce bill aura été renvoyé—le dit paiement sera effectué immédiatement après la seconde lecture avant la prise en considération du bill par le comité.

Aucune pétition pour l'obtention d'un bill privé ne sera reçue par l'une ou par l'autre Chambre après les dix premiers jours de la session.

ROBERT LEMOINE,

Greffier du Sénat.

JOHN GEORGE BOURINOT,

Greffier des Communes.

Règles du Sénat relatives aux avis de bills de divorce.

72. Quiconque a l'intention de demander un bill de divorce, doit donner avis de son intention, et spécifier d'avec qui et pour quelle cause il veut divorcer. L'avis doit être inséré pendant six mois, à la *Gazette du Canada*, et dans deux journaux du district (si c'est dans les provinces de Québec et de Manitoba.) ou du comté ou des comtés-unis, (si c'est dans les autres provinces,) où le pétitionnaire résidait ordinairement lors de la séparation; et si le nombre voulu de journaux n'y paraît pas, alors la publication de l'avis devra se faire dans le district, le comté ou les comtés-unis voisins.

Un exemplaire en manuscrit de l'avis devra être signifié, à l'instance du pétitionnaire, à la personne d'avec laquelle il veut divorcer, si le lieu de la résidence de cette dernière peut être connu; et la preuve de cette signification ou de la diligence faite pour l'effectuer, doit être produite sous serment devant le Sénat et à sa satisfaction, lors de la lecture de la pétition.

ROBERT LEMOINE,

Greffier du Sénat.

DEMANDES POUR CHARTE PAR LETTRES PATENTES.

AVIS est donné par le présent que l'on s'adressera à Son Excellence le Gouverneur-Général en conseil, pour obtenir une charte d'incorporation par lettres-patentes sous le grand sceau de la Puissance du Canada, et en conformité des dispositions de l'Acte des compagnies par actions en Canada, 1877, dans le but de constituer Azro B. Chaffee, Peter A. Peterson, William T. Hunt, Edwin Gordon, et John A. Duggan, et tous autres qui pourront devenir actionnaires dans la compagnie projetée, en un corps politique et incorporé sous le nom de "Compagnie d'Aiguille de Sécurité du Canada, à responsabilité limitée," (The Dominion Safety Switch Company, limited.)

Le but pour lequel la compagnie demande d'être constituée en corporation, est la fabrication et la vente par toute la Puissance du Canada, de l'aiguille de sûreté dite "Dominion Safety Switch," invention brevetée sous le No. 9,961 dans le bureau des brevets d'invention de la Puissance du Canada, le dit brevet ayant été accordé le treizième jour de mai 1879, pour améliorations dans les aiguilles de chemins de fer.

Que le siège principal de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Que le dit montant projeté du fonds capital de la dite compagnie sera de cent mille piastres, divisé en deux mille actions de cinquante piastres chacune.

Que les noms au long et adresses et occupation des dits requérants sont : Azro Buck Chaffee, de la cité de Montréal, écuyer; Peter Alexander Peterson, de la cité de Montréal, ingénieur civil; William T. Hunt, de Boston, dans l'Etat du Massachusetts, un des Etats-Unis d'Amérique, fabricant; Edwin Gordon, de Hyde Park, dans le dit Etat du Massachusetts, fabricant, et John A. Duggan, de Quincy, dans le dit Etat du Massachusetts, fabricant; et que les dits Peter Alexander Peterson, Azro Buck Chaffee, et Edwin Gordon, dont la plupart sont domiciliés en Canada, seront les premiers ou directeurs provisoires de la dite compagnie.

CHURCH, HALL ET ATWATER,

Solliciteurs pour les requérants.

Montréal, 21 avril 1881.

3-6

AVIS DIVERS.

LA BANQUE DE SAINT-HYACINTHE.

AVIS est par le présent donné qu'un dividende de quatre par cent sur le capital payé dans cette banque, a été déclaré pour les six mois finissant le 31 juillet prochain, et sera payé au bureau de la dite banque, lundi le, ou après le 8 août aussi prochain.

Le livre de transport sera fermé depuis le 18 juillet au 6 août, ces deux jours compris.

Par ordre des directeurs,
R. ST. JACQUES,
Caissier.

Saint-Hyacinthe, 24 juin 1881.

2-4

COMPAGNIE DE CHEMIN DE FER D'ONTARIO ET QUÉBEC.

AVIS est par le présent donné que la première assemblée générale des actionnaires de la compagnie de chemin de fer d'Ontario et Québec aura lieu à l'hôtel Windsor, Montréal, mardi le dix-neuvième jour de juillet courant, à deux heures de l'après-midi, dans le but d'organiser la compagnie, élire des directeurs et expédier toutes autres affaires dont l'assemblée peut légalement s'occuper.

Par ordre du conseil provisoire,
W. H. LOCKHART GORDON,
Secrétaire *pro tem*.

2 juillet 1881.

1-3

BANQUE CONSOLIDÉE DU CANADA.

(*En liquidation.*)

UNE assemblée générale spéciale des actionnaires de la Banque Consolidée du Canada, aura lieu au bureau de la Banque, No. 117 rue St. Pierre, Montréal, mardi, le 26 juillet prochain, à une heure p.m., pour examiner une offre déjà faite ou toute autre qui pourra être faite pour l'achat en bloc de tout ce qui reste de l'actif de la banque, et pour autoriser les liquidateurs à l'accepter, avec ou sans modification suivant que le décideront les actionnaires, et pour la transaction de toutes autres affaires se rattachant à l'objet de l'assemblée.

Par ordre des liquidateurs,

ARCH. CAMPBELL,
Gérant.

Montréal, 9 juin 1881.

50-6

COMPAGNIE DU CHEMIN DE FER CANADIEN DU PACIFIQUE.

UNE assemblée générale spéciale des actionnaires de cette compagnie, aura lieu à Montréal, lundi, le dix-huitième jour de juillet prochain, à midi, dans le but d'autoriser l'émission d'obligations suivant le pouvoir que confère la charte de la compagnie, et pour régler et décider toutes matières ou choses pouvant s'y rattacher.

Par ordre du bureau,

CHAS. DRINKWATER,
Secrétaire.

Montréal, 7 juin 1881.

50-5

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The Canada Gazette.

PUBLISHED BY AUTHORITY.

OTTAWA, SATURDAY, JULY 23, 1881.

DOMINION OF CANADA.



For index of new matter, see last page.

APPOINTMENTS.

DEPARTMENT OF THE SECRETARY OF STATE OF CANADA.

HIS EXCELLENCY THE GOVERNOR GENERAL has been pleased to make the following appointments, viz:—

OTTAWA, 22nd June, 1881.

WILLIAM BUCKNER, of the Township of Thorold, in the Province of Ontario, Esquire; to be a Collector in Her Majesty's Customs.

5th July, 1881.

WILLIAM BACKHOUSE, of Port Burwell, in the Province of Ontario, Esquire; to be a Sub-Collector in Her Majesty's Customs.

JOHN GALNA, of Parry Sound, in the Province of Ontario, Gentleman; to be a Landing Waiter and Searcher in Her Majesty's Customs.

14th July, 1881.

WILLIAM JOSIAH HUNT, of Sherbrooke, in the Province of Quebec, Gentleman; to be a Landing Waiter and Searcher and Clerk in Her Majesty's Customs.

PROCLAMATIONS.

LORNE.
[L.S.]

CANADA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To Our Beloved and Faithful the Senators of the Dominion of Canada, and the members elected to serve in the House of Commons of Our said Dominion, and to each and every of you,—
GREETING :

A PROCLAMATION.

WHEREAS Our Parliament of Canada stands prorogued to the Twentieth day of the month of July instant, at which time, at Our City of Ottawa, you were held and constrained to appear; Now KNOW YE, that for divers causes and considerations and taking into consideration the ease and convenience of Our Loving Subjects, We have thought fit, by and with the advice of Our Privy Council for Canada, to relieve you, and each of you, of your attendance at the time aforesaid, hereby convoking and by these presents enjoining you, and each of you, on the TWENTY-NINTH day of the month of AUGUST next, to meet Us in Our Parliament of Canada, at Our City of Ottawa, there to take into consideration the state and welfare of Our said Dominion of Canada, and therein to do as may seem necessary. HEREIN FAIL NOT.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Right Trusty and Well-Beloved Councillor, SIR JOHN DOUGLAS SUTHERLAND CAMPBELL, (commonly called the Marquis of Lorne), Knight of Our Most Ancient and Most Noble Order of the Thistle, Knight Grand Cross of Our Most Distinguished Order of St. Michael and St. George, Governor General of Canada and Vice Admiral of the same, &c., &c., &c.

At Our Government House, in Our CITY of OTTAWA, this FIFTEENTH day of JULY in the year of Our Lord one thousand eight hundred and eighty-one, and in the forty-fifth year of Our Reign.

By Command,

RICHARD POPE,
Clerk of the Crown in Chancery, Canada.

LORNE.

[L.S.]

CANADA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To all to whom these presents shall come, or whom the same may in anywise concern,—GREETING :

A PROCLAMATION.

Z. A. LASH, Deputy of the Minister of Justice, Canada. } WHEREAS it is, in and by the Act passed in the session of the Parliament of Canada, held in the thirty-sixth year of Our Reign, chaptered nine, and intituled "An Act to provide for the appointment of Harbour Masters for certain ports in the Provinces of Nova Scotia and New Brunswick," amongst other things in effect enacted, that the said Act shall apply to the Provinces of Nova Scotia and New Brunswick only, and to such ports and such ports only (except the ports of Halifax and Pictou, in Nova Scotia, and St. John, in New Brunswick), in either of the said Provinces as shall from time to time be designated for that purpose by Proclamation under an Order or Orders of the Governor in Council :

AND WHEREAS an Order of the Governor in Council was passed on the twelfth day of July, in the year of Our Lord, one thousand eight hundred and eighty-one, designating Port of Hawkesbury, as a Port to which the said Act and Acts amending the same shall apply,—

Now Know YE, that We do hereby, and by virtue of the authority vested in Us by the said Act and Order in Council respectively, proclaim and declare that the Act hereinbefore mentioned and intituled "An Act to provide for the appointment of Harbour Masters for certain Ports in the Provinces of Nova Scotia and New Brunswick" and the Acts amending the same, shall hereafter apply to the Port of Hawkesbury, in the Province of Nova Scotia.

The limits of said port to be as follows : All that portion of the Gut of Canso, extending from Wilson's line on the east shore to the centre of the Gut, thence proceeding on a southerly course to abreast of Madden Point, also on the east shore, thence extending eastward so as to include Ship Harbour, thence northwards including Emery Pond to the place of beginning at Wilson's line.

Of all which Our loving subjects and all others to whom these presents may come or whom the same may concern, are hereby required to take notice and to govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Right Trusty and Well-Beloved Councillor, SIR JOHN DOUGLAS SUTHERLAND CAMPBELL, (commonly called the Marquis of Lorne), Knight of Our Most Ancient and Most Noble Order of the Thistle, Knight Grand Cross of Our Most Distinguished Order of St. Michael and St. George, Governor General of Canada and Vice Admiral of the same.

At Our Government House, in Our CITY of OTTAWA, this TWELFTH day of JULY, in the year of Our Lord, one thousand eight hundred and eighty-one, and in the Forty-fifth year of Our Reign.

By Command,

J. A. MOUSSEAU,
Secretary of State.

3-3

LORNE.

[L.S.]

CANADA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To all to whom these presents shall come, or whom the same may in anywise concern,—GREETING :

A PROCLAMATION.

Z. A. LASH, Deputy of the Minister of Justice, Canada. } WHEREAS it is, in and by the Act passed in the Session of the Parliament of Canada, held in the thirty-sixth year of Our Reign, chaptered nine and intituled "An Act to provide for the appointment of Harbour Masters for certain ports in the Provinces of Nova Scotia and New Brunswick," amongst other things in effect enacted, that the said Act shall apply to the Provinces of Nova Scotia and New Brunswick only, and to such ports and such ports only (except the ports of Halifax and Pictou, in Nova Scotia, and St. John, in New Brunswick), in either of the said Provinces as shall from time to time be designated for the purpose by Proclamation under an Order or Orders of the Governor in Council ;

AND WHEREAS an Order of the Governor in Council was passed on the twelfth day of July, in the year of Our Lord one thousand eight hundred and eighty-one, designating the Port of Lingan, as a port to which the said Act and Acts amending the same shall apply,—

Now Know YE, that We do hereby, and by virtue of the authority vested in Us by the said Act and Order in Council respectively, proclaim and declare that the Act hereinbefore mentioned and intituled "An Act to provide for the appointment of Harbour Masters for certain Ports in the Provinces of Nova Scotia and New Brunswick" and the Acts amending the same, shall hereafter apply to the Port of Lingan, in the Province of Nova Scotia.

Of all which Our loving subjects and all others to whom these presents may come, or whom the same may concern, are hereby required to take notice and to govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Right Trusty and Well-Beloved Councillor, SIR JOHN DOUGLAS SUTHERLAND CAMPBELL, (commonly called the Marquis of Lorne), Knight of Our Most Ancient and Most Noble Order of the Thistle, Knight Grand Cross of Our Most Distinguished Order of St. Michael and St. George, Governor General of Canada and Vice Admiral of the same, &c., &c., &c.

At Our Government House, in Our CITY of OTTAWA, this TWELFTH day of JULY, in the year of Our Lord, one thousand eight hundred and eighty-one, and in the Forty-fifth year of Our Reign.

By Command,

J. A. MOUSSEAU,
Secretary of State.

3-3

LORNE.

[L.S.]

CANADA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To all to whom the presents shall come, or whom the same may in anywise concern,—GREETING :

A PROCLAMATION.

Z. A. LASH, Deputy of the Minister of Justice, Canada. } WHEREAS in pursuance of the provisions of the Canada Temperance Act of 1878, the following notice has been addressed to the Secretary of State for Canada, embodying the petition therein set forth :

"To the Honorable the Secretary of State for Canada,—

"SIR,—We, the undersigned, electors of the County of Hants, Province of Nova Scotia, request you to take notice that we propose presenting the following petition to His Excellency the Governor General, viz :

"To His Excellency the Governor General of Canada, in Council,—

"The petition of the electors of the County of Hants, Province of Nova Scotia, qualified and competent to vote at the election of a member of the House of Commons, in the said County,

"Respectfully sheweth, That your petitioners are desirous that the second part of the Canada Temperance Act, 1878, should be in force and take effect in the said County :

"Wherefore, your petitioners humbly pray that Your Excellency will be pleased, by an Order in Council under the ninety-sixth Section of the said Act, to declare that the second part of the said Act shall be in force and take effect in the said County.

"And your petitioners will ever pray, &c.' And that we desire that the votes of all the electors of the said County of Hants be taken for and against the adoption of the said petition."

And whereas it appears by evidence to the satisfaction of the Governor General in Council that such notice has appended to it the genuine signatures of one-fourth or more of all the electors of the said County of Hants, the number of the signatures to the notice proved to be genuine being one thousand six hundred and eighty-nine, and that the other requirements of the law have been observed ;

And whereas an Order of the Governor General in Council has been passed directing that the votes of all the electors of the said County of Hants be taken for and against the adoption of the said petition,—

Now KNOW YE, that We do hereby, and by virtue of the authority vested in Us by the said Act and Order in Council, proclaim and declare, that on Thursday, the fifteenth day of September next, a poll will be held in the said County of Hants for taking the votes of the electors for and against the said petition. That such votes will be taken between the hours of nine o'clock in the forenoon and five o'clock in the afternoon of that day and by ballot. That Edward Curry, Esquire, Sheriff of the said County of Hants, has been appointed Returning Officer for the purpose of taking on that day the votes of the electors for and against the petition and of afterwards summing up the same and making a return of the result to the Governor General in Council. That the said Returning Officer is empowered and required to appoint a Deputy Returning Officer at and for each polling place or station. That the Returning Officer will appoint persons to attend at the various polling stations and at the final summing up of votes on behalf of the persons interested in and promoting or opposing, respectively, the adoption of the petition, at the office of the said Sheriff of the County of Hants, in the Town of Windsor, on Monday the twelfth day of September next, at ten of the clock in the forenoon.

That the votes of the electors will be summed up and the result of the polling declared by the Returning Officer at the said office of the said Sheriff of the County of Hants, on Monday the nineteenth day of September next, at ten of the clock in the forenoon. And in the event of the petition being adopted by the electors, the Governor General in Council may, at any time after the expiration of sixty days from the day on which the same was adopted, by Order in Council published in the *Canada Gazette*, declare that the second part of the said Act shall be in force and take effect in such county upon, from and after the day on which the annual or semi-annual licenses for the sale of spirituous liquors then in force in such county will expire, provided such day be not less than ninety days from the day of the date of such Order in Council, and if it be less, then on the like day in the then following year.

Of all which Our loving subjects and all others whom these presents may concern, are hereby required to take notice and to govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Right Trusty and Well-Beloved Councillor, SIR JOHN DOUGLAS SUTHERLAND CAMPBELL, (commonly called the Marquis of Lorne), Knight of Our Most Ancient and Most Noble Order of the Thistle, Knight Grand Cross of Our Most Distinguished Order of St. Michael and St. George, Governor General of Canada and Vice Admiral of the same.

At Our Government House, in Our CITY of OTTAWA, this SECOND day of JULY, in the year of Our Lord, one thousand eight hundred and eighty-one, and in the Forty-fifth year of Our Reign.

By Command,

J. A. MOUSSEAU,
Secretary of State.

3-3

LORNE.

[L.S.]

CANADA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To all to whom these presents shall come, or whom the same may in anywise concern,—GREETING :

A PROCLAMATION.

Z. A. LASH, Deputy of the Minister of Justice, Canada. } WHEREAS in pursuance of the provisions of the Canada Temperance Act of 1878, the following notice has been addressed to the Secretary of State for Canada, embodying the petition therein set forth :

"To the Honorable the Secretary of State for Canada,—

"SIR,—We, the undersigned electors of the County of Cape Breton, in the Province of Nova Scotia, request you to take notice that we propose presenting the following petition to His Excellency the Governor General, viz :

"To His Excellency the Governor General of Canada in Council,—

"The petition of the electors of the County of Cape Breton, in the Province of Nova Scotia, qualified and competent to vote at the election of a member of the House of Commons, in the said County,

"Respectfully sheweth, That your petitioners are desirous that the second part of the Canada Temperance Act, 1878, should be in force and take effect in the said County :

"Wherefore, your petitioners humbly pray that Your Excellency will be pleased, by an Order in Council under the ninety-sixth Section of the said

"Act, to declare that the second part of the said
 "Act shall be in force and take effect in the said
 "County.

"And your petitioners will ever pray, &c.' And
 "that we desire that the votes of all the electors of
 "the said County of Cape Breton be taken for and
 "against the adoption of the said petition."

And whereas it appears by evidence to the satisfaction of the Governor General in Council that such notice has appended to it the genuine signatures of one-fourth or more of all the electors of the said County of Cape Breton, the number of the signatures to the notice proved to be genuine being twelve hundred and twenty-one, and that the other requirements of the law have been observed ;

And whereas an Order of the Governor General in Council has been passed directing that the votes of all the electors of the said County of Cape Breton, be taken for and against the adoption of the said petition,—

Now Know YE, that We do hereby, and by virtue of the authority vested in Us by the said Act and Order in Council, proclaim and declare, that on Thursday, the eleventh day of August next, a poll will be held in the said County of Cape Breton for taking the votes of the electors for and against the said petition. That such votes will be taken between the hours of nine o'clock in the forenoon and five o'clock in the afternoon of that day and by ballot. That Duncan McKenzie, Esquire, of Sydney, in the said County, has been appointed Returning Officer for the purpose of taking on that day the votes of the electors for and against the petition and of afterwards summing up the same and making a return of the result to the Governor General in Council. That the said Returning Officer is empowered and required to appoint a Deputy Returning Officer at and for each polling place or station. That the Returning Officer will appoint persons to attend at the various polling stations and at the final summing up of votes on behalf of the persons interested in and promoting or opposing, respectively, the adoption of the petition, at the Court House at Sydney aforesaid on Monday, the eighth day of August next, at ten of the clock in the forenoon.

That the votes of the electors will be summed up and the result of the polling declared by the Returning Officer at the said Court House at Sydney, on Thursday the eighteenth day of August next, at ten of the clock in the forenoon. And in the event of the petition being adopted by the electors, the Governor General in Council may, at any time after the expiration of sixty days from the day on which the same was adopted, by Order in Council published in the *Canada Gazette*, declare that the second part of the said Act shall be in force and take effect in such County upon, from and after the day on which the annual or semi-annual licenses for the sale of spirituous liquors then in force in such County will expire, provided such day be not less than ninety days from the day of the date of such Order in Council, and if it be less, then on the like day in the then following year.

Of all which Our loving subjects and all others whom these presents may concern, are hereby required to take notice and to govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Right Trusty and Well-Beloved Counsellor, SIR JOHN DOUGLAS SUTHERLAND CAMPBELL, (commonly called the Marquis of Lorne), Knight of Our Most Ancient and Most Noble Order of the Thistle, Knight Grand Cross of Our Most Distinguished Order of St. Michael and St. George, Governor General of Canada and Vice Admiral of the same.

At Our Government House, in Our CITY of OTTAWA, this THIRTIETH day of JUNE, in the year of Our Lord, one thousand eight hundred and eighty-one, and in the Forty-fifth year of Our Reign.

By Command,

J. A. MOUSSEAU,
 Secretary of State.

ORDERS IN COUNCIL.

GOVERNMENT HOUSE, OTTAWA.

Tuesday, 12th day of July, 1881.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL
 IN COUNCIL.

WHEREAS representations have been made by parties interested, showing that vessels laden with grain for delivery in Montreal Harbor frequently carry also deck loads of phosphates, and that being compelled to proceed at once to the Harbor for the discharge of the grain they pay tolls through to that point, subsequently re-entering the Lachine Canal for the storage of the phosphates, and in accordance with the existing regulations paying Canal dues a second time for such re-entry ;

And whereas a similar difficulty having been experienced with regard to the storage of surplus grain not required for shipment, an Order in Council was passed on the 8th of August 1878 allowing re-entry free of tolls for the purpose indicated,—

His Excellency in Council, on the recommendation of the Honorable the Acting Minister of Railways and Canals, has been pleased to order, and it is hereby ordered, that the Lachine Canal Basins within the Montreal City limits be henceforward considered as part of the Montreal Harbor for the purpose of the unloading of phosphates carried by vessels in addition to their grain cargoes as above described, it being, however, provided that in the event of their returning to the Harbor to take cargo the usual toll shall be charged against such vessels on their passing out of the Canal the second time.

J. O. COTÉ,
 Clerk, Privy Council.

3-3

GOVERNMENT HOUSE, OTTAWA.

Thursday, 14th day of July, 1881.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL
 IN COUNCIL.

ON the recommendation of the Honorable the Acting Superintendent General of Indian Affairs and under the provisions of the 4th section of the Act passed in the Session of the Parliament of Canada, held in the 44th year of Her Majesty's Reign, chaptered 17 and intituled "An Act to amend 'The Indian Act, 1880,'"—

His Excellency, by and with the advice of the Queen's Privy Council for Canada, has been pleased to order, and it is hereby ordered, that the following provisions and regulations be, and the same are hereby made and adopted :

"No Indian or other person may, without the consent in writing of the Indian Agent for the Reserve at Caughnawaga or Sault St Louis, in the province of Quebec, cut, carry away, or remove from said Reserve or any part thereof, any hard or sugar maple tree or sapling; and whosoever shall cut, carry away or remove from the aforesaid Reserve, or any part thereof, or buy or otherwise acquire from any Indian or other person, any hard or sugar maple tree or sapling so cut, carried away or removed from the aforesaid Reserve, or any part thereof, contrary to the provisions or regulations hereby made, shall be liable to be fined and imprisoned in accordance with the fifth section of the aforesaid Act."

J. O. COTÉ,
 Clerk, Privy Council,

3-3

GOVERNMENT HOUSE, OTTAWA.

Thursday, 14th day of July, 1881.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL
IN COUNCIL.

ON the recommendation of the Honorable the Acting Superintendent General of Indian Affairs, and under the provisions of the 1st section of the Act passed in the Session of the Parliament of Canada, held in the 44th year of Her Majesty's Reign, chaptered 17 and intituled "An Act to amend 'The Indian Act, 1880,'"—

His Excellency, by and with the advice of the Queen's Privy Council for Canada, has been pleased to order, and it is hereby ordered, that the following provisions and regulations be, and the same are hereby made and adopted:—

"No Band or irregular Band of Indians, and no Indian of any Band or irregular Band in the North West Territories may, without the consent in writing of the Indian Agent for the locality, sell, barter, exchange, or give to any person or persons whomsoever, any grain, or root crops, or other produce grown on any Indian Reserve in the North West Territories, or on any part of such Reserve; and any such sale, barter, exchange or gift shall be absolutely null and void, unless the same be made in accordance with the provisions and regulations hereby prescribed; and any such grain, or root crops, or other produce, unlawfully in the possession of any person or persons shall be liable to be seized and taken possession of by any person acting under the authority, either general or special, of the Superintendent General of Indian Affairs, and to be dealt with as the Superintendent General, or any officer or person thereunto by him authorized may direct."

3-3 J. O. COTÉ,
Clerk, Privy Council.

TARIFF of Fees to be paid to the Port Warden for the Port of Port Mulgrave.

	\$	c.
First survey of hatches, and certificate.....	3	00
Each subsequent survey do	2	50
Survey of cargo where hatches have not been previously surveyed, and certificate.....	5	00
Each survey of damaged goods on the wharf or in store, value under \$200, and certificate....	3	00
Each survey of damaged goods on the wharf or in store, value \$200 and under \$500, and certificate	4	00
Each survey of damaged goods on the wharf or in store, value \$500 and over, and certificate	5	00
Survey of vessel damaged or arriving in distress, and certificate	8	00
Each subsequent survey, and certificate.....	5	00
Valuation of a vessel for average, under 200 tons, and certificate.....	5	0
Valuation of a vessel for average, of 200 tons and under 500 tons, and certificate	7	50
Valuation of a vessel for average, of 500 tons and upwards, and certificate.....	10	00
Survey of cargo reported to have shifted, and certificate	5	00
All extra copies of certificates when required..	50	
Hearing and settling disputes between master and consignee of ships and owners of cargo, \$200 value, \$2; \$200 to \$500, \$3; \$500 to \$1,000, \$4; \$1,000 and over, \$5.		
Filing papers of auctioneer, &c.....	50	
Ascertaining if vessel is seaworthy, and certificate.....	8	00
Vessels putting in in distress from foreign Ports, as under:—		
For every 1,000 bushels of wheat and peas	15	
Do do barley	12	
Do do oats	10	
Do do corn.....	10	
Do 1,000 barrels flour	1	00
Coal oil, per barrel.....	01	
Ores and minerals, per ton, ballast excepted	04	

Lumber and all other description of timber, per ton weight 02 \$ c.

GEO. B. HUDLEY,
Port Warden.

PRIVY COUNCIL OFFICE,
Ottawa, 14th July, 1881.

I hereby certify that the foregoing tariff of fees has been submitted to and approved by His Excellency the Governor General in Council, on the 12th day of July, 1881.

3-3 J. O. COTÉ,
Clerk, Privy Council.

GOVERNMENT HOUSE, OTTAWA.

Tuesday, 5th day of July, 1881.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL
IN COUNCIL.

ON the recommendation of the Honorable the Minister of Customs, and under the provisions of the 9th section of the Act passed in the Session of the Parliament of Canada, held in the 40th year of Her Majesty's Reign, chaptered 10 and intituled "An Act to amend and consolidate the Acts respecting the Customs,—

His Excellency, by and with the advice of the Queen's Privy Council for Canada, has been pleased to order, and it is hereby ordered, that the Out-port of Parry Sound be, and the same is hereby detached from the Port of Penetanguishene, and attached to the Port of Collingwood.

2-3 J. O. COTÉ,
Clerk, Privy Council.

GOVERNMENT NOTICES.

NOTICE is hereby given that the question as to the value of the property known as Tully's or Darby's wharf in the City of Halifax, will be submitted to the official arbitrators for the Dominion of Canada, the said land and land covered with water having been expropriated under the Government Railways Act, chapter 25, 44 Victoria. And this notice is given pursuant to section 15 of the said Act.

CHARLES TUPPER,
Minister of Railways and Canals.
Department of Railways and Canals,
Ottawa, 21st July, 1881. 4-3

PRIVY COUNCIL OFFICE.

OTTAWA, 20th July, 1881.

NOTICE is hereby given that, under the provisions of the Act 44 Vict., chap. 26, His Excellency the Governor General, by Order in Council of the 4th day of July instant, has been pleased to empower the undermentioned District Superintendents of Government Telegraph lines to take from employes on those lines the declaration as to secrecy provided by the Act, viz :

British Columbia,—J. Wilson, Superintendent.
Anticosti,—J. A. LeBourdais, Superintendent.
Magdalen Islands,—Augustin LeBourdais, Superintendent.
Grand Manan and Campobello,—H. Chipman Seely, Superintendent.

4-3 J. O. COTÉ,
Clerk, Privy Council.

NOTICE.—Proposals will be received by the undersigned until Tuesday, the 1st September, 1881, from persons desirous of leasing the privilege of ferrying across the Ottawa River between the Town of Pembroke, in the Province of Ontario, and Allumette Islands in the Province of Quebec, established under the Act 33 Vic., chap. 35, by order in Council of the 1st June, 1881.

Copies of the regulations may be procured at the Department of Inland Revenue and at the office of Joseph Warren, Esq., Sub-Collector of Customs at Pembroke.

Each proposal must be accompanied by an accepted cheque on one of the chartered banks doing business in Ottawa, for a sum equal to one-half the amount of rent offered, which sum will be applied on account of rent payable by the person whose proposal is accepted. It will be refunded to those whose proposals are refused, but no refund will be made to any one who withdraws his proposal.

All proposals must be addressed to the undersigned, and endorsed on the envelope "Tenders for the Pembroke Ferry."

A. BRUNEL,

Commissioner of Inland Revenue.

Department of Inland Revenue,
Ottawa, 22nd July, 1881.

4-3

NOTICE.—Tenders will be received by the undersigned until Twelve o'clock (noon) on Saturday, the 20th August, for the lease of the "*Union Suspension Bridge*," between the Cities of Ottawa and Hull, for a period of one year from the 1st September, 1881.

Each tender must be accompanied by an accepted cheque on one of the chartered banks doing business in Ottawa for a sum equal to one quarter of the amount of rent offered, which sum will be applied on account of rent payable by the person whose proposal is accepted. It will be refunded to those whose proposals are refused, but no refund will be made to any one who withdraws his proposal.

All proposals must be addressed to the undersigned and endorsed on the envelopes "Tenders for the Union Suspension Bridge."

The authorized schedule of tolls for the use of the Bridge is as follows, viz :—

One horse and vehicle, each way of passing.....	2 cents.
One horse and vehicle, going and coming.....	3 "
Two horses and vehicle, each way of passing.....	3 "
Two horses and vehicle, going and coming.....	5 "
One horse and rider, each time.....	1 "
One horse, cow, ox, sheep, goat, pig, or other animal.....	1 "
Animals in droves.....	½ "

A. BRUNEL,

Commissioner of Inland Revenue.

Department of Inland Revenue,
Ottawa, 2nd July, 1881.

4-3

PUBLIC Notice is hereby given, that under The Canada Joint Stock Companies Act, 1877, supplementary letters patent have been issued under the great seal of the Dominion of Canada, bearing date the twenty-ninth day of June, 1881, whereby the total capital stock of "The Victoria Consolidated Silver Mining Company (Limited)" is increased from one hundred and twenty-eight thousand dollars to four hundred thousand dollars.

Dated at the office of the Secretary of State of Canada, this twenty-first day of July, 1881.

J. A. MOUSSEAU,
Secretary of State.

4-3

NOTICE TO MARINERS.

No. 13 of 1881.

HAY ISLAND RANGE LIGHTS.

NOTICE is hereby given that two Range Lights, erected by the Government of Canada upon Hay Island, Miramichi Bay, in the County of Northumberland, New Brunswick, to enable vessels, in seeking shelter, to clear the point of the shoal off the east end of the Island, will be put in operation about the 25th instant.

Lat. N. 47° 14' 10"

Long. W. 65° 3' 40"

The front light is fixed white catoptric, exhibited from a lantern hoisted on a mast 15 feet high. It is elevated 23 feet above high water, and should be visible 10 miles. At the base of the mast is a small shed painted red.

The back light is distant 210 feet from the front one. It is fixed white catoptric, elevated 30 feet above high water, and should be visible 11 miles. The building is a square wooden tower, 21 feet high from base to vane, and is painted white.

WM. SMITH,

Deputy of the Minister of Marine, &c.

Department of Marine,
Ottawa, 23rd June, 1881.

4-3

NOTICE TO MARINERS.

No. 15 of 1881.

TEMPORARY LIGHT AT QUACO.

NOTICE is hereby given that a temporary light has been established on the pitch of the cape at West Head, Quaco, New Brunswick Coast of the Bay of Fundy, to replace until further notice the lighthouse on the rock off Quaco, destroyed by fire on the 17th ultimo.

Lat. N. 45° 19, 30"

Long. W. 65° 32' 0"

The light is fixed white, in a lantern suspended from a pole 20 feet high, and should be visible under favorable conditions about six miles.

WM. SMITH,

Deputy of the Minister of Marine, &c.

Department of Marine and Fisheries,
Ottawa, 9th July, 1881.

4-3

PUBLIC Notice is hereby given that, under the Canada Joint Stock Companies Act, 1877, Letters Patent have been issued under the Great Seal of the Dominion of Canada, bearing date the twenty-fifth day of June, 1881, incorporating George Albertus, Cox of the Town of Peterborough, in the County of Peterborough, in the Province of Ontario, in the Dominion of Canada, insurance agent; Edmund Soloman Vinden and Edward Peplow, both of the Town of Port Hope, in the County of Durham, in the said Province of Ontario, commission merchants; Lewis Ross, of the said Town of Port Hope, merchant, and Henry Read, of the said Town of Port Hope, accountant, for the purpose of carrying on throughout the Dominion of Canada the business of elevating and storing wheat, grain and other produce and the construction, owning, leasing or hiring the necessary elevators with the requisite engines, machinery and appliances therefor, and of forwarding the same or any other goods, wares, merchandize or effects, and the construction, owning, leasing or hiring of sheds, stores and warehouses for the reception and storage of the same, and of sailing and steam vessels, barges, wharves, roads, engines, cars, trucks and other rolling stock and vessels or other property required for the purpose of carrying on such business or which may be incidental thereto or connected therewith by the name of "The Midland Elevator and Forwarding Company (Limited)," with a total capital stock of one hundred thousand dollars, divided into one thousand shares of one hundred dollars.

Dated at the Office of the Secretary of State of Canada, this fourteenth day of July, 1881.

J. A. MOUSSEAU,

Secretary of State.

3 3

SUMMARY STATEMENT shewing the Quantity and Value of Goods entered for Consumption in the Dominion of Canada (exclusive of British Columbia) and the Duty Collected thereon, during the month ending 31st May, 1881.

ARTICLES.	ENTERED FOR CONSUMPTION.		
	Quantity.	Value.	Duty.
		\$ cts.	\$ cts.
Acids.....	..	2,765 00	612 87
Agricultural Implements	21,389 00	5,850 65
Ale, Beer and Porter.. ..	Gals. 24,859	15,436 00	3,774 62
Animals.....	..	40,058 00	8,009 59
Books, Pamphlets, &c., &c.....	..	88,641 00	13,670 43
Brass and manufactures of.....	..	26,185 00	6,972 36
Breadstuffs, viz :—			
Grain of all kinds.....	Bush. 299,033	130,248 00	29,050 46
Flour and Meal.....	Brls. 40,483	131,835 00	16,383 83
Rice and all other Breadstuffs.....	\$	40,604 00	16,755 98
Candles.....	Lbs. 31,160	4,984 00	1,243 40
Chicory.....	..	799 00	657 75
Coal of all kinds and Coke.....	Tons. 108,937	335,113 00	59,415 78
Coffee, from countries others than U. S.....	Lbs. 193,163	28,065 00	3,890 06
" " U. States.....	..	9,239 00	2,260 96
Copper and manufactures of.....	\$	15,935 00	1,924 55
Cordage of all kinds.....	..	23,175 00	2,412 30
Cotton, manufactures of.....	..	640,523 00	142,077 39
Drugs and Medicines.....	..	91,413 00	19,573 72
Earthen, Stone, and Chinaware.....	..	53,234 00	15,027 25
Fancy Goods.....	..	33,809 00	7,628 05
Fish.....	..	8,136 00	1,620 83
Fruit, Dried.....	Lbs. 41,796	41,796 00	9,940 01
" green, &c.....	\$	53,819 00	11,141 17
Furs	69,370 00	10,754 70
Glass and Glassware.....	..	113,108 00	25,131 09
Gunpowder and explosive substances.....	..	17,232 00	5,491 35
Hats, Caps and Bonnets.....	..	80,823 00	20,203 80
Hops.....	..	1,729 00	500 82
Iron and Steel, and manufactures of.....	Lbs. 978,507	978,507 00	189,239 28
Jewellery and watches, and manufactures of gold and silver	62,373 00	15,138 62
Lead and manufactures of.....	..	29,515 00	4,306 06
Leather and manufactures of	117,712 00	25,811 72
Marble and Stone, and manufactures of.....	..	19,986 00	3,625 11
Malt	Lbs.
Metals, Composition, &c., and manufactures of.....	\$	42,207 00	8,598 30
Musical Instruments.....	..	30,145 00	8,373 75
Oils, Kerosene, Refined Petroleum, etc., etc.....	Gals. 102,326	16,073 00	7,427 07
" all other, N.E.S.....	..	62,205 00	14,116 65
Paints and Colors.....	\$	72,635 00	9,289 28
Paper and manufactures of.....	..	101,939 00	23,938 64
Perfumery, &c.....	..	1,474 00	442 20
Provisions, viz :			
Bacon, Hams, Shoulders, Sides; Beef, Pork and Mutton.....	Lbs. 1,119,259	92,887 00	13,944 47
Butter.....	..	155 00	25 17
Cheese.....	..	735 00	141 03
Lard.....	..	37,423 00	6,452 64
Poultry and other meats.....	\$	6,985 00	1,200 02
Salt, not imported from Great Britain or British Possessions or for Gulf Fisheries.....	Lbs. 59,710	248 00	59 45
Seeds.....	\$	13,708 00	1,966 51
Silk, manufactures of.....	..	163,832 00	47,469 35
Soap of all kinds.....	Lbs. 134,856	8,691 00	2,765 12
Spices, ground and unground.....	\$	15,644 00	3,297 55
Starch.....	Lbs. 114,536	8,004 00	2,289 62
Spirits of all kinds	Gals. 66,302	68,530 00	92,973 97
Wines, other than Sparkling	29,911 00	21,756 67
" Sparkling	Doz. 1,297	10,575 00	6,045 43
Sugar, above No. 14, D.S.....	Lbs. 651,623	33,932 00	19,892 30
" equal to No. 9, and not above No. 14, D.S.....	..	203,195 00	102,735 23
" below No. 9, D.S.....	..	200,512 00	90,297 38
" Syrups, Cane Juice, &c.....	..	5,266 00	2,732 44
" Melado, &c., &c.....	..	50,682 00	21,814 92
Glucose and Syrups.....	..	1,923 00	914 46
Molasses for refining.....	Gals.
Molasses not for refining.....	..	76,523 00	11,730 60
Tea from countries other than the U.S.....	Lbs. 1,256,962	255,098 00	55,265 90
" United States	88,090 00	30,508 63
Tobacco and Cigars.....	..	32,504 00	18,090 29
Wood and manufactures of.....	..	110,313 00	27,540 34
Woollen manufactures	444,318 00	123,835 60
All other dutiable articles.....	\$	729,208 00	163,159 79
Total Dutiable Goods.....		\$6,343,406 00	\$1,611,687 33
Coin and Bullion (except U.S. silver coin).....		73,213 00
Free Goods, all other.....		2,007,649 00
Grand Total entered for Consumption.....		\$8,424,268 00	\$1,611,687 33

MONTHLY STATEMENT of Goods Exported from the Dominion of Canada (exclusive of British Columbia) for May, 1881.

	Produce of Canada.	Produce of other countries.	Total.
	\$ cts.	\$ cts.	\$ cts.
Produce of the Mine.....	88,426 00	12,808 00	101,234 00
do Fisheries.....	244,580 00	904 00	245,484 00
do Forest.....	1,538,296 00	48,701 00	1,586,997 00
Animals and their Produce.....	1,494,214 00	227,046 00	1,721,260 00
Agricultural Products	1,930,406 00	127,401 00	2,057,807 00
Manufactures	246,424 00	90,876 00	337,300 00
Miscellaneous Articles.....	60,274 00	8,952 00	69,226 00
Totals.....	5,602,620 00	516,688 00	6,119,308 00
Coin and Bullion.....			
Grand Total.....	5,602,620 00	516,688 00	6,119,308 00

CUSTOMS DEPARTMENT,
OTTAWA, 13th July, 1881.

J. W. PEACHY,
Acting-Commissioner of Customs.

STATEMENT of the Balances at Cr. of Depositors in Government Savings Banks, on 31st May, 1881, published in accordance with Act 34 Vic., Chap. 6, Sec. 23.

BANK.	Balance on 30th April, 1881.	Deposits for May, 1881.	Total.	Withdrawn, May, 1881.	Balance, 31st May, 1881.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
<i>Ontario—</i>					
Toronto.....	441,820 79	35,203 49	477,024 28	16,123 14	460,901 14
<i>Manitoba—</i>					
Winnipeg.....	164,476 67	43,094 68	207,571 35	23,335 22	184,236 13
<i>British Columbia—</i>					
Victoria.....	1,134,059 34	73,787 00	1,207,846 34	34,770 21	1,173,076 13
Nanaimo.....	106,008 07	17,146 00	123,154 07	3,144 75	120,009 32
New Westminster.....	131,222 99	9,195 00	140,417 99	6,996 61	133,421 38
<i>Nova Scotia—</i>					
Amherst.....	74,115 62	11,641 00	85,756 62	3,835 67	81,920 95
Antigonish.....	25,734 09	3,441 00	29,175 09	3,098 11	26,076 98
Annapolis.....	68,737 60	22,771 26	91,508 86	6,214 76	85,294 10
Arichat.....	116,896 88	3,817 25	120,714 13	2,544 68	118,169 45
Acadia Mines.....	25,729 77	573 00	26,302 77	1,003 60	25,299 17
Baddeck.....	17,925 58	4,393 00	22,318 58	794 52	21,524 06
Bridgewater.....	13,776 75	2,531 00	16,307 75	1,228 00	15,079 75
Barrington.....	23,493 30	2,671 00	26,164 30	236 32	25,927 98
Digby.....	42,404 30	7,787 00	50,191 30	1,811 24	48,380 06
Guysboro'.....	36,798 79	2,385 00	39,183 79	3,543 36	35,640 43
Halifax.....	2,091,284 98	85,777 04	2,177,062 02	79,655 73	2,097,406 29
Kentville.....	62,902 93	10,930 00	73,832 93	9,770 11	64,062 82
Liverpool.....	96,497 33	3,531 00	100,028 33	2,175 77	97,852 56
Little Glace Bay.....	1,274 48		1,274 48		1,274 48
Lingan.....	2,997 30	370 21	3,367 51	279 00	3,088 51
Lunenburg.....	51,162 39	5,698 00	56,860 39	1,026 53	55,833 86
Maitland.....	48,050 80	2,822 00	50,872 80	3,287 96	47,584 84
New Glasgow.....	77,854 18	9,103 00	86,957 18	5,677 38	81,279 80
Parrsboro'.....	30,566 75	2,929 00	33,495 75	753 81	32,741 94
Port Hood.....	39,184 88	3,984 00	43,168 88	1,600 00	41,568 88
Pictou.....	31,655 71	2,226 00	33,881 71	195 05	33,686 66
Shelburne.....	26,406 58	1,187 00	27,593 58	748 40	26,845 18
Sydney.....	141,412 32	4,454 00	145,866 32	6,486 61	139,379 71
Sherbrooke.....	30,884 97	415 00	31,299 97	2,560 00	28,739 97
Truro.....	146,149 01	11,145 00	157,294 01	6,929 86	150,364 15
Windsor.....	344,206 79	11,909 00	356,115 79	4,357 62	351,758 17
Weymouth.....	47,091 56	620 00	47,711 56	3,227 28	44,484 28
Yarmouth.....	238,038 40	7,468 00	245,506 40	9,904 79	235,601 61
<i>New Brunswick—</i>					
Bathurst.....	54,377 04	749 00	55,126 04	1,014 56	54,111 48
Chatham.....	165,736 96	2,290 00	168,026 96	8,544 82	159,482 14
Dalhousie.....	119,649 90	1,422 00	121,071 90	3,577 70	117,494 20
Dorchester.....	12,854 16	60 00	12,914 16		12,914 16
Fredericton.....	196,944 71	21,445 00	218,389 71	7,809 23	210,580 48
Hillsboro'.....	11,956 07	1,343 00	13,299 07	526 32	12,772 75
Moncton.....	84,296 96	14,393 00	98,694 96	9,127 07	89,567 89
Newcastle.....	105,658 39	4,673 00	110,331 39	8,217 70	102,113 69
Richibucto.....	56,853 70	170 00	57,023 70	1,880 47	55,143 23
St. Andrews.....	152,436 69	7,055 00	159,491 69	4,005 15	155,486 54
St. John.....	1,311,607 93	58,424 00	1,370,031 93	25,548 12	1,344,483 81
Woodstock.....	142,423 69	5,393 00	147,816 69	3,077 69	144,739 00
<i>Prince Edward Island—</i>					
Charlottetown.....	576,560 89	32,722 00	609,282 89	21,626 37	587,656 52
Total.....	8,925,178 99	555,148 93	9,480,327 92	342,271 29	9,138,056 63

FINANCE DEPARTMENT,
OTTAWA, 12th July, 1881.

J. M. COURTNEY,
D. M. F.

NAME OF THE COMPANY.	Chief Agent to receive process.	Amount of Deposit.	Description of Insurance business for which licensed.
The Accident Insurance Company of North America.....	Edward Rawlings, Manager, Montreal.....	\$13,500 Montreal Harbour bonds; \$9,733 Montreal Warehousing Bds.; \$550, 5 p. Canada stock. (Accepted at \$20,000).....	Accident.
The Aetna Insurance Company of Hartford, Connecticut.....	Robert Wood, General Agent, Montreal.....	\$5,070 Canada stock; \$23,000 Municipal Debentures; \$72,000 U.S. Bonds. (Accepted at \$97,771).....	Fire and Inland Marine.
The Aetna Life Insurance Company of Hartford, Connecticut.....	Wm. H. Orr, Manager, Toronto.....	\$100,000 U.S. gold bonds (A), \$70,000 U.S. Bonds and \$25,000 Debs. Prov. of Queb. (B).	Life.
The Agricultural Insurance Company of Watertown, N.Y., U.S.....	Jno. Fisher, Chief Agent, Cobourg.....	\$100,000 U.S. Bonds, 4 per cent.	Fire.
The Anchor Marine Insurance Company.....	Hugh Scott, Agent, Toronto.....	\$56,000 Municipal Debentures. (Accepted at \$50,400).....	Inland Marine.
The British America Assurance Company, Toronto.....	Louis H. Boulton, Acting Manager, Toronto.....	\$61,000 Municipal Debentures. (Accepted at \$54,900).....	Fire and Inland Marine.
The Briton Life Association (Limited).....	J. B. M. Chipman, Chief Agent, Montreal.....	\$54,993—Canada 4 per cent. bonds.....	Life.
The Canada Fire and Marine Insurance Company.....	Charles Cameron, Managing Direct., Hamilton.....	\$57,000 Municipal Debent. (Accepted at \$51,300).....	Fire and Inland Marine.
The Canada Life Assurance Company, Hamilton	A. G. Ramsay, Manager, Hamilton	\$60,000 Municipal Debentures. (Accepted at \$54,000).....	Life.
The Canadian Steam Users Insurance Association.....	W. B. McMurrich, Agent, Toronto.....	\$3,900 Imper. Building Society stock, \$5,000 Toronto Building and Loan Assoc. stock, \$1,600 Western Assur. stock.....	Steam Boilers, &c.
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal.....	\$56,000 Municipal Debentures. (Accepted at \$50,400).....	Life and Accident.
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal.....	\$56,000 Montreal Harbor bonds. (Accepted at \$50,400).....	Fire and Inland Marine.
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal.....	\$30,000 cash	Guarantee.
The Commercial Union Assurance Company of London, England.....	Fred. Cole, General Agent, Montreal.....	\$100,344 Canada stock (Life A), \$50,613 Canada Con. 5 per cent. stock and \$55,967, 4 p. c. stock (Fire).....	Fire and Life.
The Confederation Life Association of Canada	J. K. Macdonald, Managing Director, Toronto	\$86,300 Municipal Debentures. (Accepted at \$77,650).....	Life.
The Dominion Fire and Marine Insurance Company, (Hamilton).....	F. R. Despard, Manager, Hamilton.....	\$35,000 cash, \$15,000, City Victoria, B.C. Bonds.....	Fire and Inland Marine.
The Equitable Life Assurance Society of the United States, N.Y.....	R. W. Gale, Manager, Montreal.....	\$100,000 Canada stock (A) and \$65,000 U.S. Bonds (B).....	Life.
The Fire Insurance Association (Limited), London, England.....	Wm. Robertson, Chief Agent, Montreal.....	\$100,000 Canada stock	Fire.
The Guarantee Company of North America.....	Edward Rawlings, Manager, Montreal.....	\$32,000 Municipal Debentures; \$15,000 Mon. Harb. Bonds; \$9,733 Mon. Warehouse bds. and \$400 stock. (Accepted at \$51,000)	Guarantee.
The Guardian Fire and Life Assurance Company, London, England.....	Robt. Simms & Co., and Geo. Denholm, Gen. Agents, Montreal.....	\$100,343 Canada stock.....	Fire.
The Hartford Fire Insurance Company, Hartford, Connecticut.....	Robt. Wood, General Agent, Montreal	\$55,000 U.S. bds. and \$30,840 bank stock. (Accepted at \$100,000)	Fire.
The Imperial Insurance Company of London, England.....	W. H. Rintoul, Agent, Montreal.....	\$48,667 Con. 5 per cent. Can. stock, \$51,402 5 per cent. Can. stock	Fire.
The Lancashire Insurance Company.....	S. C. Duncan-Clark, Chief Agent, Toronto.....	\$100,000 Canada stock.....	Life.
The Lion Life Insurance Company (Limited) London, England.....	Fred. Stancliffe, General Manager, Montreal.....	\$10,000 stg. Canada stock	Life.
The Liverpool and London and Globe Insurance Company.....	G. F. C. Smith, Chief Agent, Montreal.....	\$50,000 Canada stock (Life), and \$3,000 Can. 5's; \$63,000 Municipal Deb., \$25,000 Montreal Investment Association; and \$17,030 cash. (Accepted at \$145,480).....	Fire and Life
The London Assurance Corporation, England.....	C. C. Foster, Agent, Montreal.....	\$50,127 Canada Con. 5 p. c. stock and \$99,873 Canada stock, being (Fire) \$100,000 and (Life) \$50,000	Fire and Life.
The London Guarantee and Accident Co. (Limited)	A. T. McCord, Jr., Chief Agent, Toronto.....	\$11,000 stg. Canada Stock	Guarantee and Accident.
The London and Lancashire Fire Insurance Company, Liverpool	C. J. Spike, Chief Agt., Halifax, N.S.....	\$21,000 stg., Canada Stock	Fire.
The London and Lancashire Life Assurance Company.....	William Robertson, Manager, Montreal.....	\$100,000 Canada stock (A) \$5,000 cash and \$4,867 Prov. of Queb. bonds (B)	Life.
The London Mutual Fire Insurance Company of Canada, London, Ont.....	D. C. Macdonald, Secretary, London.....	\$25,000 Canada Stock and \$5,000 cash.....	Fire.
The Metropolitan Life Insurance Company of New York.....	Thos. A. Temple, General Agent, St. John, N.B.....	\$100,000 U. S. bonds.....	Life
The Metropolitan Plate Glass Insurance Company, New York.....	A. J. Pell, Montreal.....	\$5,000 United States bonds.....	Plate Glass Insurance.
The Mutual Life Association of Canada.....	J. Turner, President, Hamilton.....	\$92,938 Municipal Debentures. (Accepted at \$83,690).....	Life.
The North American Mutual Life Insurance Company.....	Wm. McCabe, Managing Director, Toronto.....	\$50,000 cash.....	Life.
The North British and Mercantile Insurance Company.....	Macdougall & Davidson, General Agents, } Montreal.....	\$50,000 Canada stock (Life A); \$47,000 Montreal Harbour bonds and \$65,000 Municipal Deb. (Fire). (Accepted at \$150,800)	Fire and Life

The Northern Assurance Company of Aberdeen and London	Taylor Bros., General Agents, Montreal.....	\$85,833 Canada stock, \$14,167 Canada 5's	Fire.
The Norwich Union Fire Insurance Society, Norwich, England.....	Alex. Dixon, Agent, Toronto.....	\$100,000 Canada Stock.....	Fire.
The Ontario Mutual Life Assurance Company.....	Wm. Hendry, Manager, Waterloo	\$56,157 Municipal Debentures. (Accepted at \$50,541) ..	Life
The Phenix Insurance Company of Brooklyn.....	Robert Hampson, Agent, Montreal	\$100,000, U. S. bonds.....	Fire and Inland Marine.
The Phoenix Fire Assurance Company, London, England	Gillespie, Moffat & Co., Gen Apts Mont.....	\$50 171 Canada stock, and \$50,126 Canada Con. 5 p.c. stock.....	Fire.
The Quebec Fire Assurance Company	J. G. Clapham, President, Quebec.....	\$25,000 Canada stock, \$60,000 Bank stock, and \$15,200 Municipal Debentures. (Accepted at \$98,680).....	Fire.
The Queen Fire and Life Insurance Company, England.....	A. M. Forbes & H. J. Mudge, Chief Agents, Montreal	\$100,000 Canada stock (Fire) and \$51,100 Canada Consol. 5 p. c. stock (Life).....	Fire and Life.
The Reliance Mutual Life Assurance Society, London, England.....	J. Cassie Hutton, Attorney, Montreal.....	\$100,000 Canada stock (A) and \$10,000 Canada stock (B).....	Life.
The Royal Canadian Insurance Company	Arthur Gagnon, Secretary, Montreal.....	\$56,000 Montreal Harbour bonds. (Accepted at \$50,400).....	Fire and Inland Marine.
The Royal Insurance Company	M. H. Gault & Wm. Tatley, Chief Agents, Montreal	\$96,982 Canada stock, \$53,533 Canada Consol. 5 p. c. stock, \$170,333, British Consols—being \$149,182 (Fire) \$50,000 (Life A) and \$121,666 (General). Also \$97,333.33, British Annuities (General). Total \$418,182	Fire and Life.
The Scottish Imperial Insurance Company	Taylor Bros., General Agents, Montreal.....	\$71,068 Canada stock, \$20,000 Montreal Harbour bonds, \$13,500 Municipal Deb. (Accepted at \$101,107).....	Fire.
The Sovereign Fire Insurance Company of Canada.....	Hon. Alex. Mackenzie, President, Toronto.....	\$115,655 Municipal Debent., cash \$3,684. (Accepted at \$101,218) ..	Fire.
The Standard Life Assurance Company, Scotland.....	W. M. Ramsay, Manager, Montreal	\$64,000 Mun. Debts., \$107,000 Mont. Harbour Bds., (accepted at \$153,900), being \$126,750 (Life A), and \$27,150 (Life B).....	Life.
The Star Life Assurance Society of England.....	A. W. Lauder, General Treasurer, Toronto ..	\$100,343 Canada stock.....	Life.
The Sun Mutual Life Insurance Company of Montreal.....	R. Macaulay, Secret. and Manager, Montreal ..	\$56,000 Municipal Debentures. (Accepted at \$50,400)	Life and Accident.
The Toronto Life Assurance and Tontine Company	Arthur Harvey, Manager, Toronto.....	\$32,400 Municipal Debent., cash \$1,040.36. (Accepted at \$30,200) ..	Life and Accident.
The Travelers Insurance Company of Hartford, Conn.	Thos. Simpson, Agent, Montreal.....	\$100,000 U. S. bonds, \$25,000 Municipal Debent., \$20,000 Montreal Harbour Bonds, (accepted at \$140,500), being \$100,000 (Life A) \$25,000 par (Life B) and \$20,000 par, (accident) ..	Life and Accident.
The Union Mutual Life Insurance Company of Maine	Wm. Mulock, Agent Toronto.....	\$100,000 U. S. 4 per cent. Bonds (A) and \$15,000 District of Columbia, U.S., Bonds (B).....	Life.
The Western Assurance Company, Toronto	J. J. Kenny, Managing Director, Toronto.....	\$57,700 Municipal Debentures. (Accepted at \$51,930).....	Fire and Inland Marine.

THE FOLLOWING LIFE INSURANCE COMPANIES HAVING CEASED TO TRANSACT NEW BUSINESS IN CANADA, ARE ENTITLED UNDER SECTION 17 OF THE CONSOLIDATED INSURANCE ACT OF 1877 TO TRANSACT ALL BUSINESS CONNECTED WITH POLICIES EXISTING AT 31st MARCH, 1878, AND THEIR DEPOSITS ARE APPLICABLE TO THOSE POLICIES SUBJECT TO THE PROVISIONS OF THE INSURANCE ACTS OF 1868 AND 1871.

NAME OF THE COMPANY.	Chief Agent to receive process.	Amount of Deposit.	Business.
The Briton Medical and General Life Association, London, England.	Jas. B. M. Chipman, Manager, Montreal.....	\$100,343 Canada Stock.....	Life.
The Connecticut Mutual Life Insurance Company of Hartford, Conn., U.S.....	Robt. Wood, General Agent, Montreal.....	\$100,000 U.S. Bonds.....	Life.
The Edinburgh Life Assurance Company.....	David Higgins, Chief Agent, Toronto.....	\$150,515 Canada Stock.....	Life.
The Life Association of Scotland.....	George W. Ford, Chief Agent, Montreal.....	\$150,000 U.S. Bonds.....	Life.
The National Life Insurance Company of the United States of America.....	John F. Bell, Attorney, Windsor.....	\$100,000 U.S. Bonds.....	Life.
The New York Life Insurance Company.....	F. W. Campbell, M.D., Attorney, Montreal.....	\$100,000 U.S. Bonds.....	Life.
The North Western Mutual Life Insurance Company of Milwaukee.....	M. W. Mills, Chief Agent, Toronto.....	\$100,000 U.S. Bonds.....	Life.
The Phoenix Mutual Life Insurance Company, Hartford, Connecticut.....	A. R. Bethune, General Agent, Montreal.....	\$105,000 U.S. Bonds.....	Life.
The Positive Government Security Life Assurance Company (limited) England.....	John Taylor, Secretary, Montreal.....	\$8,273 Canada 5 per cent Debentures.....	Life.
The Scottish Amicable Life Assurance Society.....	Geo. Wm. Ford, General Agent, Montreal.....	\$150,000 Canada Stock.....	Life.
The Scottish Provident Institution.....	R. A. Ramsay, Attorney, Montreal.....	\$100,343 Canada Stock.....	Life.
The Scottish Provincial Assurance Company.....	Geo. Wm. Ford, Secretary, Montreal.....	\$150,790, viz: 112,343, Canada Stock, and \$38,447 Canada 5 per cent debentures.....	Life.
The United States Life Insurance Company.....	\$50,000 U.S. Gold Bonds.....	Life.

NOTE.—The Globe Mutual Life Insurance Company of New York, has been declared insolvent both in the United States and Canada, and Jas. D. Fish of New York has been appointed Receiver by the United States Courts, and W. C. Wells, of Montreal, has been appointed Assignee by the Superior Court of Lower Canada, Montreal, for the Canadian business of the Company. The deposit of the Company with the Government, \$100,000 U.S. Bonds, has by order of said Superior Court, been delivered to the Bankers of that Court.

The Merchants' Marine Insurance Company of Montreal has ceased to transact business and is winding up its affairs. The deposit has been surrendered to the Company, except \$2,223 cash held against contested claims.

Office of the Superintendent of Insurance,
Ottawa, 30th June, 1881.

J. B. CHERRIMAN, Superintendent of Insurance.

CIRCULATION AND SPECIE.

	1st July.	31st August.	30th September.	31st October.	30th November.	31st December.
Fractionals.....	129,936 98	136,980 98	132,461 98	135,641 98	144,103 98	148,722 98
\$1 & \$2.....	3,608,651 25	3,669,126 25	3,828,640 25	3,999,452 25	4,043,979 25	4,068,915 25
\$5, \$10 & \$20	81,288 98	80,844 91	80,544 91	80,249 91	79,954 91	79,465 18
\$50 & \$100	767,600 00	776,250 00	786,600 00	798,400 00	806,050 00	773,750 00
\$500 & \$1000	9,218,500 00	9,451,500 00	9,536,000 00	9,680,000 00	9,780,000 00	9,163,500 00
Total	13,805,977 21	14,114,702 14	14,364,247 14	14,693,744 14	14,854,088 14	14,234,353 41
	31st January.	28th February.	31st March.	30th April.	31st May.	30th June.
Fractionals.....	146,596 73	147,343 98	151,034 98	149,867 60	148,099 60	150,216 35
\$1 & \$2.....	3,972,375 25	3,941,619 75	3,957,697 75	3,950,170 75	3,996,193 75	4,234,973 25
\$5, \$10 & \$20.....	79,040 18	78,860 18	78,695 45	77,640 45	77,355 45	78,180 45
\$50 & \$100.....	774,400 00	769,450 00	827,200 00	832,050 00	844,000 00	849,425 00
\$500 & \$1000.....	9,107,500 00	9,120,000 00	9,180,500 00	9,161,000 00	9,186,500 00	9,227,000 00
Total.....	14,079,912 16	14,057,273 91	14,195,128 18	14,170,728 80	14,252,148 80	14,539,795 05

Fractional Notes.....	150,216 35	Specie held at Montreal, June 30th	1,584,968 92
Provincial "	186,412 95	Toronto, do 30th.....	565,084 81
Montreal issue.....	7,544,983 00	Halifax, do 30th.....	662,204 06
Toronto "	4,266,874 00	St. John, do 30th	198,325 44
Halifax "	1,696,113 50	Winnipeg, do 30th	8,100 16
St. John "	673,998 75	Victoria, May 31st.....	40,000 00
Victoria "	21,196 50		
Total.....	\$14,539,795 05	Guaranteed Sterling Debentures.....	3,058,683 39
			2,920,000 00
			5,978,683 39
		Guaranteed Debentures to be held under	
		Vic. 43, cap. 13—	
		10 p. c. on \$14,539,795 05	1,453,979 50
		Specie to be held under Vic. 43, cap. 13—	
		15 p. c. on 14,539,795 05	2,180,969 26
			\$3,634,948 76
		Excess of Specie and Guaranteed Debentures.....	2,343,734 63
		Unguaranteed Debentures to be held under Vic. 43, cap. 13.	11,250,000 00
		75 p.c. on 14,539,795 05.....	10,904,846 29
		Excess of Unguaranteed Debentures.....	345,153 71
		SUMMARY.	
		Excess of Specie and Guaranteed Debentures.....	2,343,734 63
		Excess of Unguaranteed Debentures.....	345,153 71
			2,688,888 34

FINANCE DEPARTMENT,
Ottawa, 7th July, 1881.

J. M. COURTNEY,
Deputy Minister of Finance.

FRED. TOLLER,
Comptroller, Dominion Currency

THE FOLLOWING NEW POST OFFICES WERE ESTABLISHED IN CANADA
ON THE 1st JUNE, 1881.

NAME OF POST OFFICE.	TOWNSHIP OR PARISH.	ELECTORAL COUNTY.	POSTMASTER.
Ash.....	Trafalgar	Halton	O. A. Bowman.
* Beaver Creek.....	Sec. 13, Tp. 12, Range 10 W.	Marquette	M. J. Thompson.
Callender	Himsworth.....	Muskoka	O. George Morrison.
* Clydesdale	Sec. 25, Tp. 14, Range 15 W	Marquette	M. W. Bryden.
East Linton	Sarawak.....	Grey, N.R.	O. William Cowe.
* Elton.....	Sec. 9, Tp. 11, Range 17 W.	Marquette.....	M. A. Nichol.
Hemlock (re-opened).....	Houghton.....	Norfolk, S.R.	O. Edwin Gray.
Lowlands.....	Brooke.....	Lambton	O. Joseph McClure.
North Grant (re-opened).....	Dorchester	Antigonishe.....	N.S. Duncan Slattery.
* Olive.....	Sec. 15, Tp. 8, Range 10 W.	Marquette.....	M. R. J. Warren.
Quai des Eboulements.....	Les Eboulements.	Charlevoix	Q. Ovide Tremblay.
Rivulet.....	Inverness.....	N.S. Murdock McDonald.
* Rounthwaite.....	Sec. 14, Tp. 8, Range 18 W.	Marquette.....	M. S. Rounthwaite.
Winslow.....	Gainsborough.	Monck.....	O. E. Winslow.

* Opened on the 1st May, 1881.

CHANGES IN POST OFFICES ALREADY ESTABLISHED.

OFFICES CLOSED.

Kingsmere, Co. Ottawa, Q., on the 28th May, 1881.
North Grant, Co. Antigonishe, N.S., on the 6th November, 1880.
Scotch Village, Co. Hants, N.S., on the 1st April, 1880.

NAMES CHANGED.

Cape George (North side), Co. Antigonishe, N.S....to Georgeville.
Rivière aux Vaches, Co. Yamaska, Q..to St. Pie de Guire.

RETURN OF THE AMOUNT OF LIABILITIES AND ASSETS OF THE MONTREAL CITY AND DISTRICT SAVINGS BANK, AND OF THE CAISSE D'ECONOMIE DE NOTRE-DAME DE QUEBEC, ON THE 30th JUNE, 1881.

CAPITAL.		LIABILITIES.								
Capital Stock.	Capital paid up.	Dominion Govt. deposits payable on demand.	Provincial Govt. deposits payable on demand.	Other deposits payable on demand.	Dominion Govt. deposits payable after notice.	Provincial Govt. deposits payable after notice.	Other deposits payable after notice.	Special Poor Fund or Charity Trust.	Other Liabilities.	Total Liabilities.
		\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
City and District Savings Bank.....	2,000,000 00	237,964 71			17,030 00		4,836,897 47	180,000 00	38,614 83	5,330,507 01
Caisse d'Economie Notre-Dame de Québec.....	1,000,000 00						2,828,990 75	83,000 00	14,778 37	2,926,769 12

ASSETS.		LIABILITIES.							
Dominion Securities.	Provincial or Municipal Securities.	Loans having Government Securities.	Loans secured by Bank Stock	Loans secured by Stock, &c.	Cash in hand or on call in chartered Banks.	Special Poor Fund or Charity Investments.	Bank Stock prior to incorporation.	Other Assets.	Total Asset.
		\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
City and District Savings Bank.....	880,294 84	600 82	2,151,559 99	1,315,807 53	1,067,490 08	180,000 00		423,300 62	6,019,053 88
Caisse d'Economie Notre-Dame de Québec.....	614,350 48		715,822 42	111,305 18	1,233,277 39	83,000 00	245,220 00	116,515 05	3,216,953 79

* Including landed property of Bank \$245,407 87.

FINANCE DEPARTMENT,
Ottawa, 7th July 1881.

J M. COURTNEY,
Deputy Minister of Finance.

POST OFFICE DEPARTMENT.

Dr. Post Office Savings Bank Account for the Month of May, 1881. Cr.

(Furnished to the Minister of Finance in accordance with the Post Office Act 1875, sec. 69, and Public Accounts Audit Act, 1878, Sec. 20.)

Balance in hands of Minister of Finance on 30th April 1881	\$5,655,261 70	Repayments at Post Office Savings Banks during month	\$208,163 11
Deposits in Post Office Savings Banks during month	373,709 00		
Interest allowed to Depositors on accounts closed during month	2,419 51	Balance :—	
		At the credit of Depositors' Accounts.	\$5,789,900 19
		Outstanding cheques held by Depositors, and not presented for payment.	33,321 91
	6,031,390 21		5,823,222 10
			6,031,390 21

J. M. COURTNEY,
Deputy Minister of Finance,

FINANCE DEPARTMENT, Ottawa, 20th June 1881.

STATEMENT OF

NAME OF BANK. — NOM DE LA BANQUE.		CAPITAL.			
		Capital Authorized.	Capital Subscribed.	Capital Authorized.	Capital Subscribed.
		Capital autorisé.	Capital souscrit.		
Total Quebec.....	3,733,383 47	7,067,313 45	3,763,801 84	1,261,209 00	20,087, 1
Total Ontario.....	1,630,907 94	2,951,351 81	2,296,356 09	1,142,707 50	4,400, 1
Total Ontario and Quebec.....	5,424,291 41	10,018,665 26	6,063,137 93	2,403,916 50	24,487, 1
NOVA SCOTIA.					
Bank of Yarmouth.....	32,709 97	19,559 00	12,867 62	69,632 61	25, 1
Bank of Nova Scotia.....	161,194 88	210,173 00	90,067 49	176,592 30	323, 1
Exchange Bank of Yarmouth.....	16,890 65	11,620 00	5,722 32	5,670 77	29, 1
Merchants Bank of Halifax.....	74,553 53	131,011 00	83,183 09	62,824 66
People's Bank of Halifax.....	44,069 77	35,973 00	22,733 16	41,348 71	27, 1
Union Bank of Halifax.....	28,338 71	28,903 00	19,414 72	17,039 93	12, 1
† Bank of Liverpool.....
Pictou Bank.....	32,765 93	20,604 75	14,238 15	9,131 87	7, 1
Halifax Banking Company.....	25,323 87	21,484 25	27,910 03	6,357 49	11, 1
Commercial Bank of Windsor.....	17,510 06	13,530 89	1,184 67	18,080 79	22, 1
Total Nova Scotia.....	443,357 42	492,898 89	277,321 25	406,589 13	459, 1
PRINCE EDWARD ISLAND.					
* Bank of Prince Edward Island.....
* Union Bank.....
NEW BRUNSWICK.					
Bank of New Brunswick.....	162,496 30	216,850 00	72,411 00	202,410 60	185, 1
Maritime B. of the Dominion of Canada.....	77	512 00	6,345 03	3 1
* People's Bank.....
St. Stephen's Bank.....	35,157 00	48,234 23	33,083 26	74, 1
Total New Brunswick.....	197,654 07	217,362 00	120,695 23	241,838 89	260, 1
BRITISH COLUMBIA.					
Bank of British Columbia.....
Total Ontario and Quebec.....	5,424,291 41	10,018,665 26	6,063,137 93	2,403,916 50	24,487,49
" Nova Scotia.....	443,357 42	492,898 89	277,321 25	406,589 13	459,96
" New Brunswick.....	197,654 07	217,362 00	120,695 23	241,838 89	260,37
Grand Total.....	6,065,302 90	10,728,926 15	6,461,154 41	3,052,344 52	25,207,83

* At present not obliged to make returns.

† Mechanics' Bank su

FINANCE DEPARTMENT,
Ottawa, 15th July, 1881.

STATEMENT OF BANKS ACTING UNDER CHARTER, for the month ending 30th June, 1881, according to the Returns furnished by them to the Department of Finance.

NAME OF BANK. — NOM DE LA BANQUE.	CAPITAL.					LIABILITIES.													
	Capital Authorized.	Capital Subscribed.	Capital Paid Up.	Notes in Circulation.	Dominion Government Deposits Payable on Demand.	Dominion Government Deposits payable after notice, or on a fixed day.	Deposits held as Security for execution of Dominion Govern- ment contracts and for Insurance Companies.	Provincial Government Deposits Payable on demand.	Provincial Government Deposits Payable after notice, or on a fixed day.	Other Deposits Payable on Demand.	Other Deposits Payable after notice, or on a fixed day.	Loans from or Depo- sits made by other Banks in Canada secured.	Loans from or Depo- sits made by other Banks in Canada unsecured.	Due to other Banks in Canada.	Due to Agencies of Bank or to other Banks or Agencies in foreign countries.	Due to Agencies of Bank, or to other Banks, or to Agencies in United Kingdom.	Liabilities not included under foregoing heads.	Total Liabilities.	
	Capital autorisé.	Capital souscrit.	Capital versé.	Billets en circulation.	Dépôts du Gouverne- ment fédéral remboursables à demande.	Dépôts du gouver- nement fédéral, remboursables après avis ou à une date fixe.	Dépôts gardés comme garantie de l'exécution des travaux entrepris pour le gouvernement fédéral et pour des Compagnies d'assurances.	Dépôts des Gouvernements Provinciaux remboursables à demande.	Dépôts des Gouvernements Provinciaux remboursables après avis ou à une date fixe.	Autres dépôts remboursables à demande.	Autres Dépôts remboursables après avis ou à une date fixe.	Emprunts faits à d'autres banques, sur débite faites par d'autres banques en Canada, garantis.	Emprunts faits à d'autres banques, sur débite faites par d'autres banques en Canada non garantis	Dû à d'autres Banques en Canada.	Dû à des agences de la banque, ou à d'autres ban- ques ou agences dans les pays étrangers.	Dû à des agences de la banque, ou à d'autres ban- ques ou agences dans le Royaume-Uni.	Engagements non compris dans les items qui précèdent.	Total du passif.	
ONTARIO.																			
Bank of Toronto.....	\$ 2,000,000 00	\$ 2,000,000 00	\$ 2,000,000 00	\$ 853,484 00	\$ 2,000,000 00	\$ 1,132 51	\$ 22,250 00	\$ 1,132 51	\$ 2,300,901 51	\$ 1,104,563 67	\$ 92,297 01	\$ 15,717 91	\$ 15,717 91	\$ 15,717 91	\$ 15,717 91	\$ 15,717 91	\$ 15,717 91	\$ 15,717 91	
Bank of Hamilton.....	1,000,000 00	1,000,000 00	1,000,000 00	328,687 00	1,000,000 00	41,232 95	22,250 00	41,232 95	2,300,901 51	1,104,563 67	92,297 01	15,717 91	15,717 91	15,717 91	15,717 91	15,717 91	15,717 91	15,717 91	
Canadian Bank of Commerce.....	6,000,000 00	6,000,000 00	6,000,000 00	2,750,483 00	6,000,000 00	406,026 08	22,250 00	406,026 08	2,300,901 51	1,104,563 67	92,297 01	15,717 91	15,717 91	15,717 91	15,717 91	15,717 91	15,717 91	15,717 91	
Dominion Bank.....	1,000,000 00	1,000,000 00	1,000,000 00	870,250 00	1,000,000 00	2,151 11	22,250 00	2,151 11	2,300,901 51	1,104,563 67	92,297 01	15,717 91	15,717 91	15,717 91	15,717 91	15,717 91	15,717 91	15,717 91	
Ontario Bank.....	3,000,000 00	3,000,000 00	3,000,000 00	2,688,130 00	3,000,000 00	89,829 80	22,250 00	89,829 80	2,300,901 51	1,104,563 67	92,297 01	15,717 91	15,717 91	15,717 91	15,717 91	15,717 91	15,717 91	15,717 91	
Standard Bank.....	1,000,000 00	1,000,000 00	1,000,000 00	608,750 00	1,000,000 00	358,074 00	22,250 00	358,074 00	2,300,901 51	1,104,563 67	92,297 01	15,717 91	15,717 91	15,717 91	15,717 91	15,717 91	15,717 91	15,717 91	
Federal Bank.....	1,000,000 00	1,000,000 00	1,000,000 00	578,131 00	1,000,000 00	3,481 68	22,250 00	3,481 68	2,300,901 51	1,104,563 67	92,297 01	15,717 91	15,717 91	15,717 91	15,717 91	15,717 91	15,717 91	15,717 91	
Bank of Ottawa.....	1,000,000 00	1,000,000 00	1,000,000 00	328,044 00	1,000,000 00	7,671 00	22,250 00	7,671 00	2,300,901 51	1,104,563 67	92,297 01	15,717 91	15,717 91	15,717 91	15,717 91	15,717 91	15,717 91	15,717 91	
Imperial Bank of Canada.....	1,000,000 00	1,000,000 00	1,000,000 00	780,129 00	1,000,000 00	84,876 83	22,250 00	84,876 83	2,300,901 51	1,104,563 67	92,297 01	15,717 91	15,717 91	15,717 91	15,717 91	15,717 91	15,717 91	15,717 91	
Total, Ontario.....	17,500,000 00	16,680,000 00	15,828,541 00	8,405,657 00	15,828,541 00	751,824 04	50,000 00	816,915 00	459,761 60	350,000 00	18,216,170 01	14,411,611 63	214,408 63	188,532 25	26,080 45	851,670 88	62,245 26	44,334,939 78	
QUEBEC.																			
Bank of Montreal.....	12,000,000 00	12,000,000 00	11,999,200 00	4,232,901 00	11,999,200 00	3,208,733 85	2,100,000 00	491,360 19	103,880 00	9,486,703 98	1,181,330 00	5,695,003 03	688,703 73	173,490 00	27,292 50	74,092 03	70,267 13	44,334,939 78	
Bank of British North America.....	4,866,666 00	4,866,666 00	4,866,666 00	1,000,000 00	4,866,666 00	9,918 00	2,100,000 00	491,360 19	103,880 00	9,486,703 98	1,181,330 00	5,695,003 03	688,703 73	173,490 00	27,292 50	74,092 03	70,267 13	44,334,939 78	
Bank of New Brunswick.....	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	4,188 47	2,100,000 00	491,360 19	103,880 00	9,486,703 98	1,181,330 00	5,695,003 03	688,703 73	173,490 00	27,292 50	74,092 03	70,267 13	44,334,939 78	
Bank of Nova Scotia.....	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	4,188 47	2,100,000 00	491,360 19	103,880 00	9,486,703 98	1,181,330 00	5,695,003 03	688,703 73	173,490 00	27,292 50	74,092 03	70,267 13	44,334,939 78	
Bank of St. John.....	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	4,188 47	2,100,000 00	491,360 19	103,880 00	9,486,703 98	1,181,330 00	5,695,003 03	688,703 73	173,490 00	27,292 50	74,092 03	70,267 13	44,334,939 78	
Bank of St. James.....	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	4,188 47	2,100,000 00	491,360 19	103,880 00	9,486,703 98	1,181,330 00	5,695,003 03	688,703 73	173,490 00	27,292 50	74,092 03	70,267 13	44,334,939 78	
Bank of St. Hyacinthe.....	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	4,188 47	2,100,000 00	491,360 19	103,880 00	9,486,703 98	1,181,330 00	5,695,003 03	688,703 73	173,490 00	27,292 50	74,092 03	70,267 13	44,334,939 78	
Bank of St. Lawrence.....	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	4,188 47	2,100,000 00	491,360 19	103,880 00	9,486,703 98	1,181,330 00	5,695,003 03	688,703 73	173,490 00	27,292 50	74,092 03	70,267 13	44,334,939 78	
Bank of St. Roch.....	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	4,188 47	2,100,000 00	491,360 19	103,880 00	9,486,703 98	1,181,330 00	5,695,003 03	688,703 73	173,490 00	27,292 50	74,092 03	70,267 13	44,334,939 78	
Bank of St. Vincent.....	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	4,188 47	2,100,000 00	491,360 19	103,880 00	9,486,703 98	1,181,330 00	5,695,003 03	688,703 73	173,490 00	27,292 50	74,092 03	70,267 13	44,334,939 78	
Bank of St. Yvelin.....	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	4,188 47	2,100,000 00	491,360 19	103,880 00	9,486,703 98	1,181,330 00	5,695,003 03	688,703 73	173,490 00	27,292 50	74,092 03	70,267 13	44,334,939 78	
Bank of St. Zélie.....	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	4,188 47	2,100,000 00	491,360 19	103,880 00	9,486,703 98	1,181,330 00	5,695,003 03	688,703 73	173,490 00	27,292 50	74,092 03	70,267 13	44,334,939 78	
Bank of St. Zélie.....	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	4,188 47	2,100,000 00	491,360 19	103,880 00	9,486,703 98	1,181,330 00	5,695,003 03	688,703 73	173,490 00	27,292 50	74,092 03	70,267 13	44,334,939 78	
Bank of St. Zélie.....	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	4,188 47	2,100,000 00	491,360 19	103,880 00	9,486,703 98	1,181,330 00	5,695,003 03	688,703 73	173,490 00	27,292 50	74,092 03	70,267 13	44,334,939 78	
Bank of St. Zélie.....	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	4,188 47	2,100,000 00	491,360 19	103,880 00	9,486,703 98	1,181,330 00	5,695,003 03	688,703 73	173,490 00	27,292 50	74,092 03	70,267 13	44,334,939 78	
Bank of St. Zélie.....	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	4,188 47	2,100,000 00	491,360 19	103,880 00	9,486,703 98	1,181,330 00	5,695,003 03	688,703 73	173,490 00	27,292 50	74,092 03	70,267 13	44,334,939 78	
Bank of St. Zélie.....	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	4,188 47	2,100,000 00	491,360 19	103,880 00	9,486,703 98	1,181,330 00	5,695,003 03	688,703 73	173,490 00	27,292 50	74,092 03	70,267 13	44,334,939 78	
Bank of St. Zélie.....	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	4,188 47	2,100,000 00	491,360 19	103,880 00	9,486,703 98	1,181,330 00	5,695,003 03	688,703 73	173,490 00	27,292 50	74,092 03	70,267 13	44,334,939 78	
Bank of St. Zélie.....	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	4,188 47	2,100,000 00	491,360 19	103,880 00	9,486,703 98	1,181,330 00	5,695,003 03	688,703 73	173,490 00	27,292 50	74,092 03	70,267 13	44,334,939 78	
Bank of St. Zélie.....	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	4,188 47	2,100,000 00	491,360 19	103,880 00	9,486,703 98	1,181,330 00	5,695,003 03	688,703 73	173,490 00	27,292 50	74,092 03	70,267 13	44,334,939 78	
Bank of St. Zélie.....	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	4,188 47	2,100,000 00	491,360 19	103,880 00	9,486,703 98	1,181,330 00	5,695,003 03	688,703 73	173,490 00	27,292 50	74,092 03	70,267 13	44,334,939 78	
Bank of St. Zélie.....	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	4,188 47	2,100,000 00	491,360 19	103,880 00	9,486,703 98	1,181,330 00	5,695,003 03	688,703 73	173,490 00	27,292 50	74,092 03	70,267 13	44,334,939 78	
Bank of St. Zélie.....	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	4,188 47	2,100,000 00	491,360 19	103,880 00	9,486,703 98	1,181,330 00	5,695,003 03	688,703 73	173,490 00	27,292 50	74,092 03	70,267 13	44,334,939 78	
Bank of St. Zélie.....	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	4,188 47	2,100,000 00	491,360 19	103,880 00	9,486,703 98	1,181,330 00	5,695,003 03	688,703 73	173,490 00	27,292 50	74,092 03	70,267 13	44,334,939 78	
Bank of St. Zélie.....	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	4,188 47	2,100,000 00	491,360 19	103,880 00	9,486,703 98	1,181,330 00	5,695,003 03	688,703 73	173,490 00	27,292 50	74,092 03	70,267 13	44,334,939 78	
Bank of St. Zélie.....	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	4,188 47	2,100,000 00	491,360 19	103,880 00	9,486,703 98	1,181,330 00	5,695,003 03	688,703 73	173,490 00	27,292 50	74,092 03	70,267 13	44,334,939 78	
Bank of St. Zélie.....	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	4,188 47	2,100,000 00	491,360 19	103,880 00	9,486,703 98	1,181,330 00	5,695,003 03	688,703 73	173,490 00	27,292 50	74,092 03	70,267 13	44,334,939 78	
Bank of St. Zélie.....	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	4,188 47	2,100,000 00	491,360 19	103,880 00	9,486,703 98	1,181,330 00	5,695,003 03	688,703 73	173,490 00	27,292 50	74,092 03	70,267 13	44,334,939 78	
Bank of St. Zélie.....	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	4,188 47	2,1												

* At present not obliged to make return.

† Mechanics' Bank suspended payment.

‡ In Liquidation.

ASSETS. — ACTIVE.

[illegible]

* At present not obliged to make returns.

Mechanics' Bank suspended payment.

t. In Liquidation.

FINANCE DEPARTMENT,
OTTAWA, 15th July, 1881.

J. M. COURTNEY,
Deputy Minister of Finance

TO ADVERTISERS IN THE GAZETTE.

PARTIES sending advertisements to be inserted in "The Canada Gazette," will hereafter please observe the following rules:

1st. Address "The Canada Gazette, Ottawa, Canada"

2nd. Indicate the number of insertions required

3rd. Invariably remit the fees for such advertisements, together with the price of one Gazette, as below. Otherwise they will not be inserted. The rates are eight cts. for the first insertion, and two cts. for each subsequent insertion per line of nine words, each figure counting as one word.

Subscribers will also notice that the subscription, \$4 per annum, is invariably payable in advance, and that the "Gazette" will be stopped from them at the end of the period paid for. Single numbers will be charged ten cts. each, and when more than one are required by advertisers, must be remitted for likewise.

BROWN CHAMBERLIN,
Queen's Printer.

Office of Queen's Printer,
Ottawa, 11th May, 1872.

APPLICATIONS TO PARLIAMENT.

DOMINION PARLIAMENT.

Rules relating to Notices for Private Bills.

51. All applications for Private Bills, properly the subjects of legislation by the Parliament of Canada, within the purview of "The British North America Act, 1867," whether for the erection of a Bridge, the making of a Railroad, Turnpike Road or Telegraph Line; the construction or improvement of a Harbour, Canal, Lock, Dam or Slide, or other like work; the granting the right of Ferry; the incorporation of any particular Trade or Calling, or of any Banking or other Joint Stock Company; or otherwise for the granting to any individual or individuals, any exclusive or peculiar rights or privileges whatever, or for doing any matter or thing which, in its operation, would affect the rights or property of other parties, or relate to any particular class of the community; or for making any amendment of a like nature to any former Act, shall require a Notice, clearly and distinctly specifying the nature and object of the application, and (except in the case of existing corporations) signed by, or on behalf of the applicants, to be published as follows, viz:

In the Provinces of Quebec and Manitoba.

A notice inserted in the *Canada Gazette*, in the English and French languages, and in one newspaper in the English, and in one in the French language in the District affected, or in both languages in one paper, if there be but one in the said District, or if there be no paper published therein, then, in both languages, in a paper in the nearest District, in which a newspaper is published.

In any other Province.

A notice inserted in the *Canada Gazette*, and in one newspaper published in the County, or Union of Counties affected, or if there be no paper published therein, then in a newspaper in the nearest County in which a newspaper is published. Such Notices to be continued in each case, for a period of two months during the interval of time between the close of the next preceding Session and the consideration of the Petition. And copies of the newspapers containing the first and last insertion of such notice shall be sent to the Clerk of each House.

When a Petition is for leave to bring in a Private Bill for the erection of a Toll Bridge, the petitioner or petitioners, upon giving the notice prescribed by the

preceding Rule, shall also, at the same time, and in the same manner, give notice of the rates which they intend to ask; the extent of the privilege, the height of the arches, the interval between the abutments or piers for the passage of rafts and vessels, and whether they intend to erect a drawbridge, and the dimensions of the same.

Any person seeking to obtain any Private Bill shall, eight days before the meeting of Parliament, deposit with the Clerk of the House, in which the bill is to originate, a copy of such bill in the English or French language, with a sum sufficient to pay for translating and printing the same—600 copies to be printed in English, and 200 copies in French—the translation to be done by the officers of the House, and the printing by the contractor. The applicant shall be also required to pay the accountant of the House a sum of \$200 and the cost of printing the Act in the Statutes, and lodge the receipt of the same with the Clerk of the Committee to which such Bill is referred—such payment to be made immediately after the second reading, and before the consideration of the Bill by such Committee.

No Petition for a Private Bill is received by either House after the first ten days of the session.

ROBERT LEMOINE,
Clerk of the Senate.
JOHN GEORGE BOURINOT,
Clerk of the Commons.

Rules of the Senate relating to Notices for Bills of Divorce.

72. Every Applicant for a Bill of Divorce is required to give notice of his intention so to do, and to specify from whom and for what cause, by advertisements during six months, in the *Canada Gazette*, and in two newspapers published in the District, in Quebec and Manitoba, or in the County, or Union of Counties in the other Provinces, where such applicant usually resided at the time of the separation, or if thy requisite number of papers cannot be found therein then in the adjoining District, or County, or Union of Counties.

73. A copy of the notice, in writing, is to be served at the instance of the applicant, upon the person from whom the Divorce is sought, if the residence of such person can be ascertained; and proof on oath of such service, or of the attempts made to effect it, to the satisfaction of the Senate, is to be adduced before the Senate on the reading of the Petition.

ROBERT LEMOINE,
Clerk of the Senate.

NOTICE is hereby given that an application will be made to the Parliament of the Dominion of Canada, at the next session thereof, on behalf of Matthew Gardiner, of the Township of Sydenham, in the County of Grey and Province of Ontario, farmer, for a Bill of Divorce from Elizabeth Ann Gardiner, his wife, on the ground of adultery.

EDGAR, RITCHIE & MALONE,
Solicitors for the applicant.

Dated at Toronto, this 6th day of May, 1881. 46-27

APPLICATIONS FOR CHARTER BY LETTERS PATENT.

NOTICE is hereby given that within one month after the last publication of this notice, application will be made to His Excellency the Governor General in Council under the Canada Joint Stock Companies Act 1877, for letters patent incorporating the undermentioned applicants and those other persons who have subscribed shares in the capital stock of the proposed Company, or who may become shareholders in the proposed Company, as a body corporate and politic for the purposes hereinafter mentioned.

1. The proposed corporate name of the Company is, "The Midland Rolling Stock Company (Limited)."

2. The purposes for which such incorporation is

sought, are, the acquiring and holding of all kinds of rolling stock suitable for use upon railroads in the several Provinces of the Dominion. The leasing, and selling, or otherwise disposing thereof to any, or every Railway Company, or person, and the manufacture of all or any kinds of such rolling stock.

3. The chief place of business of the said Company is to be the Town of Peterborough, in the County of Peterborough, in the Province of Ontario.

4. The intended amount of the capital stock is one hundred thousand dollars.

5. The number of shares is to be one thousand, the amount of each share one hundred dollars.

6. The names in full and the addresses and callings of each of the applicants are, George Albertus Cox, of the said Town of Peterborough, insurance agent; Edmund Solomon Viudin, of the Town of Port Hope, in the County of Durham, and said Province of Ontario, commission merchant; Lewis Ross, of the said Town of Port Hope, merchant; Edward Peplow, of the said Town of Port Hope, produce merchant, and Henry Read, of the said Town of Peterborough, accountant.

Dated at Peterborough aforesaid, this Fourteenth day of July, A.D., 1881.

DENNISTOUN, BROS. & HALL,
Solicitors for applicants.

4-6

NOTICE is hereby given that application will be made to His Excellency the Governor General in Council, for a charter of incorporation by Letters Patent under the Great Seal of the Dominion of Canada and in accordance with the provisions of the "Canada Joint Stock Companies Act, 1877," for the purpose of constituting Azro B. Chaffee, Peter A. Peterson, William T. Hunt, Edwin Gordon, and John A. Duggan, and such others as may become shareholders in the proposed Company a body politic and corporate under the name of "The Dominion Safety Switch Company," (Limited).

That the purposes for which the incorporation by the said Company is sought are the manufacture and sale throughout the Dominion of Canada of the "Dominion Safety Switch," an invention patented under the number 9,965 in the Patent Office of the Dominion of Canada, which said patent was granted on the thirteenth day of May 1879, for improvements in railroad switches.

That the chief place of business of the said Company is to be at the City of Montreal, in the Province of Quebec.

That the intended amount of the capital stock of the said Company, is one hundred thousand dollars divided into two thousand shares of fifty dollars each.

That the names in full, addresses and callings of the said applicants are: Azro Buck Chaffee, of the City of Montreal, Esquire; Peter Alexander Peterson, of the City of Montreal, civil engineer; William T. Hunt, of Boston, in the State of Massachusetts, one of the United States of America, manufacturer; Edwin Gordon, of Hyde Park, in the said State of Massachusetts, manufacturer; and John A. Duggan, of Quincy, in the said State of Massachusetts, manufacturer; and that the said Peter Alexander Peterson, Azro Buck Chaffee, and Edwin Gordon, of whom the major part are resident in Canada, are to be the first or provisional Directors of the said Company.

CHURCH, HALL & ATWATER,
Solicitors for applicants.

Montreal, 21st April, 1881.

3-6

NOTICE is hereby given that within one month after the last publication of this notice application will be made to the Governor in Council under "The Canada Joint Stock Companies Act of 1877" for Letters Patent incorporating the undermentioned applicants and such others as may become shareholders in the proposed company, a body corporate and politic for the purposes hereinafter mentioned:

1. The proposed name of the company is "The Dominion Sugar and Syrup Company (limited)."

2. The purposes for which its incorporation is sought are the manufacturing, refining, buying and selling of starch, glucose, grape, cane and other sugars and syrups, and the owning or hiring of land, buildings and plant necessary therefor.

3. The chief place of business of the said company is to be the City of Ottawa, in the Province of Ontario.

4. The intended amount of the capital stock is twenty thousand dollars.

5. The number of shares is to be two hundred and the amount of each share one hundred dollars.

6. The names in full and the address and calling of each of the applicants are George Joseph O'Doherty, barrister at law, William McKay, painter, James Boyle O'Doherty, merchant, Henry Francis MacCarthy, druggist, Joseph Robert Esmonde, merchant, George Patrick Brophy, civil engineer, Joseph Boyden, merchant, William Edward Brown, merchant, John Charles Roger, printer, Pierre Hyacinthe Chabot, merchant, all of the said City of Ottawa; all of which said applicants are to be the first or provisional Directors of said Company.

G. J. O'DOHERTY,
Attorney for applicants.

Ottawa, 2nd July, 1881.

1-6

NOTICE is hereby given that within one month after the last publication of this notice, application will be made to His Excellency the Governor General in Council under the Canada Joint Stock Companies Act, 1877, for letters patent incorporating the undermentioned applicants and those other persons who have subscribed shares in the capital stock of the proposed Company, or who may become shareholders in the proposed Company, as a body corporate and politic for the purposes hereinafter mentioned.

(1) The proposed corporate name of the Company is, "The Kingston Charcoal and Iron Company (Limited)."

(2) The purposes for which such incorporation is sought are, the manufacturing and dealing in charcoal and other products of wood, and the manufacturing and dealing in iron and steel and the products thereof.

(3) The operations of the proposed Company are to be carried on in the counties of Frontenac, Lennox and Addington, Leeds, Lanark and Renfrew, in the Province of Ontario and elsewhere throughout the Dominion of Canada.

(4) The chief place of business of the said Company shall be at the City of Kingston, in the Province of Ontario.

(5) The intended amount of the capital stock is fifty thousand dollars.

(6) The number of shares is to be five hundred and the amount of each share one hundred dollars.

The names in full and the address and calling of each of the applicants are, Charles Fuller Gildersleeve, steamboat owner; Henry Cunningham, iron manufacturer; John Short Muckleston, hardware merchant; George Milnes Macdonnell, barrister; John Bell Carruthers, banker; the Honorable Sir Richard Cartwright, K.C.M.G.; George A. Kirkpatrick, M.P., barrister; Alexander Gunn, M.P., merchant; John Mudie, barrister; Douglas Jones, major; S. G. Fairtlough, major; Edgar Kensington, major; James Williamson, professor; George D. Ferguson, professor; Richard Macpherson, emigration agent; Robert Gardiner, merchant; James P. Gildersleeve, barrister; Allan Jones, assistant post office inspector; James Swift, forwarder; Benjamin Folger and Henry Folger, bankers; William Harty, merchant; Samuel Harper, merchant; Sydenham C. McGill, broker; Leonard Clements, dentist; Davidson, Doran & Co., iron founders, all of the City of Kingston, in the Province of Ontario, and Boyd Caldwell and Thomas B. Caldwell, woolen manufacturers, and W.C. Caldwell, M.P.P., lumber merchant, all of the village of Lanark, in the County of Lanark, in the Province of Ontario.

The first five above named applicants are to be

the first or provisional directors of the Company, and they are all resident in Canada.

Dated at Kingston, the 22nd day of June, A.D., 1881.

MACDONNELL & MUDIE,
Solicitors for applicants.

52-6

NOTICE is hereby given that immediately after the expiration of one month from the first publication of this Notice in the *Canada Gazette*, application will be made to His Excellency the Governor General in Council for Letters Patent under "The Canada Joint Stock Companies Act, 1877," incorporating the applicants hereinafter mentioned, and such others as shall hereafter become shareholders in the proposed Company as a Joint Stock Company under the corporate name of "The Grape Sugar Refining Company of Canada (Limited)."

2. The purposes for which its incorporation is sought are the manufacturing, refining, buying and selling of Starch, Glucose, Grape, Cane and other Sugars and Syrups to be made from corn and other materials, and the owning or hiring of lands, docks buildings and plant necessary therefor.

3. The chief place of business of the Company is to be at Walkerville, in the County of Essex, in the Province of Ontario.

4. The intended amount of the Company's capital stock will be one hundred thousand dollars.

5. The number of shares is to be one thousand, and the amount of each share one hundred dollars.

6. The names in full and the address and calling of each of the applicants are as follows:—Edward Anderson Craig Pew, of the Town of Welland, in the County of Welland, Ontario, Esquire; Abel D. Breed, of the City of New York, in the State of New York, one of the United States of America, banker; Jonathan Turner, of Burlington, in the State of Iowa, one of the said United States of America, sugar refiner; The Honorable Richard William Scott, of the City of Ottawa, barrister-at-law; Horace Brightman, of the City of New York aforesaid, banker; James McLaren, of Buckingham, in the Province of Quebec, President of the Bank of Ottawa, and Sayers Silas Hagar, of Welland aforesaid, Esquire. All the said applicants are to be the first or provisional Directors of the Company, and the major part of whom are resident in Canada

SCOTT, McTAVISH & MacCRAKEN,
Solicitors for applicants.

Dated at Ottawa, 15th June, 1881. 51-6

MISCELLANEOUS.

NOTICE.—I, Charles William Allen, of Winnipeg, journalist, hereby give notice that I have this day registered, at the office of the Minister of Agriculture, an Interim Copyright for a book called "The Land Prospector's Manual and Field-Book," of which I am the author and proprietor.

CHAS. WM. ALLEN.

Ottawa, 16th July, 1881. 4-1

LA BANQUE DE ST. HYACINTHE.

NOTICE is hereby given that a dividend of four per cent. upon the paid-up capital of the Bank, has been declared for the six months ending the 31st July next; and will be paid at the office of said bank on and after Monday the 8th August next.

The transfer books will be closed from the 18th July to the 6th of August both days inclusive.

By order of the Directors,

R. ST. JACQUES,
Cashier.

St. Hyacinthe, 24th June, 1881. 2-4

THE PICTOU BANK.

A DIVIDEND of three per cent. on the paid-up capital of this Bank for half-year ending thirtieth June, has this day been declared and will be payable at the Banking House, Pictou, and agencies, on and after 1st August.

The transfer books will be closed from 16th to 30th July inclusive.

By order of the Board,

T. WATSON,
Manager.

Pictou, 2nd July, 1881. 2-4

MERCHANTS' BANK OF HALIFAX.

NOTICE is hereby given that a dividend of three and one-half per cent. on the paid-up capital of the Merchants' Bank of Halifax has been this day declared for the current half-year, and will be payable at the Banking House on and after Thursday the 21st day of July next.

The transfer books will be closed from the 6th till the 21st July, both days inclusive.

By order of the Board,

GEORGE MACLEAN,
Cashier.

20th June, 1881. 2-3

KINGSTON AND PEMBROKE RAILWAY COMPANY.

NOTICE is hereby given that a special general meeting of the shareholders of the Kingston and Pembroke Railway Company will be held at the Company's Office, Place d'Armes, in the City of Kingston, at twelve o'clock noon, on Wednesday, the third day of August 1881, to consider, and, if approved, to authorize and consent to the issue of First Preference bonds and debentures, and of the unsubscribed capital stock of the Company, for the purpose of raising money to redeem and discharge all outstanding bonds and other indebtedness of the Company; and to provide for the expenses of construction of the Company's Railway from its present terminus at the Mississippi River to the proposed junction with the Canada Central Railway at or near Renfrew, and of additional sidings, stations, workshops, docks, wharves and other terminal facilities, and for other purposes.

And also to consider and approve of certain by-laws and amendments to by-laws to be submitted to the meeting.

By order,

GEO. OSBORNE,
Secretary.

Dated at Kingston this 29th day of June, 1881.

L'UNION DU CANADA.



NOMINATIONS.

DÉPARTEMENT DU SECRÉTAIRE D'ÉTAT DU CANADA.

Il a plu à SON EXCELLENCE LE GOUVERNEUR-GÉNÉRAL de faire les nominations suivantes, savoir :

OTTAWA, 22 juin 1881.

WILLIAM BUCKNER, du township de Thorold, dans la province d'Ontario, écuyer; Percepteur dans les douanes de Sa Majesté.

5 juillet 1881.

WILLIAM BACKHOUSE, de Port Burwell, dans la province d'Ontario, écuyer; Sous-percepteur dans les douanes de Sa Majesté.

JOHN GALNA, de Parry Sound, dans la province d'Ontario, gentilhomme; Officier préposé au débarquement et examinateur dans les douanes de Sa Majesté.

14 juillet 1881.

WILLIAM JOSIAH HUNT, de Sherbrooke, dans la province de Québec, gentilhomme; Officier préposé au débarquement, examinateur et commis dans les douanes de Sa Majesté.

PROCLAMATIONS.

LORNE.

[L.S.]

CANADA.

VICTORIA, par la Grâce de Dieu, Reine du Royaume Uni de la Grande-Bretagne et d'Irlande, Défenseur de la Foi, etc., etc., etc.

A Nos Très-Aimés et Fidèles les Sénateurs de la Puissance du Canada et aux membres élus pour servir dans la Chambre des Communes de Notre dite Puissance, et à tous et chacun de vous.
—SALUT:

PROCLAMATION.

ATTENDU que Notre Parlement du Canada se trouve prorogé au vingtième jour du mois de juillet courant, auquel temps vous étiez tenus et il vous était enjoint d'être présents en notre cité d'Ottawa; SACHEZ MAINTENANT, que pour diverses causes et considérations, et pour la plus grande aise et commodité de Nos bien-aimés sujets, Nous avons cru convenable, par et de l'avis de Notre Conseil Privé du Canada, de vous exempter, et chacun de vous, d'être présents au temps susdit, vous convoquant et par ces présentes vous enjoignant et à chacun de vous de vous trouver avec Nous en Notre Parlement du Canada, en notre Cité d'OTTAWA, le VINGT-NEUVIÈME jour du mois d'AOUT prochain, pour prendre en considération l'état et la prospérité de Notre dite Puissance du Canada, et y agir comme de droit. CE A QUOI VOUS NE DEVEZ MANQUER.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN, Notre Très-Fidèle et Bien-Aimé Conseiller Sir JOHN DOUGLAS SUTHERLAND CAMPBELL, (communément appelé le Marquis de Lorne), Chevalier de Notre Très-Ancien et Très-Noble Ordre du Chardon, Chevalier Grand-Croix de Notre Ordre Très-Distingué de Saint-Michel et Saint-Georges, Gouverneur-Général du Canada, et Vice-Amiral d'icelui.

A Notre Hôtel du Gouvernement, en Notre CITE d'OTTAWA, ce QUINZIÈME jour de JUILLET, dans l'année de Notre Seigneur mil huit cent quatre-vingt-un, et de Notre Règne la quarante-cinquième.

Par ordre,

RICHARD POPE,
Greffier de la Couronne en Chancellerie,
Canada.

LORNE.

[L.S.]

CANADA.

VICTORIA, par la Grâce de Dieu, Reine du Royaume-Uni de la Grande-Bretagne et d'Irlande, Défenseur de la Foi, etc., etc., etc.

A tous ceux qui les présentes verront ou qu'icelles pourront concerner,—SALUT:

PROCLAMATION.

Z. A. LASH, } ATTENDU que par et
Député du Ministre de la Justice, Canada. } en vertu d'un acte
passé en la session du
Parlement du Canada tenue dans la trente-sixième année de Notre règne, chapitre neuvième et intitulé "Acte pour pourvoir à la nomination de maîtres de havre pour certains ports des provinces de la Nouvelle-Ecosse et du Nouveau-Brunswick," il est entre autres choses en substance statué, que le dit acte s'appliquera aux provinces de la Nouvelle-Ecosse et du Nouveau Brunswick seulement, et à tels ports et ces ports seulement dans l'une ou l'autre de ces provinces, qui seront de temps à autres désignés à cette fin par proclamation en vertu d'un Ordre ou d'Ordres du Gouverneur en Conseil (sauf seulement les ports d'Halifax et de Pictou, dans la Nouvelle-Ecosse, et le port de St. Jean, dans le Nouveau-Brunswick);

Et attendu qu'il a été passé un Ordre du Gouverneur en Conseil, en date du douzième jour de juillet, dans l'année de Notre-Seigneur, mil huit cent quatre-vingt-une, désignant le Port de Hawkesbury comme un port auquel devront s'appliquer le dit acte et ses amendements,—

SACHEZ maintenant que par et en vertu de l'autorité que Nous confère le dit acte et un Ordre en Conseil, Nous proclamons et déclarons que l'acte ci-dessus mentionné et intitulé "Acte pour pourvoir à la nomination de maîtres de havre pour certains ports dans les provinces de la Nouvelle-Ecosse et du Nouveau-Brunswick," et les actes qui l'amendent, devront désormais s'appliquer au port de Hawkesbury, dans la province de la Nouvelle-Ecosse.

Les limites comprendront: toute cette partie du Détroit de Canso qui s'étend depuis la ligne de Wilson sur la rive est jusqu'au milieu du Détroit; de là continueront vers le sud jusque vis-à-vis la pointe Madden, aussi sur la rive est; de là s'étendront vers l'est de manière à y inclure Ship Harbour; de là vers le nord y compris Emery Pond jusqu'au point de départ à la ligne Wilson.

De ce qui précède Nos sujets bien-aimés et tous ceux que les présentes peuvent concerner, sont par les présentes requis d'en prendre avis et d'agir en conséquence.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN, Notre Très-Fidèle et Bien-Aimé Conseiller Sir JOHN DOUGLAS SUTHERLAND CAMPBELL, (communément appelé le Marquis de Lorne), Chevalier de Notre Très-Ancien et Très-Noble Ordre du Chardon, Chevalier Grand-Croix de Notre Ordre Très-Distingué de Saint-Michel et Saint-Georges, Gouverneur-Général du Canada, et Vice-Amiral d'icelui, etc., etc.,

A Notre Hôtel du Gouvernement, en Notre CITE d'OTTAWA, ce DOUZIÈME jour de JUILLET, dans l'année de Notre Seigneur mil huit cent quatre-vingt-une, et de Notre Règne la quarante-cinquième.

Par ordre,

J. A. MOUSSEAU,
Secrétaire d'Etat.

3-3

LORNE.

[L.S.]

CANADA.

VICTORIA, par la Grâce de Dieu, Reine du Royaume-Uni de la Grande-Bretagne et d'Irlande, Défenseur de la Foi, etc., etc., etc.

A tous ceux qui les présentes verront ou qu'icelles pourront concerner,—SALUT:

PROCLAMATION.

Z. A. LASH, } ATTENDU que par et
Député du Ministre de la Justice, Canada. } en vertu d'un acte
passé en la session du
Parlement du Canada tenue dans la trente-sixième année de Notre règne, chapitre neuvième et intitulé "Acte pour pourvoir à la nomination de maîtres de havre pour certains ports des provinces de la Nou-

velle-Ecosse et du Nouveau-Brunswick," il est entre autres choses en substance statué, que le dit acte s'appliquera aux provinces de la Nouvelle-Ecosse et du Nouveau-Brunswick seulement, et à tels ports et à ces ports seulement, dans l'une ou l'autre de ces provinces, qui seront de temps à autre désignés à cette fin par proclamation en vertu d'un ordre ou d'ordres du Gouverneur en Conseil (sauf seulement les ports d'Halifax et de Pictou, dans la Nouvelle-Ecosse, et le port de Saint-Jean, dans le Nouveau Brunswick) :

Et attendu qu'il a été passé un ordre du Gouverneur en Conseil, en date du douzième jour de juillet dans l'année de Notre-Seigneur mil huit cent quatre-vingt-une, désignant le port de Lingan, comme un port auquel devront s'appliquer le dit acte et ses amendements,—

SACHEZ maintenant que par et en vertu de l'autorité que Nous confère le dit acte et un ordre en Conseil, nous proclamons et déclarons que l'acte ci-dessus mentionné et intitulé "Acte pour pourvoir à la nomination de maîtres de havre pour certains ports dans les provinces de la Nouvelle-Ecosse et du Nouveau-Brunswick," et les actes qui l'amendent, devront désormais s'appliquer au port de Lingan, dans la province de la Nouvelle-Ecosse susdite.

De ce qui précède Nos féaux sujets et tous ceux que les présentes peuvent concerner, sont par les présentes requis d'en prendre avis et d'agir en conséquence.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN, Notre Très-Fidèle et Bien-Aimé Conseiller SIR JOHN DOUGLAS SUTHERLAND CAMPBELL (communément appelé le Marquis de Lorne), Chevalier de Notre Très-Ancien et Très-Noble Ordre du Chardon, Chevalier Grand Croix de Notre Ordre Très-Distingué de Saint-Michel et Saint-George, Gouverneur-Général du Canada, et Vice-Amiral en icelui, etc.

A Notre Hôtel du Gouvernement, en Notre CITÉ d'OTTAWA, ce DOUZIÈME jour de JUILLET, dans l'année de Notre Seigneur mil huit cent quatre-vingt-une, et de Notre Règne la quarante cinquième.

Par ordre,

J. A. MOUSSEAU.
Secrétaire d'Etat.

3-3

LORNE.

[L.S.]

CANADA.

VICTORIA, par la Grâce de Dieu, Reine du Royaume-Uni de la Grande-Bretagne et d'Irlande, Défenseur de la Foi, etc., etc., etc.

A tous ceux qui les présentes verront ou qu'icelles pourront concerner,—SALUT :

PROCLAMATION.

Z. A. LASH, Député du ministre de la Justice, Canada. } **A**TTENDU qu'en vertu des dispositions de l'Acte de Tempérance du Canada, 1878, l'avis suivant a été adressé au Secrétaire d'Etat du Canada, accompagné de la pétition ci-jointe :—

"A l'honorable Secrétaire d'Etat du Canada,—

"MONSIEUR,—Nous, soussignés, électeurs du comté de Hants, dans la Province de la Nouvelle-Ecosse, vous prions de recevoir avis que nous avons l'intention de présenter la pétition suivante à Son Excellence le Gouverneur-Général, savoir :

"A Son Excellence le Gouverneur-Général du Canada en Conseil,—

"La pétition des électeurs du comté de Hants, dans la Province de la Nouvelle-Ecosse, qualifiés et compétents à voter à l'élection d'un membre de la Chambre des Communes dans le dit comté,

"Expose respectueusement,—Que vos requérants désirent que la deuxième partie de l'Acte de Tempérance du Canada, 1878, soit exécutoire et mise en vigueur dans le dit comté.

"C'est pourquoi vos requérants demandent respectueusement qu'il plaise à Votre Excellence, par un ordre du Conseil en vertu de la quatre-vingt-seizième clause du dit acte, de déclarer que la deuxième partie du dit acte soit mise en vigueur dans le dit comté. Et vos requérants ne cesseront de prier, etc."

"Et que nous désirons que les votes de tous les électeurs du dit comté de Hants, soient reçus pour ou contre l'adoption de la dite pétition."

Et attendu qu'il appert à la satisfaction du Gouverneur-Général en Conseil que cet avis est revêtu des signatures authentiques d'un quart ou plus de tous les électeurs du dit comté de Hants ; qu'il est constaté que les signatures apposées à l'avis sont des signatures authentiques au nombre de mille six cent quatre-vingt-neuf, et que les autres exigences de la loi ont été observées ;

Et attendu qu'un ordre du Gouverneur-Général en Conseil a été passé, ordonnant que les votes de tous les électeurs du dit comté de Hants soient enregistrés pour ou contre l'adoption de la dite pétition,—

SACHEZ maintenant, que, par les présentes, et en vertu de l'autorité qui Nous est conférée par les dits acte et ordre en Conseil, Nous proclamons et déclarons que jeudi le quinzième jour de septembre prochain, un poll sera tenu dans le dit comté de Hants, pour y recevoir les votes des électeurs pour et contre la dite pétition. Que ces votes seront enregistrés au scrutin secret depuis neuf heures du matin jusqu'à cinq heures de l'après-midi de ce jour-là. Que Edward Curry, écuyer, shérif du dit comté de Hants, a été nommé officier-rapporteur dans le but de recevoir ce jour-là les votes des électeurs pour et contre la pétition, de compter ensuite les votes, et puis de faire rapport du résultat au Gouverneur-Général en Conseil. Que le dit officier-rapporteur est autorisé et requis de nommer un sous-officier-rapporteur à et pour chaque bureau de votation.

Que l'officier-rapporteur nommera les différentes personnes qui devront se tenir aux différents bureaux de votation, et qui devront faire le décompte final des votes aux noms des personnes autorisées à favoriser ou à s'opposer respectivement à l'adoption de la pétition, au bureau du dit shérif du comté de Hants, dans la ville de Windsor, lundi le douzième jour de septembre prochain, à dix heures de l'avant-midi.

Que les votes des électeurs seront comptés, et le résultat de la votation annoncé par l'officier-rapporteur au dit bureau du dit shérif du comté de Hants, lundi le dix-neuvième jour de septembre prochain, à dix heures de l'avant-midi, et que, dans le cas où la pétition serait adoptée par les électeurs, le Gouverneur-Général en Conseil, pourra en tout temps, après l'expiration d'une période de soixante jours depuis la date de l'adoption de la dite pétition, par ordre en Conseil publié dans la *Gazette du Canada*, déclarer que la deuxième partie du dit acte sera en vigueur dans tel comté dès et à compter du jour où expireront les licences annuelles ou semi-annuelles alors en force dans tel comté pour la vente de liqueurs spiritueuses, pourvu que ce jour soit au moins quatre-vingt-dix jours après la date de tel ordre du Conseil, et si ce nombre est moindre, ce sera alors à compter du même jour de l'année suivante.

De ce qui précède Nos féaux sujets et tous ceux que les présentes peuvent concerner, sont par les présentes requis d'en prendre avis et d'agir en conséquence.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN, Notre Très-Fidèle et Bien-Aimé Conseiller SIR JOHN DOUGLAS SUTHERLAND CAMPBELL, (communément appelé le Marquis de Lorne), Chevalier de Notre Très-Ancien et Très-Noble Ordre du Chardon, Chevalier Grand Croix de Notre Ordre Très-Distingué de Saint-Michel et Saint-George, Gouverneur-Général du Canada, et Vice-Amiral d'icelui.

A Notre Hôtel du Gouvernement, en Notre CITÉ d'OTTAWA, ce DEUXIÈME jour de JUILLET, dans l'année de Notre Seigneur mil huit cent quatre-vingt-une, et de Notre Règne la quarante cinquième.

Par ordre,

3-3

J. A. MOUSSEAU,
Secrétaire d'Etat.

LORNE.

[L.S.]

CANADA.

VICTORIA, par la Grâce de Dieu, Reine du Royaume-Uni de la Grande-Bretagne et d'Irlande, Défenseur de la Foi, etc., etc., etc.

A tous ceux qui les présentes verront ou qu'icelles pourront concerner,—SALUT :

PROCLAMATION.

Z. A. LASH,
Député du ministre de la Justice, Canada. } ATTENDU qu'en vertu des dispositions de l'Acte de Tempérance du Canada, 1878, l'avis suivant a été adressé au Secrétaire d'Etat du Canada, accompagné de la pétition ci-jointe :—

“ A l'honorable Secrétaire d'Etat du Canada,—
“ MONSIEUR,—Nous, soussignés, électeurs du comté de Cap-Breton, dans la province de la Nouvelle-Ecosse, vous prions de recevoir avis que nous nous proposons de présenter la pétition suivante à Son Excellence le Gouverneur-Général, savoir :

“ A Son Excellence le Gouverneur-Général du Canada en Conseil,—

“ La pétition des électeurs du comté de Cap-Breton, dans la province de la Nouvelle-Ecosse, qualifiés et compétents à voter à l'élection d'un membre de la Chambre des Communes dans le dit comté,

“ Expose respectueusement, — Que vos requérants désirent que la deuxième partie de l'Acte de Tempérance du Canada, 1878, soit exécutoire et mise en vigueur dans le dit comté.

“ C'est pourquoi vos requérants demandent respectueusement qu'il plaise à Votre Excellence, par un ordre du Conseil en vertu de la quatre-vingt-seizième clause du dit acte, de déclarer que la deuxième partie du dit acte soit mise en vigueur dans le dit comté. Et vos requérants ne cesseront de prier, etc.”

“ Et que nous désirons que les votes de tous les électeurs du dit comté de Cap-Breton soient reçus pour ou contre l'adoption de la dite pétition.”

Et attendu qu'il appert à la satisfaction du Gouverneur-Général en Conseil que cet avis est revêtu des signatures authentiques d'un quart ou plus de tous les électeurs du dit comté de Cap-Breton; qu'il est constaté que les signatures apposées à l'avis sont des signatures authentiques au nombre de douze cent vingt et un, et que les autres exigences de la loi ont été observées;

Et attendu qu'un ordre du Gouverneur-Général en Conseil a été passé, ordonnant que les votes de tous les électeurs du dit comté de Cap-Breton soient enregistrés pour ou contre l'adoption de la dite pétition,—

SAOHEZ maintenant, que, par les présentes, et en vertu de l'autorité qui Nous est conférée par les dits actes et ordre en Conseil, Nous proclamons et déclarons que jeudi, le onzième jour d'août prochain, un poll sera tenu dans le dit comté de Cap-Breton pour y recevoir les votes des électeurs pour et contre la dite pétition. Que ces votes seront enregistrés au scrutin secret depuis neuf heures du matin jusqu'à cinq heures de l'après-midi de ce jour-là. Que Duncan McKenzie, Ecuyer, de Sydney, dans le dit comté, a été nommé officier-rapporteur dans le but de recevoir ce jour-là les votes des électeurs pour et contre la pétition, de compter ensuite les votes, et puis de faire rapport du résultat au Gouverneur-Général en Conseil. Que le dit officier-rapporteur est autorisé et requis de nommer un sous-officier-rapporteur à et pour chaque bureau de votation.

Que l'officier-rapporteur nommera les différentes personnes qui devront se tenir aux différents bureaux de votation, et qui devront faire le décompte final

des votes au nom des personnes autorisées à favoriser ou à s'opposer respectivement à l'adoption de la pétition, au Palais de Justice de Sydney susdit, lundi, le huitième jour d'août prochain, à dix heures de l'avant-midi.

Que les votes des électeurs seront comptés, et le résultat de la votation annoncé par l'officier-rapporteur au dit Palais de Justice de Sydney, jeudi, le dix-huitième jour d'août prochain, à dix heures de l'avant-midi, et que, dans le cas où la pétition serait adoptée par les électeurs, le Gouverneur-Général en Conseil pourra, en tout temps après l'expiration d'une période de soixante jours depuis la date de l'adoption de la dite pétition, par ordre en Conseil publié dans la *Gazette du Canada*, déclarer que la deuxième partie du dit acte sera en vigueur dans tel comté dès et à compter du jour où expireront les licences annuelles ou semi-annuelles alors en force dans tel comté pour la vente de liqueurs spiritueuses, pourvu que ce jour soit au moins quatre-vingt-dix jours après la date de tel ordre du Conseil, et si ce nombre est moindre, ce sera alors à compter du même jour de l'année suivante.

De ce qui précède Nos féaux sujets et tous ceux que les présentes peuvent concerner, sont par les présentes requis d'en prendre avis et d'agir en conséquence.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN, Notre Très-Fidèle et Bien-Aimé Conseiller SIR JOHN DOUGLAS SUTHERLAND CAMPBELL, (communément appelé le Marquis de Lorne), Chevalier de Notre Très-Ancien et Très-Noble Ordre du Chardon, Chevalier Grand-Croix de Notre Ordre Très-Distingué de Saint-Michel et Saint-George, Gouverneur-Général du Canada, et Vice-Amiral en icelui, etc.

A Notre Hôtel du Gouvernement, en Notre CITÉ d'OTTAWA, ce TRENTIÈME jour de JUIN, dans l'année de Notre Seigneur mil huit cent quatre-vingt-une, et de Notre Règne la quarante-cinquième.

Par ordre,

2-3

J. A. MOUSSEAU,
Secrétaire d'Etat.

ORDRES EN CONSEIL.

HOTEL DU GOUVERNEMENT, OTTAWA.

Mardi, le 12e jour de juillet 1881.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL
EN CONSEIL.

ATTENDU qu'il a été représenté par des intéressés que des bâtiments chargés de grain à destination du port de Montréal prennent fréquemment sur leurs ponts des chargements de phosphate et que, forcés qu'ils sont de se rendre immédiatement au port pour y décharger leur grain ils acquittent les droits de transit jusqu'à ce point et reviennent subseqüemment dans le canal Lachine pour déposer leurs chargements de phosphate dans les entrepôts et paient une deuxième fois en vertu des règlements actuels les droits de canaux pour telle nouvelle entrée;

Et attendu qu'une difficulté semblable s'est présentée quant à ce qui concerne la mise en entrepôt du surplus d'un chargement de grain non requis pour expédition, et qu'un ordre en conseil a été adopté le 8 août 1878, exemptant de droits telle seconde entrée pour les fins indiquées,—

Son Excellence en conseil, sur la recommandation de l'honorable ministre agissant comme ministre des chemins de fer et canaux, a bien voulu ordonner et il est par le présent ordonné que les bassins du canal Lachine dans les limites de la cité de Montréal seront à l'avenir considérés comme faisant partie du port de Montréal pour les fins du déchargement du

phosphate transporté par les bâtiments en sus de leur chargement de grain tel que ci-dessus décrit, pourvu cependant que s'ils retournent au port pour y prendre un chargement tels navires soient frappés à leur seconde sortie du canal du droit ordinaire.

J. O. COTÉ,
Greffier du Conseil Privé.

HOTEL DU GOUVERNEMENT, OTTAWA.

Jeuai, le 14e jour de juillet 1881.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL
EN CONSEIL.

SUR la recommandation de l'honorable ministre agissant comme surintendant général des affaires des Sauvages, et en vertu de la section 4 de l'acte adopté durant la session du parlement du Canada, tenue dans la 44e année du règne de Sa Majesté, chap. 17 et intitulé "Acte pour amender l'acte concernant les Affaires des Sauvages, de 1880,"—

Son Excellence, par et de l'avis du conseil privé de la Reine pour le Canada a bien voulu ordonner, et il est par le présent ordonné, que les termes et règlements suivants soient, et iceux sont par le présent faits et adoptés :

"Aucun Indien ou autre personne ne pourra sans le consentement par écrit de l'agent nommé pour les affaires des sauvages sur cette réserve à Caughnawaga ou au Sault St. Louis, dans la province de Québec, couper, enlever ou déplacer de la dite réserve ou d'une partie quelconque d'icelle, aucun bois dur ou érable jeune ou vieux ; et quiconque coupera, enlèvera ou déplacera de la susdite réserve ou d'une partie quelconque d'icelle, achètera ou de toute façon acquerra d'un indien ou autre personne aucun bois dur ou érable jeune ou vieux ainsi coupé, enlevé ou déplacé de la susdite réserve ou d'aucune partie d'icelle, contrairement aux termes et règlements contenus dans le présent, sera sujet à l'emprisonnement et à l'amende conformément à la cinquième section du susdit acte.

J. O. COTÉ,
Greffier du Conseil Privé.

AVIS DU GOUVERNEMENT.

AVIS est par le présent donné que la question du prix de la propriété connue sous le nom de quai Tully ou Darby, dans la cité d'Halifax, sera soumise aux arbitres officiels pour la Puissance du Canada, le dit emplacement y compris la partie couverte par les eaux ayant été expropriée sous l'autorité de l'acte concernant les chemins de fer du gouvernement, chap. 25, 44 Victoria. Le présent avis est donné en conformité de la section 15 du dit acte.

CHARLES TUPPER,

Ministre des chemins de fer et canaux.

Département des chemins de fer et canaux.

Ottawa, 21 juillet 1881.

4-3

BUREAU DU CONSEIL PRIVÉ.

OTTAWA, 20 juillet 1881.

AVIS est par le présent donné qu'en vertu de l'Acte 44 Vict., chap. 26, il a plu à Son Excellence le Gouverneur général, par un ordre en conseil, daté du 4e jour de juillet courant, de permettre aux surintendants de district des lignes télégraphiques du gouvernement dont les noms suivent, de prendre des employés sur les lignes la déclaration quant au secret ainsi que pourvu par cet acte, savoir :—

Colombio Anglaise, J. Wilson, surintendant.

Anticosti, J. A. LeBourdais, surintendant.

Hes de la Maleleine, Augustin LeBourdais, surintendant.

Grand Manan et Camboello, H. Chipman Seely, surintendant.

J. O. COTÉ,
Greffier, Conseil Privé.

4-3

AVIS.—Des soumissions seront reçues par le sousigné jusqu'à mardi le 1er septembre 1881, de toute personne désireuse de louer le privilège de la traverse sur la rivière Outaouais entre la ville de Pembroke, dans la province d'Ontario, et l'Île des Allumettes, dans la province de Québec, établie sous l'autorité de l'acte 33 Vict., chap. 35, par un ordre en conseil du 1er juin 1881.

On pourra se procurer des copies des règlements au département du Revenu de l'Intérieur et au bureau de Joseph Warren, écr., sous-percepteur des douanes à Pembroke.

Chaque soumission devra être accompagnée d'un chèque accepté sur l'une des banques reconnues par le gouvernement et faisant affaires à Montréal, pour une somme égale à la moitié du montant du prix offert, laquelle somme sera appliquée sur le prix de toloyer exigible de la personne dont la soumission aura été acceptée.

Ce chèque sera remis à ceux dont les soumissions auront été refusées, mais non à ceux qui auront retiré leurs soumissions.

Toutes les soumissions devront être adressées au sousigné et porter à l'endos la suscription suivante : "Soumissions pour la traverse de Pembroke."

A. BRUNEL,
Commissaire du Revenu de l'Intérieur.

Département du Revenu de l'Intérieur,
Ottawa, 22 juillet 1881.

4-3

AVIS.—Des soumissions seront reçues par le sousigné jusqu'à 12 heures (midi) samedi, le 20 août, pour le loyer du Pont Suspendu Union (*Union Suspension Bridge*), entre les villes d'Ottawa et Hull pour une période d'un an, à dater du 1er septembre 1881.

Chaque soumission devra être accompagnée d'un chèque accepté sur l'une des banques reconnues par le gouvernement et faisant affaires à Ottawa, pour une somme égale à un quart du prix du loyer offert, laquelle somme sera appliquée comme acompte sur le prix du loyer exigible de la personne dont la soumission aura été acceptée. Ce chèque sera remis à ceux dont les soumissions auront été refusées, mais ne le sera pas à ceux qui auront retiré leur soumission.

Toutes les soumissions devront être adressées au sousigné et porter sur l'endos la suscription suivante :—"Soumissions pour le Pont Suspendu Union."

Le tarif autorisé des prix de péage sur le dit pont est comme suit :—

Un cheval et voiture, en allant ou en revenant	2 cents.
Un cheval et voiture, aller et retour.....	3 "
Deux chevaux et voiture, en allant ou en revenant.....	3 "
Deux chevaux et voiture, aller et retour.....	5 "
Un cheval et cavalier, chaque fois.....	1 "
Un cheval, vache, bœuf, mouton, bouc, cochon ou autre animal.....	1 "
Animaux en troupeau.....	½ "

A. BRUNEL,
Commissaire du Revenu de l'Intérieur.

Département du Revenu de l'Intérieur,
Ottawa, 2 juillet 1881.

4-3

AVIS public est par le présent donné qu'en vertu de l'Acte concernant les compagnies à fonds social de 1877, des lettres patentes supplémentaires ont été émises sous le grand sceau de la Puissance du Canada, portant la date du vingt neuf juin 1881, par lesquelles le capital de la compagnie des mines d'argent de Victoria "*The Victoria Consolidated Silver Mining Company*" (limitée) est augmenté de cent vingt-huit mille piastres à quatre cent mille piastres. Daté au bureau du Secrétaire d'Etat du Canada, ce vingt unième jour de juillet 1881.

J. A. MOUSSEAU,
Secrétaire d'Etat.

4-3

LISTE DES COMPAGNIES D'ASSURANCE AUTORISEES A FAIRE DES OPERATIONS AU CANADA, EN VERTU DES ACTES D'ASSURANCE DE 1875 ET 1877.

NOM DE LA COMPAGNIE.	Principal agent pour la réception des significations de pièces et d'avis.	Montant des dépôts — Les dépôts marqués (A) ne sont applicables qu'aux polices sur la vie en cours le 31 mars 1878 ; ceux marqués (B) aux polices émises depuis cette date.	Assurance autorisée.
La compagnie d'assur. de l'Amérique du Nord contre les accidents...	Edward Rawlings, gérant, Montréal.....	\$13,500, bons du havre de Montréal, \$9,733 bons d'emmagasinage de Montréal ; \$550 5 p. c. canadiens. (A acceptés à \$20,000)...	Contre les accidents.
La compagnie d'assurance dite "Ætna," de Hartford, Connecticut...	Robt. Wood, agent général, Montréal.....	\$5,070 fonds publics canadiens ; \$23,000 dépôts de municipalités ; \$72,000 bons des E.-U. (A acceptés à \$97,771)	Contre l'inc. et sur la navig.
La compagnie d'assurance sur la vie dite "Ætna," de Hartford, Conn.	William H. Orr, gérant, Montréal.....	\$100,000 bons des E.-U. en or (A), \$70,000 bons des E.-U., et \$25,000 déb. de la Province de Québec (B)	Sur la vie.
La compagnie d'assurance agricole de Watertown, N.Y., E.-U.....	John Fisher, agent-en-chef, Cobourg.....	\$100,000 bons 4 p. c. des E.-U.	Contre l'incendie.
La compagnie d'assurance dite "Anchor Marine"	Hugh Scott, agent, Toronto.....	\$56,000 bons municipaux. (A acceptés à \$50,400)	Contre l'inc. et sur la navig.
La compagnie d'assurance de l'Amérique Britannique, Toronto.....	Louis H. Boulton, gérant <i>pro tem</i> , Toronto.....	\$61,000 bons municipaux. (A acceptés à \$54,900)	Sur la vie.
L'association sur la vie dite "Briton" (limitée)	J. B. M. Chipman, gérant, Montréal.....	\$54,993 bons du Canada, 4 p. c.	Contre l'inc. et sur la navig.
La compagnie d'assurance maritime et contre l'incendie, du Canada.	Charles Cameron, direct.-gérant, Hamilton	\$57,000 bons municipaux. (A acceptés à \$51,300)	Sur la vie.
La compagnie d'assurance du Canada sur la vie, Hamilton.....	A. G. Ramsay, gérant, Hamilton.....	\$60,000 bons municipaux. A acceptés \$54,000	Sur la vie.
L'association Canadienne d'assurance des consommateurs de vapeur.	W. B. McMurrich, agent, Toronto.....	\$3,900 effets de la Société Impériale de construction, \$5,000 effets de la société de construction et de prêts de Toronto, \$1,000 effets de l'Association de l'Ouest.....	Sur chaudières à vap., etc
La compagnie d'assurance des Citoyens, du Canada.....	Gerald E. Hart, agent principal, Montréal.....	\$56,000 bons municipaux. (A acceptés à \$50,400)	Sur la vie et cout. les accid.
La compagnie d'assurance des Citoyens, du Canada.....	Gerald E. Hart, agent principal, Montréal.....	\$56,000 bons du havre de Montréal. (A acceptés à \$50,400)	Contre l'inc. et sur la navig.
La compagnie d'ass. de l'Union Commerciale, de Londres, Angl.....	Fred. Cole, agent général, Montréal.....	\$20 en espèces.....	Garantie.
L'association d'assurance sur la vie, dite "Confederation"	J. K. Macdonald, directeur-gérant, Toronto.....	\$100,344 fds. pes., (vie A), \$50,613 effets consol. 5 p. c. canad. et \$55,967, effets 4 p. c. (feu)	Contre l'inc. et sur la vie.
La compagnie d'assurance dite "Dominion," maritime et contre l'incendie, de Hamilton	F. R. Despard, gérant, Hamilton.....	\$86,300 bons municipaux. (A acceptés à \$77,650)	Contre l'inc. et sur la navig.
La société d'ass. sur la vie, dite "Equitable," des Etats-Unis, N.-Y.	R. W. Gale, gérant, Montréal.....	\$35,000 en espèces, \$15,000 bons de la cité de Victoria, C.-B.....	Sur la vie.
L'association d'assurance contre l'incendie (responsabilité limitée), Londres, Angleterre.	Wm. Robertson, agent en chef, Montréal.....	\$100,000 fonds publics canad. (A) et \$65,000 bons des E.-U. (B) ..	Contre l'incendie.
La compagnie de garantie de l'Amérique du Nord.....	Edward Rawlings, gérant, Montréal.....	\$100,000 effets canadiens	Garantie.
La compagnie d'assurance contre l'incendie et sur la vie, dite "Guardian," Londres, Angleterre	Robert Simms et Cie., et Geo. Denholm, agents généraux, Montréal.....	\$32,000 bons munic. ; \$15,000 bons du hav. de Mont. ; \$9,733 bons d'emmagas. de Montréal, et \$400 actions. (A acceptés à \$51,000)	Contre l'incendie.
La comp. d'ass. contre l'incendie dite "Hartford" de Hartford, Conn.	Robert Wood, agent généraux, Montréal.....	\$100,343 fonds publics canadiens.....	Contre l'incendie.
La compagnie d'assurance Impériale, de Londres, Angleterre.	W. H. Rintoul, agent, Montréal.....	\$55,000, b. des E.-U., et \$30,840 act de banq. (A accept. à \$100,000) ..	Contre l'incendie.
La compagnie d'assurance dite "Lancashire"	S. C. Duncan-Clark, agent principal, Toronto	\$48,667 5 p. c. cons. canadiens, \$51,402 6 p. c. canadiens	Contre l'incendie.
La compagnie d'assurance sur la vie dite "Lion" (à responsabilité limitée) Londres, Angleterre.....	Frederick Stanciliffe, agent général, Montréal	\$100,000 fonds publics canadiens	Contre l'incendie.
La compagnie d'assurance dite "Liverpool et London et Globe"	G. F. C. Smith, agent principal, Montréal.....	£10,000 stg., effets canadiens	Sur la vie.
La corporation d'assurance dite "London," Angleterre.....	C. C. Foster, agent, Montréal.	\$50,000 fonds pub. canad (vie) ; \$3,000 5 p. c. canad. ; \$63,000 bons mun. ; \$25,000 assoc. de plac., Montréal ; \$17,030 en espèces. (A acceptés à \$145,480)	Contre l'inc. et sur la vie.
La compagnie de Garantie et contre les Accidents, de Londres (responsabilité limitée).....	A. T. McCord, jr., agent en chef, Tsouto.....	\$50,127 5 p. c. consol. canad., et \$99,873 fonds publics canadiens (feu) 10,000, et (vie) \$50,000	Contre l'inc. et sur la vie.
La comp. d'assurance contre l'incendie, London et Lancashire.....	C. J. Spike, agt en chef, Halifax, N.E.....	£11,000 stg., effets canadiens.....	Garantie et accidents
La compagnie d'assurance sur la vie, dite "London et Lancashire" ..	William Robertson, gérant, Montréal	£21,000 stg., effets canadiens	Contre l'incendie.
La compagnie d'ass. mutuelle contre l'incendie, de London, Ont.....	D. C. Macdonald, secrétaire, London, Ont	\$100,000 fonds publics canadiens (A) de \$5,000 en espèces et \$4,867 bons de la province de Québec (B)	Contre l'incendie.
La comp. d'ass. sur la vie, dite "Metropolitan," de New-York, E.-U.	Thos. A. Temple, agt. général, St. Jean, N.-B	\$25,000 effets publics canadiens et \$5,000 en argent.....	Sur la vie.
La compagnie Métropolitaine d'assurance sur les glaces, New-York.	A. J. Fell, Montréal	\$100,000 bons des Etats-Unis.....	Sur les glaces.
L'association d'assurance mutuelle sur la vie, du Canada.....	J. Turner, président, Hamilton.....	\$5,060, bons d' s Etats-Unis. (A acceptés à \$93,690)	Sur la vie.

La compagnie d'assurance mutuelle sur la vie dite "North American"	Wm. McCabe, directeur-gérant, Toronto.	\$50,000 en espèces.....	Sur la vie.
La compagnie d'assurance dite "North British and Mercantile"	Macdougall et Davidson, agents génér., Montréal.	\$50,000 fonds pub. canad., (vie A), \$47,000 bons du hav. de Montréal et \$65,000 bons municip. (feu). (Acceptés à \$150,800).....	Contre l'inc. et sur la vie. Contre l'incendie
La compagnie d'assurance du Nord, d'Aberdeen et Londres.....	Taylor Frères, agents généraux Montréal.....	\$85,833 fonds publics canadiens, \$14,167 5 par cent canadiens.....	Contre l'incendie.
La société d'assurance contre l'incendie, dite "Norwich Union,"	Alex. Dixon, agent, Toronto.	\$100,000 effets canadiens.....	Sur la vie.
La compagnie d'assurance mutuelle sur la vie, d'Ontario.....	Wm. Hendry, gérant, Waterloo.	\$56,157 bons municipaux (accepté \$50,541).....	Contre l'inc. et sur la nav
La compagnie d'assurance dite "Phoenix," de Brooklyn.....	Robert Hampson, Montréal, agent.....	\$100,000 bons des Etats-Unis.....	Contre l'incendie.
La cie. d'ass. contre l'incendie, dite "Phoenix," Londres, Angleterre.	Gillespie, Moffat et Cie., agts. génér., Montréal.	\$50,171 fonds publics canad., et \$50,126 5 p. c. consol. canadiens	Contre l'incendie.
La compagnie d'assurance contre l'incendie, de Québec.....	J. G. Clapham, président, Québec.....	\$25,000 fonds publics canadiens, \$60,000 actions de banque et \$15,200 bons municipaux. (Acceptés à \$98,680).....	Contre l'incendie.
La compagnie d'assur. sur la vie et contre l'incendie, dite "Queen," Angleterre.....	A. M. Forbes et H. G. Mudge, agents principaux, Montréal.....	\$100,000 fonds publics canadiens (feu) et \$51,100 5 p. c. consolidés canadiens (vie).....	Contre l'inc. et sur la vie. Sur la vie.
La société d'assurance mutuelle sur la vie, dite "Reliance," Londres, Angleterre.....	J. Cassie Hatton, procureur, Montréal.....	\$100,000 fonds publics canadiens (A) et \$10,000 effets canad. (B)	Contre l'inc. et sur la nav.
La compagnie d'assurance Royale Canadienne.....	Arthur Gagnon, secrétaire, Montréal.....	\$50,400 bons du havre de Montréal. (Acceptés à \$50,400).....	
La compagnie d'assurance Royale.....	M. H. Gault et Wm. Tatley, agents principaux, Montréal.....	\$96,982 fonds publics, \$53,533 5 p. c. des consolidés canadiens et \$170,333, cons. angl.—appl., \$149,182 (feu), \$50,000, (vie A) et 121,666 (général.) Aussi \$97,333.33 annuités angl. (génér.) Total \$418,182.....	
La compagnie d'assurance Impériale Ecosaise.....	Taylor Frères, agents généraux, Montréal.....	\$71,068, fûs. pub. can., \$20,000 bons du havre de Montréal, \$13,500 bons municipaux. (Acceptés à \$101,275).....	Contre l'inc. et sur la vie.
La compagnie d'assur. contre l'incendie dite Sovereign, du Canada.....	L'hon. Alex. Mackenzie, président, Toronto.	\$115,655 bons municip. \$3,684 en argent. (Acceptés à \$101,218)	Contre l'incendie.
La compagnie d'assurance sur la vie, dite "Standard," Ecosse.....	W. M. Ramsay, gérant, Montréal.....	\$64,000 bons municipaux, \$107,000 bons du havre de Montréal, (acceptés à \$153,900), étant \$126,750 (vie A) et \$27,150 (vie B)	Contre l'incendie.
La société d'assurance sur la vie, dite "Star," d'Angleterre.....	A. W. Lauder, trésorier général, Toronto.....	\$100,343 fonds publics canadiens.....	Sur la vie.
La comp. d'assurance mutuelle sur la vie, dite "Sun," de Montréal.....	R. Macaulay, secrétaire général, Montréal.....	\$66,000 bons municipaux. (Acceptés à \$50,400).....	Sur la vie et cont. les accid.
La compagnie d'assurance sur la vie et Tontine, de Toronto.....	Arthur Harvey, gérant, Toronto.....	\$32,400 bons municip. \$1,040.36 en espèces (Acceptés à \$30,200)	
La compagnie d'assurance dite "Travelers," de Hartford, Connecticut.....	Thos. Simpson, agent, Montréal.....	\$100,000 bons des Etats-Unis., \$25,000 bons municipaux, \$20,000 bons du havre de Montréal (acceptés à \$140,500), étant \$100,000 (vie A), \$25,000 au pair (vie B), et 820,000 au pair (accidents).....	Sur la vie et cont. les accid.
La compagnie d'assurance mutuelle Union sur la vie, du Maine.....	Wm. Mnlack, agent, Toronto.....	\$100,000 4 p. c. des Etats-Unis, (A) et \$15,000, bons du district de Columbia, E.-U., (B).....	Sur la vie.
La compagnie d'assurance de l'Onest, Toronto.....	J. J. Kenny, directeur gérant, Toronto.....	\$57,700 bons municipaux. (Acceptés à \$51,930).....	Contre l'inc. et sur la nav.

LES COMPAGNIES D'ASSURANCE SUR LA VIE CI-DESSOUS NOMMÉES, AYANT CESSÉ D'ENTREPRENDRE DES RISQUES AU CANADA, SONT AUTORISÉES, EN VERTU DE L'ARTICLE 17 DE "L'ACTE D'ASSURANCE REFONDU DE 1871," A POURSUIVRE TOUTES LES OPÉRATIONS SE RATTACHANT AUX POLICES ÉMISES AVANT LE 31 MARS 1878, ET LEURS DÉPÔTS SONT APPLICABLES À CES POLICES, SUJET AUX DISPOSITIONS DES ACTES D'ASSURANCE DE 1868 ET 1871.

NOM DE LA COMPAGNIE.	Principal agent pour la réception des significations des pièces et avis.	Montant des dépôts.	Assurance autorisée.
L'association médicale et générale sur la vie dite "Briton," Londres, Angleterre.....	Jas. B. M. Chipman, gérant, Montréal.....	\$100,343 bons du Canada.....	Sur la vie.
La compagnie d'assurance mutuelle sur la vie, dite Connecticut, de Hartford, Conn., E.U.....	Robt. Wood, agent-général, Montréal.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie, d'Edimbourg.....	David Higgins, agent principal, Toronto.....	\$150,515 bons du Canada.....	Sur la vie.
L'association d'assurance sur la vie, d'Ecosse.....	Geo. W. Ford, agent principal, Montréal.....	\$150,000 bons du Canada.....	Sur la vie.
La compagnie Nationale d'assurance sur la vie, des Etats-Unis d'Amérique.....	John F. Bell, procureur, Windsor.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie, de New-York.....	F. W. Campbell, M.D., procureur, Montréal.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie dite "North Western," de Milwaukee, E.-U.....	M. W. Mills, agent principal, Toronto.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance mutuelle sur la vie, dite "Phoenix," Hartford, Connecticut.....	A. R. Bethune, agent général, Montréal.....	\$105,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie, dite, "The Positive Government Security" (limitée) Angleterre.....	John Taylor, secrétaire, Montréal.....	\$8,273 débentures du Canada, 5. p. c.....	Sur la vie.
La société d'assurance sur la vie, dite "Amicable" Ecosaise.....	Geo. Wm. Ford, agent général, Montréal.....	\$150,000 bons du Canada.....	Sur la vie.
L'institution de Prévoyance Ecosaise.....	R. A. Ramsay, procureur, Montréal.....	\$100,343 bons du Canada.....	Sur la vie.
La compagnie d'assurance Provinciale Ecosaise.....	Geo. Wm. Ford, secrétaire, Montréal.....	\$150,790 sav. : \$112,343 bons du Canada, \$38,447 déb. Can. 5 p. c.....	Sur la vie.
La compagnie d'assurance sur la vie, des Etats-Unis.....	\$60,000 bons payables en or, Etats-Unis.....	Sur la vie.

NOTA.—La compagnie d'assurance mutuelle sur la vie, dite "Globe" de New-York, a été déclarée insolvable aux Etats-Unis et en Canada, et Jas. D. Fish, de New-York, a été nommé receveur par les cours des Etats-Unis, et W. C. Wells, de Montréal, a été nommé syndic par la Cour Supérieure de Montréal, pour les opérations faites en Canada. Le dépôt de la compagnie entre les mains du gouvernemen, \$100,000 en effets des Etats-Unis, a été, par ordre de la dite Cour Supérieure, délivré aux banquiers de cette cour.

La compagnie d'assurance maritime des Marchands de Montréal, a cessé de faire des opérations d'assurance, et est en voie de liquider ses affaires. Le dépôt a été remis à la compagnie moins \$2,223 en espèces retenues à cause de réclamations contestées.

Bureau du Surintendant des Assurances, Ottawa, 30 juin 1881.

J. B. CHERRIMAN, Surintendant des Assurances.

DEPARTEMENT DES POSTES

Dr. Compte des banques d'épargne de la Poste, pour le mois de mai 1881. **Av.**
 Fourni au Ministre des Finances aux termes de l'Acte pour l'Audition des Comptes Publics, 1878, Sec. 20)

Balance en caisse chez le Ministre des Finances, au 30 avril 1881	\$5,655,261 70	Remboursements durant le mois.....	\$208,168 11
Dépôts durant le mois	373,709 00		
Intérêt accordé aux déposants pour les comptes clos durant le mois	2,419 51		
		Balance :—	
		Au crédit des comptes des déposants.....	\$5,789,900 19
		Chèques en la possession des déposants et dont le paiement n'a pas été demandé.....	33,321 91
			5,823,222 10
	6,031,390 21		\$6,013,90 21

J. M. COURTNEY,
 Député du Ministre des Finances.

Département des Finances, Ottawa, 20 juin 1881.

DEMANDES AU PARLEMENT.

PARLEMENT FÉDÉRAL.

Règles relatives aux avis de bills privés.

51. Dans le cas de toute demande de bill privé, provenant du ressort législatif du Parlement du Canada, suivant les dispositions de l'Acte de l'Amérique Britannique du Nord, 1867, et ayant pour objet, soit la construction d'un pont, d'un chemin de fer, d'un chemin à barrières ou d'une ligne télégraphique; soit la construction ou l'amélioration d'un port, d'un canal, d'une écluse, d'une digue ou d'une glissoire, ou autre ouvrage semblable; soit la concession d'un droit de passage d'eau, l'incorporation de professions ou métiers, ou d'une compagnie de banque ou autre compagnie par actions, soit la concession à une ou plusieurs personnes de certains droits ou privilèges exclusifs ou particuliers, soit le pouvoir de faire quelque chose qui, dans ses effets, pourrait toucher aux droits ou à la propriété d'autrui, ou concerner une classe particulière de la société; ou ayant pour objet quelque amendement de même nature à un acte antérieur,—un avis, énonçant d'une manière claire et intelligible la nature et l'objet de la demande, et signé (excepté s'il s'agit de corporations déjà existantes) par les pétitionnaires ou de leur part, est nécessaire et doit être publié comme il suit

Dans les provinces de Québec et de Manitoba :

Un avis doit être inséré dans la *Gazette du Canada* en anglais et en français, ainsi que dans un journal anglais et un journal français du district intéressé, ou en anglais et en français dans le même journal, s'il ne s'en publie qu'un seul dans ce district; ou s'il n'y paraît pas de journal, alors la publication de l'avis en anglais et en français doit se faire dans un journal du district le plus voisin où il s'en publie.

Dans les autres provinces :

Un avis doit être inséré dans la *Gazette du Canada* et dans un journal du comté ou des comtés-unis intéressés, ou s'il n'y paraît pas de journal, alors la publi-

cation doit se faire dans un journal du comté le plus voisin où il s'en publie.

La publication de ces avis durera, dans chaque cah la période de deux mois pendant l'intervalle de temps qui s'écoulera entre la clôture de la session précédente et la prise en considération de la pétition. Un exemplaire des numéros des journaux, reproduisant la première et la dernière insertion de l'avis, devra être transmis au greffier de chaque Chambre.

Si la pétition demande l'autorisation de présenter un bill privé ayant pour objet la construction d'un pont de péage, le pétitionnaire ou les pétitionnaires devront, en même temps qu'ils donneront l'avis prescrit par la règle précédente, donner aussi, de la même manière, avis des péages qu'ils entendent exiger, de l'étendue du privilège, de la hauteur des arches, de l'espace à laisser libre entre les culées ou les piliers pour le passage de radeaux et des navires; et mentionner de plus s'ils se proposent de construire un pont mobile, et quelles en seront les dimensions.

Toute personne désirant obtenir un bill privé devra, dans les huit jours qui précéderont l'ouverture du Parlement, déposer au bureau du greffier de la Chambre dans laquelle le bill doit prendre naissance, une copie de ce bill en langue anglaise ou en langue française, avec une somme suffisante pour en payer la traduction et l'impression. Il en sera imprimé 600 exemplaires en anglais et 200 en français; la traduction devra être faite par les officiers de la Chambre, et l'impression par l'entrepreneur des impressions. Le pétitionnaire aura aussi à payer au comptable de la Chambre une somme de \$200, plus le coût de l'impression de l'acte dans les Statuts, et remettra le reçu de ce paiement au greffier du comité auquel ce bill aura été renvoyé—le dit paiement sera effectué immédiatement après la seconde lecture avant la prise en considération du bill par le comité.

Aucune pétition pour l'obtention d'un bill privé ne sera reçue par l'une ou par l'autre Chambre après les dix premiers jours de la session.

ROBERT LEMOINE,
 Greffier du Sénat.
 JOHN GEORGE BOURINOT,
 Greffier des Communes.

Règles du Sénat relatives aux avis de bills de divorce.

72. Quiconque a l'intention de demander un bill de divorce, doit donner avis de son intention, et spé-

cifier d'avec qui et pour quelle cause il veut divorcer. L'avis doit être inséré pendant six mois, à la *Gazette du Canada*, et dans deux journaux du district (si c'est dans les provinces de Québec et de Manitoba.) ou du comté ou des comtés-unis, (si c'est dans les autres provinces,) où le pétitionnaire résidait ordinairement lors de la séparation; et si le nombre voulu de journaux n'y paraît pas, alors la publication de l'avis devra se faire dans le district, le comté ou les comtés-unis voisins.

Un exemplaire en manuscrit de l'avis devra être signifié, à l'instance du pétitionnaire, à la personne d'avec laquelle il veut divorcer, si le lieu de la résidence de cette dernière peut être connu; et la preuve de cette signification ou de la diligence faite pour l'effectuer, doit être produite sous serment devant le Sénat et à sa satisfaction, lors de la lecture de la pétition.

ROBERT LEMOINE,
Greffier du Sénat.

DEMANDES POUR CHARTE PAR LETTRES PATENTES.

A VIS est donné par le présent que l'on s'adressera à Son Excellence le Gouverneur-Général en conseil, pour obtenir une charte d'incorporation par lettres-patentes sous le grand sceau de la Puissance du Canada, et en conformité des dispositions de l'Acte des compagnies par actions en Canada, 1877, dans le but de constituer Azro B. Chaffee, Peter A. Peterson, William T. Hunt, Edwin Gordon, et John A. Duggan, et tous autres qui pourront devenir actionnaires dans la compagnie projetée, en un corps politique et incorporé sous le nom de "Compagnie d'Aiguille de Sûreté du Canada, à responsabilité limitée," (The Dominion Safety Switch Company, limited.)

Le but pour lequel la compagnie demande d'être constituée en corporation, est la fabrication et la vente par toute la Puissance du Canada, de l'aiguille de sûreté dite "Dominion Safety Switch," invention brevetée sous le No. 9,96 dans le bureau des brevets d'invention de la Puissance du Canada, le dit brevet ayant été accordé le treizième jour de mai 1879, pour améliorations dans les aiguilles de chemins de fer.

Que le siège principal de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Que le dit montant projeté du fonds capital de la dite compagnie sera de cent mille piastres, divisé en deux mille actions de cinquante piastres chacune.

Que les noms au long et adresses et occupation des dits requérants sont : Azro Buck Chaffee, de la cité de Montréal, écuyer; Peter Alexander Peterson, de la cité de Montréal, ingénieur civil; William T. Hunt,

de Boston, dans l'Etat du Massachusetts, un des Etats-Unis d'Amérique, fabricant; Edwin Gordon, de Hyde Park, dans le dit Etat du Massachusetts, fabricant, et John A. Duggan, de Quincy, dans le dit Etat du Massachusetts, fabricant; et que les dits Peter Alexander Peterson, Azro Buck Chaffee, et Edwin Gordon, dont la plupart sont domiciliés en Canada, seront les premiers ou directeurs provisoires de la dite compagnie.

CHURCH, HALL ET ATWATER,
Solliciteurs pour les requérants.
Montréal, 21 avril 1881. 3-6

AVIS DIVERS.

LA BANQUE DE SAINT-HYACINTHE.

A VIS est par le présent donné qu'un dividende de quatre par cent sur le capital payé dans cette banque, a été déclaré pour les six mois finissant le 31 juillet prochain, et sera payé au bureau de la dite banque, lundi le, ou après le 8 août aussi prochain.

Le livre de transport sera fermé depuis le 18 juillet au 6 août, ces deux jours compris.

Par ordre des directeurs,
R. ST. JACQUES,
Caissier.

Saint-Hyacinthe, 24 juin 1881. 2-4

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The Canada Gazette.

PUBLISHED BY AUTHORITY.

OTTAWA, SATURDAY, JULY 30, 1881.

DOMINION OF CANADA.



For index of new matter, see last page.

APPOINTMENTS.

DEPARTMENT OF THE SECRETARY OF STATE OF CANADA.

HIS EXCELLENCY THE GOVERNOR GENERAL has been pleased to make the following appointments, viz:—

OTTAWA, 12th July, 1881.

JOHN COVERT, of Belleville, in the Province of Ontario, Gentleman; to be a Preventive Officer in Her Majesty's Customs.

14th July, 1881.

ROBERT BALDWIN MILBURN, of Toronto, in the Province of Ontario, Gentleman; to be a Preventive Officer in Her Majesty's Customs.

JAMES WALLER LAWRENCE, of Hantsport, in the Province of Nova Scotia, Esquire; to be a Sub-Collector in Her Majesty's Customs.

PROCLAMATIONS.

LORNE.

[L.S.]

CANADA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To Our Beloved and Faithful the Senators of the Dominion of Canada, and the members elected to serve in the House of Commons of Our said Dominion, and to each and every of you,—GREETING:

A PROCLAMATION.

WHEREAS Our Parliament of Canada stands prorogued to the Twentieth day of the month of July instant, at which time, at Our City of Ottawa, you were held and constrained to appear; Now Know YE, that for divers causes and considerations and taking into consideration the ease and convenience of Our Loving Subjects, We have thought fit, by and with the advice of Our Privy Council for Canada, to relieve you, and each of you, of your attendance at the time aforesaid, hereby convoking and by these presents enjoining you, and each of you, on the TWENTY-NINTH day of the month of AUGUST next, to meet Us in Our Parliament of Canada, at Our City of Ottawa, there to take into consideration the state and welfare of Our said Dominion of Canada, and therein to do as may seem necessary. HEREIN FAIL NOT.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Right Trusty and Well-Beloved Councillor, SIR JOHN DOUGLAS SUTHERLAND CAMPBELL, (commonly called the Marquis of Lorne), Knight of Our Most Ancient and Most Noble Order of the Thistle, Knight Grand Cross of Our Most Distinguished Order of St. Michael and St. George, Governor General of Canada and Vice Admiral of the same, &c., &c., &c.

At Our Government House, in Our CITY of OTTAWA, this FIFTEENTH day of JULY in the year of Our Lord one thousand eight hundred and eighty-one, and in the forty-fifth year of Our Reign.

By Command,

RICHARD POPE,
Clerk of the Crown in Chancery, Canada.

LORNE.

[L.S.]

CANADA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To all to whom these presents shall come, or whom the same may in anywise concern,—GREETING:

A PROCLAMATION.

Z. A. LASH, Deputy of the Minister of Justice, Canada. } WHEREAS it is, in and by the Act passed in the session of the Parliament of Canada, held in the thirty-sixth year

of Our Reign, chaptered nine, and intituled "An Act to provide for the appointment of Harbour Masters for certain ports in the Provinces of Nova Scotia and New Brunswick," amongst other things in effect enacted, that the said Act shall apply to the Provinces of Nova Scotia and New Brunswick only, and to such ports and such ports only (except the ports of Halifax and Pietou, in Nova Scotia, and St. John, in New Brunswick), in either of the said Provinces as shall from time to time be designated for that purpose by Proclamation under an Order or Orders of the Governor in Council :

AND WHEREAS an Order of the Governor in Council was passed on the twelfth day of July, in the year of Our Lord, one thousand eight hundred and eighty-one, designating Port of Hawkesbury, as a Port to which the said Act and Acts amending the same shall apply,—

Now KNOW YE, that We do hereby, and by virtue of the authority vested in Us by the said Act and Order in Council respectively, proclaim and declare that the Act hereinbefore mentioned and intituled "An Act to provide for the appointment of Harbour Masters for certain Ports in the Provinces of Nova Scotia and New Brunswick" and the Acts amending the same, shall hereafter apply to the Port of Hawkesbury, in the Province of Nova Scotia.

The limits of said port to be as follows : All that portion of the Gut of Canso, extending from Wilson's line on the east shore to the centre of the Gut, thence proceeding on a southerly course to abreast of Madden Point, also on the east shore, thence extending eastward so as to include Ship Harbour, thence northwards including Emery Pond to the place of beginning at Wilson's line.

Of all which Our loving subjects and all others to whom these presents may come or whom the same may concern, are hereby required to take notice and to govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Right Trusty and Well-Beloved Councillor, SIR JOHN DOUGLAS SUTHERLAND CAMPBELL, (commonly called the Marquis of Lorne), Knight of Our Most Ancient and Most Noble Order of the Thistle, Knight Grand Cross of Our Most Distinguished Order of St. Michael and St. George, Governor General of Canada and Vice Admiral of the same.

At Our Government House, in Our CITY of OTTAWA, this TWELFTH day of JULY, in the year of Our Lord, one thousand eight hundred and eighty-one, and in the Forty-fifth year of Our Reign.

By Command,

J. A. MOUSSEAU,
Secretary of State.

3-3

LORNE.

[L.S.]

CANADA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To all to whom these presents shall come, or whom the same may in anywise concern,—GREETING :

A PROCLAMATION.

Z. A. LASH, Deputy of the Minister of Justice, Canada. } WHEREAS, it is, in and by the Act passed in the Session of the Parliament of Canada, held in the thirty-sixth

year of Our Reign, chaptered nine and intituled "An Act to provide for the appointment of Harbour Masters for certain ports in the Provinces of Nova Scotia and New Brunswick," amongst other things in effect enacted, that the said Act shall apply to the Provinces of Nova Scotia and New Brunswick only, and to such ports and such ports only (except the ports of Halifax and Pietou, in Nova Scotia, and St. John, in New Brunswick), in either of the said Provinces as shall from time to time be designated for the purpose by Proclamation under an Order or Orders of the Governor in Council ;

AND WHEREAS an Order of the Governor in Council was passed on the twelfth day of July, in the year of Our Lord one thousand eight hundred and eighty-one, designating the Port of Lingan, as a port to which the said Act and Acts amending the same shall apply,—

Now KNOW YE, that We do hereby, and by virtue of the authority vested in Us by the said Act and Order in Council respectively, proclaim and declare that the Act hereinbefore mentioned and intituled "An Act to provide for the appointment of Harbour Masters for certain Ports in the Provinces of Nova Scotia and New Brunswick" and the Acts amending the same, shall hereafter apply to the Port of Lingan, in the Province of Nova Scotia.

Of all which Our loving subjects and all others to whom these presents may come, or whom the same may concern, are hereby required to take notice and to govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Right Trusty and Well-Beloved Councillor, SIR JOHN DOUGLAS SUTHERLAND CAMPBELL, (commonly called the Marquis of Lorne), Knight of Our Most Ancient and Most Noble Order of the Thistle, Knight Grand Cross of Our Most Distinguished Order of St. Michael and St. George, Governor General of Canada and Vice Admiral of the same, &c., &c., &c.

At Our Government House, in Our CITY of OTTAWA, this TWELFTH day of JULY, in the year of Our Lord, one thousand eight hundred and eighty-one, and in the Forty-fifth year of Our Reign.

By Command,

J. A. MOUSSEAU,
Secretary of State.

3-3

LORNE.

[L.S.]

CANADA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To all to whom the presents shall come, or whom the same may in anywise concern,—GREETING :

A PROCLAMATION.

Z. A. LASH, Deputy of the Minister of Justice, Canada. } WHEREAS in pursuance of the provisions of the Canada Temperance Act of 1878, the following notice has been addressed to the Secretary of State for Canada, embodying the petition therein set forth :

"To the Honorable the Secretary of State for Canada,—

"SIR,—We, the undersigned, electors of the County of Hants, Province of Nova Scotia, request you to take notice that we propose presenting the following petition to His Excellency the Governor General, viz :

" 'To His Excellency the Governor General of
" Canada, in Council,—

" 'The petition of the electors of the County of
" Hants, Province of Nova Scotia, qualified and
" competent to vote at the election of a member of
" the House of Commons, in the said County,

" 'Respectfully sheweth, That your petitioners are
" desirous that the second part of the Canada Tem-
" perance Act, 1878, should be in force and take
" effect in the said County :

" 'Wherefore, your petitioners humbly pray that
" Your Excellency will be pleased, by an Order in
" Council under the ninety-sixth Section of the said
" Act, to declare that the second part of the said
" Act shall be in force and take effect in the said
" County.

" 'And your petitioners will ever pray, &c.' And
" that we desire that the votes of all the electors of
" the said County of Hants be taken for and against
" the adoption of the said petition."

And whereas it appears by evidence to the satis-
faction of the Governor General in Council that such
notice has appended to it the genuine signatures of
one-fourth or more of all the electors of the said
County of Hants, the number of the signatures
to the notice proved to be genuine being one thousand
six hundred and eighty-nine, and that the other
requirements of the law have been observed ;

And whereas an Order of the Governor General in
Council has been passed directing that the votes of
all the electors of the said County of Hants be
taken for and against the adoption of the said
petition,—

Now Know YE, that We do hereby, and by virtue
of the authority vested in Us by the said Act and
Order in Council, proclaim and declare, that on
Thursday, the fifteenth day of September next, a poll
will be held in the said County of Hants for taking
the votes of the electors for and against the said
petition. That such votes will be taken between the
hours of nine o'clock in the forenoon and five o'clock
in the afternoon of that day and by ballot. That
Edward Curry, Esquire, Sheriff of the said County
of Hants, has been appointed Returning Officer
for the purpose of taking on that day the votes
of the electors for and against the petition and
of afterwards summing up the same and making a
return of the result to the Governor General in Coun-
cil. That the said Returning Officer is empowered
and required to appoint a Deputy Returning Officer
at and for each polling place or station. That the
Returning Officer will appoint persons to attend at
the various polling stations and at the final summing
up of votes on behalf of the persons interested in and
promoting or opposing, respectively, the adoption of
the petition, at the office of the said Sheriff of the
County of Hants, in the Town of Windsor, on
Monday the twelfth day of September next, at ten
of the clock in the forenoon.

That the votes of the electors will be summed up
and the result of the polling declared by the Return-
ing Officer at the said office of the said Sheriff of the
County of Hants, on Monday the nineteenth day
of September next, at ten of the clock in the
forenoon. And in the event of the petition being
adopted by the electors, the Governor General in
Council may, at any time after the expiration of
sixty days from the day on which the same was
adopted, by Order in Council published in the
Canada Gazette, declare that the second part of the
said Act shall be in force and take effect in such
county upon, from and after the day on which the
annual or semi-annual licenses for the sale of spiri-
tuous liquors then in force in such county will expire,
provided such day be not less than ninety days from
the day of the date of such Order in Council, and if it
be less, then on the like day in the then following
year.

Of all which Our loving subjects and all others
whom these presents may concern, are hereby
required to take notice and to govern themselves
accordingly.

IN TESTIMONY WHEREOF, We have caused these
Our Letters to be made Patent, and the Great
Seal of Canada to be hereunto affixed. WITNESS,
Our Right Trusty and Well-Beloved Councillor,
SIR JOHN DOUGLAS SUTHERLAND CAMPBELL, (com-
monly called the Marquis of Lorne), Knight of Our
Most Ancient and Most Noble Order of the Thistle,
Knight Grand Cross of Our Most Distinguished
Order of St. Michael and St. George, Governor
General of Canada and Vice Admiral of the
same.

At Our Government House, in Our CITY of
OTTAWA, this SECOND day of JULY,
in the year of Our Lord, one thousand eight
hundred and eighty-one, and in the Forty-
fifth year of Our Reign.

By Command,

J. A. MOUSSEAU,
Secretary of State.

3-3

ORDERS IN COUNCIL.

GOVERNMENT HOUSE, OTTAWA.

Friday, 29th day of July, 1881.

PRESENT :

THE HONORABLE SIR WILLIAM JOHNSTON
RITCHIE, KNIGHT, DEPUTY OF THE
GOVERNOR GENERAL, IN COUNCIL.

WHEREAS the Lieutenant Governor of the Pro-
vince of British Columbia, with the Legislative
Assembly of that Province, did, on the 8th day of May,
1880, pass two Acts which have been transmitted,
entitled respectively: "An Act to amend the 'Ca-
riboo Waggon Road Tolls Act, 1876,'" and "An Act
respecting Tolls on the Cariboo Waggon Road."

And whereas the said Acts have been laid before
the Deputy of the Governor General in Council,
together with a report from the Minister of Justice
recommending that the said Acts should be
disallowed,—

The Honorable the Deputy of His Excellency the
Governor General has thereupon this day been
pleased, by and with the advice of the Privy Council
for Canada, to declare His Disallowance of the said
Acts, and the same are disallowed accordingly.

Whereof the Lieutenant Governor of the Province
of British Columbia, and all other persons whom it
may concern are to take notice and govern themselves
accordingly.

J. O. COTÉ,
Clerk, Privy Council.

I, Sir William Johnston Ritchie, Deputy of the
Governor General of Canada, do hereby certify that
the Acts passed by the Legislature of British
Columbia, the 8th day of May, 1880, entitled respec-
tively: "An Act to amend the Cariboo Waggon Road
Tolls Act, 1876," and "An Act respecting Tolls on the
Cariboo Waggon Road," were received by His Excel-
lency the Governor General on the 10th day of August
A. D. 1880.

Given under my hand and seal this 29th day of
July A.D. 1881.

W. J. RITCHIE,
Deputy Governor.

(L. S.)

5-3

GOVERNMENT HOUSE, OTTAWA.

Tuesday, 12th day of July, 1881.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL
IN COUNCIL.

WHEREAS representations have been made by parties interested, showing that vessels laden with grain for delivery in Montreal Harbor frequently carry also deck loads of phosphates, and that being compelled to proceed at once to the Harbor for the discharge of the grain they pay tolls through to that point, subsequently re-entering the Lachine Canal for the storage of the phosphates, and in accordance with the existing regulations paying Canal dues a second time for such re-entry ;

And whereas a similar difficulty having been experienced with regard to the storage of surplus grain not required for shipment, an Order in Council was passed on the 8th of August 1878 allowing re-entry free of tolls for the purpose indicated,—

His Excellency in Council, on the recommendation of the Honorable the Acting Minister of Railways and Canals, has been pleased to order, and it is hereby ordered, that the Lachine Canal Basins within the Montreal City limits be henceforward considered as part of the Montreal Harbor for the purpose of the unloading of phosphates carried by vessels in addition to their grain cargoes as above described, it being, however, provided that in the event of their returning to the Harbor to take cargo the usual toll shall be charged against such vessels on their passing out of the Canal the second time.

J. O. COTÉ,
Clerk, Privy Council.

3-3

GOVERNMENT HOUSE, OTTAWA.

Thursday, 14th day of July, 1881.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL
IN COUNCIL.

ON the recommendation of the Honorable the Acting Superintendent General of Indian Affairs and under the provisions of the 4th section of the Act passed in the Session of the Parliament of Canada, held in the 44th year of Her Majesty's Reign, chaptered 17 and intituled "An Act to amend 'The Indian Act, 1880,'"—

His Excellency, by and with the advice of the Queen's Privy Council for Canada, has been pleased to order, and it is hereby ordered, that the following provisions and regulations be, and the same are hereby made and adopted :

"No Indian or other person may, without the consent in writing of the Indian Agent for the Reserve at Caughnawaga or Sault St Louis, in the province of Quebec, cut, carry away, or remove from said Reserve or any part thereof, any hard or sugar maple tree or sapling; and whosoever shall cut, carry away or remove from the aforesaid Reserve, or any part thereof, or buy or otherwise acquire from any Indian or other person, any hard or sugar maple tree or sapling so cut, carried away or removed from the aforesaid Reserve, or any part thereof, contrary to the provisions or regulations hereby made, shall be liable to be fined and imprisoned in accordance with the fifth section of the aforesaid Act."

J. O. COTÉ,
Clerk, Privy Council.

3-3

GOVERNMENT HOUSE, OTTAWA.

Thursday, 14th day of July, 1881.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL
IN COUNCIL.

ON the recommendation of the Honorable the Acting Superintendent General of Indian Affairs, and under the provisions of the 1st section of the Act passed in the Session of the Parliament of Canada, held in the 44th year of Her Majesty's Reign, chaptered 17 and intituled "An Act to amend 'The Indian Act, 1880,'"—

His Excellency, by and with the advice of the Queen's Privy Council for Canada, has been pleased to order, and it is hereby ordered, that the following provisions and regulations be, and the same are hereby made and adopted :—

"No Band or irregular Band of Indians, and no Indian of any Band or irregular Band in the North West Territories may, without the consent in writing of the Indian Agent for the locality, sell, barter, exchange, or give to any person or persons whomsoever, any grain, or root crops, or other produce grown on any Indian Reserve in the North West Territories, or on any part of such Reserve ; and any such sale, barter, exchange or gift shall be absolutely null and void, unless the same be made in accordance with the provisions and regulations hereby prescribed ; and any such grain, or root crops, or other produce, unlawfully in the possession of any person or persons shall be liable to be seized and taken possession of by any person acting under the authority, either general or special, of the Superintendent General of Indian Affairs, and to be dealt with as the Superintendent General, or any officer or person thereunto by him authorized may direct."

J. O. COTÉ,
Clerk, Privy Council.

3-3

TARIFF of Fees to be paid to the Port Warden for the Port of Port Mulgrave.

	\$	c.
First survey of hatches, and certificate.....	3	00
Each subsequent survey do	2	50
Survey of cargo where hatches have not been previously surveyed, and certificate.....	5	00
Each survey of damaged goods on the wharf or in store, value under \$200, and certificate....	3	00
Each survey of damaged goods on the wharf or in store, value \$200 and under \$500, and certificate	4	00
Each survey of damaged goods on the wharf or in store, value \$500 and over, and certificate	5	00
Survey of vessel damaged or arriving in distress, and certificate	8	00
Each subsequent survey, and certificate.....	5	00
Valuation of a vessel for average, under 200 tons, and certificate.....	5	0
Valuation of a vessel for average, of 200 tons and under 500 tons, and certificate	7	50
Valuation of a vessel for average, of 500 tons and upwards, and certificate.....	10	00
Survey of cargo reported to have shifted, and certificate	5	00
All extra copies of certificates when required..		50
Hearing and settling disputes between master and consignee of ships and owners of cargo, \$200 value, \$2; \$200 to \$500, \$3; \$500 to \$1,000, \$4; \$1,000 and over, \$5.		
Filing papers of auctioneer, &c.....		50
Ascertaining if vessel is seaworthy, and certificate.....	8	00
Vessels putting in in distress from foreign Ports, as under:—		
For every 1,000 bushels of wheat and peas	15	
Do do barley	12	
Do do oats	10	
Do do corn.....	10	
Do 1,000 barrels flour.....	1	00
Coal oil, per barrel.....		01
Ores and minerals, per ton, ballast excepted		04

\$ ct.

Lumber and all other description of timber,
per ton weight 02

GEO. B. HUDLEY,
Port Warden.

PRIVY COUNCIL OFFICE,
Ottawa, 14th July, 1881.

I hereby certify that the foregoing tariff of fees has
been submitted to and approved by His Excellency
the Governor General in Council, on the 12th day of
July, 1881.

3-3

J. O. COTÉ,
Clerk, Privy Council.

GOVERNMENT NOTICES.

NOTICE is hereby given that the question as to
the value of the property known as Tully's or
Darby's wharf in the City of Halifax, will be submitted
to the official arbitrators for the Dominion of Canada,
the said land and land covered with water having
been expropriated under the Government Railways
Act, chapter 25, 44 Victoria. And this notice is given
pursuant to section 15 of the said Act.

CHARLES TUPPER,
Minister of Railways and Canals.
Department of Railways and Canals,
Ottawa, 21st July, 1881.

4-3

PRIVY COUNCIL OFFICE.

OTTAWA, 20th July, 1881.

NOTICE is hereby given that, under the provisions
of the Act 44 Vict., chap. 26, His Excellency
the Governor General, by Order in Council of the 4th
day of July instant, has been pleased to empower the
undermentioned District Superintendents of Govern-
ment Telegraph lines to take from employes on those
lines the declaration as to secrecy provided by the
Act, viz :

British Columbia,—J. Wilson, Superintendent.
Anticosti,—J. A. LeBourdais, Superintendent.
Magdalen Islands,—Augustin LeBourdais, Superin-
tendent.
Grand Manan and Campobello,—H. Chipman Seely,
Superintendent.

4-3

J. O. COTÉ,
Clerk, Privy Council.

NOTICE.—Proposals will be received by the un-
dersigned until Tuesday, the 1st September,
1881, from persons desirous of leasing the privilege of
ferrying across the Ottawa River between the Town
of Pembroke, in the Province of Ontario, and Allu-
mette Islands in the Province of Quebec, established
under the Act 33 Vic., chap. 35, by order in Council
of the 1st June, 1881.

Copies of the regulations may be procured at the
Department of Inland Revenue and at the office of
Joseph Warren, Esq., Sub-Collector of Customs at
Pembroke.

Each proposal must be accompanied by an accepted
cheque on one of the chartered banks doing business
in Ottawa, for a sum equal to one-half the amount of
rent offered, which sum will be applied on account of
rent payable by the person whose proposal is accept-
ed. It will be refunded to those whose proposals
are refused, but no refund will be made to any one
who withdraws his proposal.

All proposals must be addressed to the undersigned,
and endorsed on the envelope "Tenders for the
Pembroke Ferry."

A. BRUNEL,
Commissioner of Inland Revenue.
Department of Inland Revenue,
Ottawa, 22nd July, 1881.

4-3

NOTICE.—Tenders will be received by the un-
dersigned until Twelve o'clock (noon) on Satur-
day, the 20th August, for the lease of the "*Union
Suspension Bridge*," between the Cities of Ottawa
and Hull, for a period of one year from the 1st
September, 1881.

Each tender must be accompanied by an accepted
cheque on one of the chartered banks doing business
in Ottawa for a sum equal to one quarter of the
amount of rent offered, which sum will be applied on
account of rent payable by the person whose proposal
is accepted. It will be refunded to those whose pro-
posals are refused, but no refund will be made to any
one who withdraws his proposal.

All proposals must be addressed to the undersigned
and endorsed on the envelopes "Tenders for the
Union Suspension Bridge."

The authorized schedule of tolls for the use of the
Bridge is as follows, viz :—

One horse and vehicle, each way of
passing..... 2 cents.
One horse and vehicle, going and com-
ing..... 3 "
Two horses and vehicle, each way of
passing..... 3 "
Two horses and vehicle, going and
coming..... 5 "
One horse and rider, each time..... 1 "
One horse, cow, ox, sheep, goat, pig,
or other animal..... 1 "
Animals in droves..... ½ "

A. BRUNEL,
Commissioner of Inland Revenue.

Department of Inland Revenue,
Ottawa, 2nd July, 1881.

4-3

PUBLIC Notice is hereby given, that under The
Canada Joint Stock Companies Act, 1877, sup-
plementary letters patent have been issued under
the great seal of the Dominion of Canada, bearing
date the twenty-ninth day of June, 1881, whereby the
total capital stock of "*The Victoria Consolidated
Silver Mining Company (Limited)*" is increased from
one hundred and twenty-eight thousand dollars to
four hundred thousand dollars.

Dated at the office of the Secretary of State of
Canada, this twenty-first day of July, 1881.

4-3

J. A. MOUSSEAU,
Secretary of State.

NOTICE TO MARINERS.

No. 13 of 1881.

HAY ISLAND RANGE LIGHTS.

NOTICE is hereby given that two Range Lights,
erected by the Government of Canada upon
Hay Island, Miramichi Bay, in the County of North-
umberland, New Brunswick, to enable vessels, in
seeking shelter, to clear the point of the shoal off the
east end of the Island, will be put in operation about
the 25th instant.

Lat. N. 47° 14' 10"

Long. W. 65° 3' 40"

The front light is fixed white catoptric, exhibited
from a lantern hoisted on a mast 15 feet high. It is
elevated 23 feet above high water, and should be
visible 10 miles. At the base of the mast is a small
shed painted red.

The back light is distant 210 feet from the front
one. It is fixed white catoptric, elevated 30 feet
above high water, and should be visible 11 miles. The
building is a square wooden tower, 21 feet high from
base to vane, and is painted white.

WM. SMITH,
Deputy of the Minister of Marine, &c.
Department of Marine,
Ottawa, 23rd June, 1881.

4-3

NOTICE TO MARINERS.

No. 15 of 1881.

TEMPORARY LIGHT AT QUACO.

NOTICE is hereby given that a temporary light has been established on the pitch of the cape at West Head, Quaco, New Brunswick Coast of the Bay of Fundy, to replace until further notice the lighthouse on the rock off Quaco, destroyed by fire on the 17th ultimo.

Lat. N. $45^{\circ} 19' 30''$ Long. W. $65^{\circ} 32' 0''$

The light is fixed white, in a lantern suspended from a pole 20 feet high, and should be visible under favorable conditions about six miles.

WM. SMITH,

Deputy of the Minister of Marine, &c.

Department of Marine and Fisheries,

Ottawa, 9th July, 1881.

4-3

PUBLIC Notice is hereby given that, under the Canada Joint Stock Companies Act, 1877, Letters Patent have been issued under the Great Seal of the Dominion of Canada, bearing date the twenty fifth day of June, 1881, incorporating George Albertus, Cox of the Town of Peterborough, in the County of Peterborough, in the Province of Ontario, in the

Dominion of Canada, insurance agent; Edmund Solomon Vinden and Edward Peplow, both of the Town of Port Hope, in the County of Durham, in the said Province of Ontario, commission merchants; Lewis Ross, of the said Town of Port Hope, merchant, and Henry Read, of the said Town of Port Hope, accountant, for the purpose of carrying on throughout the Dominion of Canada the business of elevating and storing wheat, grain and other produce and the construction, owning, leasing or hiring the necessary elevators with the requisite engines, machinery and appliances therefor, and of forwarding the same or any other goods, wares, merchandize or effects, and the construction, owning, leasing or hiring of sheds, stores and warehouses for the reception and storage of the same, and of sailing and steam vessels, barges, wharves, roads, engines, cars, trucks and other rolling stock and vessels or other property required for the purpose of carrying on such business or which may be incidental thereto or connected therewith by the name of "The Midland Elevator and Forwarding Company (Limited)," with a total capital stock of one hundred thousand dollars, divided into one thousand shares of one hundred dollars.

Dated at the Office of the Secretary of State of Canada, this fourteenth day of July, 1881.

J. A. MOUSSEAU.

Secretary of State.

3 3

POST OFFICE DEPARTMENT.

Dr. Post Office Savings Bank Account for the Month of June, 1881. Cr.

(Furnished to the Minister of Finance in accordance with the Post Office Act 1875, sec. 69, and Public Accounts Audit Act, 1878, Sec. 20.)

Balance in hands of Minister of Finance on 31st May 1881	\$5,823,223 10	Repayments at Post Office Savings Banks during month	\$214,655 92
Deposits in Post Office Savings Banks during month	428,612 00		
Interest allowed to Depositors on accounts closed during month	3,005 02	Balance :—	
Interest made principal on 30th June	168,043 57	At the credit of Depositors' Accounts	\$6,167,396 63
		Outstanding cheques held by Depositors, and not presented for payment.	40,830 14
	6,422,882 69		6,208,226 77
			6,422,882 69

J. M. COURTNEY,
Deputy Minister of Finance.

FINANCE DEPARTMENT, Ottawa, 26th July 1881.

THE FOLLOWING NEW POST OFFICES WERE ESTABLISHED IN CANADA
ON THE 1ST JULY, 1881.

NAME OF POST OFFICE.	TOWNSHIP OR PARISH.	ELECTORAL COUNTY.	POSTMASTER.
Alkali Lake.....	Cariboo.....B.C.	John E. Moore.
Beaumaris.....	Monck.....	Muskoka.....O.	Edward Prowse.
*Beauséjour.....	Unsurveyed.....	Unsurveyed.....M.	F. Schooley.
Big Bar Creek.....	Cariboo.....B.C.	Joseph Haller.
Bloomfield Station.....	Kings.....N.B.	Benjamin Gray.
Bumbury.....	Ameliasburg.....	Prince Edward..O.	Reuben S. Howell.
Chedworth.....	Melancton.....	Grey, E.R.....O.	James Corbett.
Clarence.....	Annapolis ..N.S.	S. N. Jackson.
Fortierville.....	St. Jean des Ch.illons.....	Lotbinière.....Q.	J. B. Fortier.
Garryowen.....	Sydenham.....	Grey, N.R.....O.	Mrs. E. Leighton.
*Glenora.....	Sec 28, Tp. 3, Range 13 W.	Marquette.....M.	Thomas Feely.
Gowrie.....	Fullarton.....	Perth, S.R.....O.	Richard Moore.
Greenfield.....	Colchester.....N.S.	Robert McKenzie.
Grimsby Camp.....	Grimsby.....	Lincoln.....O.	N. Phelps.
Jocelyn.....	St. Joseph's Island.....	Algoma.....O.	C. Young.
Kingscote.....	Proton.....	Grey, E.R.....O.	James Armstrong.
Leonardville.....	Charlotte.....N.B.	George F. Leonard.
*Lintrathen.....	Sec. 21, Tp. 5, Range 6, W.	Marquette.....M.	Andrew Riddell.
*Littleton.....	Sec. 15, Tp. 7, Range 12 W.	Marquette.....M.	Benjamin Denby.
Maple Lake.....	Stanhope.....	Peterborough, E.R.....O.	James Melville.
Millarton.....	Kincardine ..	Bruce, S.R.....O.	Robert Millar.
Mud Bay.....	New Westminster.....B.C.	Wm. Woodward.
Parisville.....	St. Jean des Chaillons.....	Lotbinière.....Q.	Isaie Paris.
Poplar Hill.....	Lobo.....	Middlesex, N.R.....O.	Eli R. Barclay.
River Gilbert Gold Mines.....	St. François.....	Beauce.....Q.	Joseph T. Lachance.
Sadowa.....	Dalton.....	Victoria, N.R.....O.	John H. Vanvlack.
*Savona's Ferry.....	Yale.....B.C.	Elizabeth Jane Wren.
Sea Side.....	Restigouche.....N.B.	Alex. Dickie.
Sleswick (re-opened).....	Albion.....	Cardwell.....O.	William Parkhill.
*Somerset.....	Sec. 19, Tp. 5, Range 9, W.	Marquette.....M.	A. D. Burdick.
Sturgeon Falls.....	Springer.....	District of Nipissing.....O.	James Holditch.
Sunnidale Corners.....	Sunnidale.....	Simcoe, N.R.....O.	John S. Dixon.
Tenby Bay.....	St. Joseph's Island.....	Algoma.....O.	J. W. Linton.
*Wellwood.....	Sec. 33, Tp. 12, Range 14..	Marquette.....M.	Cyrus Turner.
West Caledonia.....	Queens.....N.S.	William Butler.

* These offices were established on the 1st June, 1881.

CHANGES IN POST OFFICES ALREADY ESTABLISHED.

OFFICES CLOSED.

Nober, Co. Haldimand, O.
Portage River, Co. Northumberland, N.B.
Roxham, Co. St. John's, Q.

NAMES CHANGED.

Port Hoover, Co. Victoria, S.R., O.....to Finger Board.
Hope Bay, Co. Bruce, N.R., O.....to Hope Ness.

SUMMARY STATEMENT shewing the Quantity and Value of Goods entered for Consumption in the Dominion of Canada (exclusive of British Columbia) and the Duty Collected thereon, during the month ending 31st May, 1881.

ARTICLES.	ENTERED FOR CONSUMPTION.		
	Quantity.	Value.	Duty.
		\$ cts.	\$. cts.
Acids.....	\$	2,765 00	612 87
Agricultural Implements	"	21,389 00	5,850 65
Ale, Beer and Porter.....	Gals. 24,859	15,436 00	3,774 62
Animals.....	\$	40,058 00	8,009 59
Books, Pamphlets, &c., &c.....	"	88,641 00	13,670 43
Brass and manufactures of.....	"	26,185 00	6,972 36
Breadstuffs, viz :—			
Grain of all kinds.....	Bush. 299,033	130,248 00	29,059 46
Flour and Meal.....	Brls. 40,483	131,885 00	16,383 83
Rice and all other Breadstuffs.....	\$	40,604 00	16,755 98
Candles.....	Lbs. 34,160	4,984 00	1,243 40
Chicory.....	" 16,489	799 00	657 75
Coal of all kinds and Coke.....	Tons. 108,937	335,113 00	59,415 78
Coffee, from countries others than U. S.....	Lbs. 193,163	28,065 00	3,890 06
" " U. States.....	" 61,578	9,239 00	2,260 96
Copper and manufactures of.....	\$	15,935 00	1,924 55
Cordage of all kinds.....	"	23,175 00	2,412 30
Cotton, manufactures of.....	"	640,523 00	142,077 39
Drugs and Medicines.....	"	91,413 00	19,573 72
Earthen, Stone, and Chinaware.....	"	53,234 00	15,027 25
Fancy Goods.....	"	33,809 00	7,628 05
Fish.....	"	8,136 00	1,620 83
Fruit, Dried.....	Lbs. 41,796 00	9,940 01	
" green, &c.....	\$	53,819 00	11,141 17
Furs.....	"	69,370 00	10,754 70
Glass and Glassware.....	"	113,108 00	25,131 09
Gunpowder and explosive substances.....	"	17,232 00	5,491 35
Hats, Caps and Bonnets.....	"	80,823 00	20,203 80
Hops.....	" 8,347	1,729 00	500 82
Iron and Steel, and manufactures of.....	Lbs. 978,507 00	189,239 28	
Jewellery and watches, and manufactures of gold and silver	" 62,373 00	15,138 62	
Lead and manufactures of.....	" 29,515 00	4,306 06	
Leather and manufactures of.....	" 117,712 00	25,811 72	
Marble and Stone, and manufactures of.....	" 19,986 00	3,625 11	
Malt.....	Lbs.		
Metals, Composition, &c., and manufactures of.....	\$	42,207 00	8,598 30
Musical Instruments.....	"	30,145 00	8,373 75
Oils, Kerosene, Refined Petroleum, etc., etc.....	Gals. 102,326	16,073 00	7,427 07
" all other, N.E.S.....	" 105,234	62,205 00	14,116 65
Paints and Colors.....	\$	72,635 00	9,289 28
Paper and manufactures of.....	"	101,939 00	23,938 64
Perfumery, &c.....	"	1,474 00	442 20
Provisions, viz :			
Bacon, Hams, Shoulders, Sides ; Beef, Pork and Mutton.....	Lbs. 1,119,259	92,887 00	13,944 47
Butter.....	" 709	155 00	25 17
Cheese.....	" 4,701	735 00	141 03
Lard.....	" 322,632	37,423 00	6,452 64
Poultry and other meats.....	\$	6,985 00	1,200 02
Salt, not imported from Great Britain or British Possessions or for Gulf Fisheries.....	Lbs. 59,710	248 00	59 45
Seeds.....	\$	13,708 00	1,966 51
Silk, manufactures of.....	"	163,832 00	47,469 35
Soap of all kinds.....	Lbs. 134,856	8,691 00	2,765 12
Spices, ground and unground.....	\$	15,644 00	3,297 55
Starch.....	Lbs. 114,536	8,004 00	2,289 62
Spirits of all kinds.....	Gals. 66,302	68,530 00	92,973 97
Wines, other than Sparkling	" 35,065	29,911 00	21,756 67
" Sparkling	Doz. 1,297	10,575 00	6,045 43
Sugar, above No. 14, D.S.....	Lbs. 651,623	33,932 00	19,392 30
" equal to No. 9, and not above No. 14, D.S.....	" 5,573,634	203,195 00	102,735 23
" below No. 9, D.S.....	" 5,926,947	200,542 00	90,297 38
" Syrups, Cane Juice, &c.....	" 184,956	5,266 00	2,732 44
" Melado, &c., &c.....	" 1,762,751	50,682 00	21,814 92
Glucose and Syrups.....	" 55,677	1,923 00	914 46
Molasses for refining.....	Gals.		
Molasses not for refining.....	" 285,914	76,523 00	11,730 60
Tea from countries other than the U.S.....	Lbs. 1,256,962	255,298 00	55,265 90
" United States	" 453,961	88,090 00	30,508 63
Tobacco and Cigars.....	" 28,295	32,504 00	18,090 29
Wood and manufactures of.....	\$	110,313 00	27,540 34
Woollen manufactures	"	444,318 00	123,835 60
All other dutiable articles.....	\$	729,208 00	163,159 79
Total Dutiable Goods.....		\$6,343,406 00	\$1,611,687 33
Coin and Bullion (except U.S. silver coin).....		73,213 00	
Free Goods, all other.....		2,007,649 00	
Grand Total entered for Consumption.....		\$8,424,268 00	\$1,611,687 33

CUSTOMS DEPARTMENT,
OTTAWA, 12th July, 1881.

J. JOHNSON,
Commissioner of Customs.

NAME OF THE COMPANY.	Chief Agent to receive process.	Amount of Deposit. Deposits marked (A) are applicable solely to Life Policies existing 31st March 1878; marked (B) to policies subsequent to that date.	Description of Insurance business for which licensed.
The Accident Insurance Company of North America.....	Edward Rawlings, Manager, Montreal.....	\$13,500 Montreal Harbour bonds; \$9,733 Montreal Warehousing Bds.; \$550, 5 p. Canada stock. (Accepted at \$20,000).....	Accident.
The Aetna Insurance Company of Hartford, Connecticut.....	Robert Wood, General Agent, Montreal.....	\$5,070 Canada stock; \$23,000 Municipal Debentures; \$72,000 U.S. Bonds. (Accepted at \$97,771)	Fire and Inland Marine.
The Aetna Life Insurance Company of Hartford, Connecticut.....	Wm. H. Orr, Manager, Toronto.....	\$100,000 U.S. gold bonds (A), \$70,000 U.S. Bonds and \$25,000 Debts. Prov. of Queb. (B).....	Life.
The Agricultural Insurance Company of Watertown, N.Y., U.S.....	Jno. Fisher, Chief Agent, Cobourg.....	\$100,000 U.S. Bonds, 4 per cent.	Fire.
The Anchor Marine Insurance Company.....	Hugh Scott, Agent, Toronto.....	\$56,000 Municipal Debentures. (Accepted at \$50,400)	Inland Marine.
The British America Assurance Company, Toronto.....	Louis H. Boulton, Acting Manager, Toronto.....	\$61,000 Municipal Debentures. (Accepted at \$54,900).....	Fire and Inland Marine.
The Briton Life Association (Limited).....	J. B. M. Chipman, Chief Agent, Montreal.....	\$54,993—Canada 4 per cent. bonds.....	Life.
The Canada Fire and Marine Insurance Company.....	Charles Cameron, Managing Direct., Hamilt'n	\$57,000 Municipal Debent. (Accepted at \$51,300).....	Fire and Inland Marine.
The Canada Life Assurance Company, Hamilton	A. G. Ramsay, Manager, Hamilton	\$60,000 Municipal Debentures. (Accepted at \$54,000)	Life.
The Canadian Steam Users Insurance Association.....	W. B. McMurrich, Agent, Toronto.....	\$3,900 Imper. Building Society stock, \$5,000 Toronto Building and Loan Assoc. stock, \$1,600 Western Assur. stock.....	Steam Boilers, &c. Life and Accident.
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal.....	\$56,000 Municipal Debentures. (Accepted at \$50,400).....	Fire and Inland Marine.
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal	\$56,000 Montreal Harbor bonds. (Accepted at \$50,400).....	Guarantee.
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal.....	\$30,000 cash	Fire and Life.
The Commercial Union Assurance Company of London, England.....	Fred. Cole, General Agent, Montreal.....	\$100,344 Canada stock (Life A), \$50,613 Canada Con. 5 per cent. stock and \$55,967, 4 p. c. stock (Fire).....	Life.
The Confederation Life Association of Canada.....	J. K. Macdonald, Managing Director, Toronto	\$86,300 Municipal Debentures. (Accepted at \$77,650)	Fire and Inland Marine.
The Dominion Fire and Marine Insurance Company, (Hamilton).....	F. R. Despard, Manager, Hamilton.....	\$35,000 cash, \$15,000, City Victoria, B. C. Bonds.....	Life.
The Equitable Life Assurance Society of the United States, N. Y.....	R. W. Gale, Manager, Montreal	\$100,000 Canada stock (A) and \$65,000 U.S. Bonds (B).....	Fire.
The Fire Insurance Association (Limited), London, England.....	Wm. Robertson, Chief Agent, Montreal.....	\$100,000 Canada stock	Guarantee.
The Guarantee Company of North America.....	Edward Rawlings, Manager, Montreal.....	\$32,000 Municipal Debentures; \$15,000 Mon. Harb. Bonds; \$9,733 Mon. Warehous. bds. and \$400 stock. (Accepted at \$51,000)	Fire.
The Guardian Fire and Life Assurance Company, London, England.	Robt. Simms & Co., and Geo. Denholm, Gen. Agents, Montreal.....	\$100,343 Canada stock.....	Fire.
The Hartford Fire Insurance Company, Hartford, Connecticut.....	Robt. Wood, General Agent, Montreal	\$55,000 U.S. bds. and \$30,840 bank stock. (Accepted at \$100,000)	Fire.
The Imperial Insurance Company of London, England.....	W. H. Rintoul, Agent, Montreal.....	\$48,667 Con. 5 per cent. Can. stock, \$51,402 6 per cent. Can. stock	Fire.
The Lancashire Insurance Company	S. C. Duncan-Clark, Chief Agent, Toronto.....	\$100,000 Canada stock.....	Life.
The Lion Life Insurance Company (Limited) London, England.....	Fred. Stanciliffe, General Manager, Montreal.....	\$10,000 stg. Canada stock	Fire.
The Liverpool and London and Globe Insurance Company.....	G. F. C. Smith, Chief Agent, Montreal.....	\$50,000 Canada stock (Life), and \$3,000 Can. 5's; \$63,000 Municipal Deb., \$25,000 Montreal Investment Association; and \$17,030 cash. (Accepted at \$145,480)	Fire and Life
The London Assurance Corporation, England.....	C. C. Foster, Agent, Montreal.....	\$50,127 Canada Con. 5 p.c. stock and \$99,873 Canada stock, being (Fire) \$100,000 and (Life) \$50,000	Fire and Life.
The London Guarantee and Accident Co. (Limited)	A. T. McCord, Jr., Chief Agent, Toronto.....	\$11,000 stg. Canada Stock	Guarantee and Accident.
The London and Lancashire Fire Insurance Company, Liverpool.....	C. J. Spike, Chief Agt., Halifax, N.S.	\$21,000 stg., Canada Stock	Fire.
The London and Lancashire Life Assurance Company.....	William Robertson, Manager, Montreal.....	\$100,000 Canada stock (A) \$5,000 cash and \$4,867 Prov. of Queb. bonds (B)	Life.
The London Mutual Fire Insurance Company of Canada, London, Ont.	D. C. Macdonald, Secretary, London.....	\$25,000 Canada Stock and \$5,000 cash.....	Life.
The Metropolitan Life Insurance Company of New York.....	Thos. A. Temple, General Agent, St. John, N.B.....	\$100,000 U. S. bonds	Life
The Metropolitan Plate Glass Insurance Company, New York.....	A. J. Fell, Montreal.....	\$5,000 United States bonds.....	Plate Glass Insurance.
The Mutual Life Association of Canada.....	J. Turner, President, Hamilton.....	\$92,938 Municipal Debentures. (Accepted at \$83,690).....	Life.
The North American Mutual Life Insurance Company.....	Wm. McCabe, Managing Director, Toronto.....	\$50,000 cash	Life.
The North British and Mercantile Insurance Company.....	Macdougall & Davidson, General Agents, Montreal.....	\$50,000 Canada stock (Life A); \$47,000 Montreal Harbour bonds and \$65,000 Municipal Deb. (Fire). (Accepted at \$150,800)	Fire and Life

The Northern Assurance Company of Aberdeen and London	Taylor Bros., General Agents, Montreal.....	\$85,833 Canada stock, \$14,167 Canada 5's.....	Fire.
The Norwich Union Fire Insurance Society, Norwich, England.....	Alex. Dixon, Agent, Toronto.....	\$100,000 Canada Stock.....	Fire.
The Ontario Mutual Life Assurance Company.....	Wm. Hendry, Manager, Waterloo.....	\$56,157 Municipal Debentures. (Accepted at \$50,541)....	Life.
The Phoenix Insurance Company of Brooklyn.....	Robert Hampson, Agent, Montreal.....	\$100,000 U. S. bonds.....	Fire and Inland Marine.
The Phoenix Fire Assurance Company, London, England	Gillespie, Moffatt & Co., Gen Apts Mont.....	\$50 171 Canada stock, and \$50,126 Canada Con. 5 p.c. stock.....	Fire.
The Quebec Fire Assurance Company	J. G. Clapham, President, Quebec.....	\$25,000 Canada stock, \$60,000 Bank stock, and \$15,200 Municipal Debentures. (Accepted at \$38,680).....	Fire.
The Queen Fire and Life Insurance Company, England.....	A. M. Forbes & H. J. Mudge, Chief Agents, Montreal	\$100,000 Canada stock (Fire) and \$51,100 Canada Consol. 5 p. c. stock (Life).....	Fire and Life.
The Reliance Mutual Life Assurance Society, London, England.....	J. Cassie Hatton, Attorney, Montreal.....	\$100,000 Canada stock (A) and \$10,000 Canada stock (B).....	Life.
The Royal Canadian Insurance Company	Arthur Gagnon, Secretary, Montreal.....	\$56,000 Montreal Harbour bonds. (Accepted at \$50,400).....	Fire and Inland Marine.
The Royal Insurance Company	M. H. Gault & Wm. Tatley, Chief Agents, Montreal		
The Scottish Imperial Insurance Company	Taylor Bros., General Agents, Montreal.....	\$96,982 Canada stock, \$53,533 Canada Consol. 5 p. c. stock, \$170,333, British Consols—being \$149,182 (Fire) \$50,000 (Life A) and \$121,666 (General). Also \$97,333.33, British Annuities (General). Total \$418,182.....	Fire and Life.
The Sovereign Fire Insurance Company of Canada.....	Hon. Alex. Mackenzie, President, Toronto.....	\$71,068 Canada stock, \$20,000 Montreal Harbour bonds, \$13,500 Municipal Deb. (Accepted at \$101,107).....	Fire.
The Standard Life Assurance Company, Scotland.....	W. M. Ramsay, Manager, Montreal.....	\$115,655 Municipal Debent., cash \$3,684. (Accepted at \$101,218)....	Fire.
The Star Life Assurance Society of England	A. W. Lauder, General Treasurer, Toronto.....	\$64,000 Mun. Debts., \$107,000 Mont. Harbour Bds., (accepted at \$153,900), being \$126,750 (Life A), and \$27,150 (Life B).....	Life.
The Sun Mutual Life Insurance Company of Montreal.....	R. Macaulay, Secret. and Manager, Montreal.....	\$100,343 Canada stock.....	Life.
The Toronto Life Assurance and Tontine Company	Arthur Harvey, Manager, Toronto.....	\$56,000 Municipal Debentures. (Accepted at \$50,400).....	Life and Accident.
The Travelers Insurance Company of Hartford, Conn.	Thos. Simpson, Agent, Montreal.....	\$32,400 Municipal Debent., cash \$1,040.36. (Accepted at \$30,200)....	Life and Accident.
The Union Mutual Life Insurance Company of Maine	Wm. Mulock, Agent Toronto.....	\$100,000 U. S. bonds, \$25,000 Municipal Debent., \$20,000 Montreal Harbour Bonds, (accepted at \$140,500), being \$100,000 (Life A) \$25,000 par (Life B) and \$20,000 par, (accident)....	Life and Accident.
The Western Assurance Company, Toronto	J. J. Kenny, Managing Director, Toronto.....	\$100,000 U. S. 4 per cent. Bonds (A) and \$15,000 District of Columbia, U.S. Bonds (B).....	Life.
		\$57,700 Municipal Debentures. (Accepted at \$51,930).....	Fire and Inland Marine.

THE FOLLOWING LIFE INSURANCE COMPANIES HAVING CEASED TO TRANSACT NEW BUSINESS IN CANADA, ARE ENTITLED UNDER SECTION 17 OF THE CONSOLIDATED INSURANCE ACT OF 1877, TO TRANSACT ALL BUSINESS CONNECTED WITH POLICIES EXISTING AT 31st MARCH, 1878, AND THEIR DEPOSITS ARE APPLICABLE TO THOSE POLICIES SUBJECT TO THE PROVISIONS OF THE INSURANCE ACTS OF 1868 AND 1871.

NAME OF THE COMPANY.	Chief Agent to receive process.	Amount of Deposit.	Business.
The Briton Medical and General Life Association, London, England.	Jas. B. M. Chipman, Manager, Montreal.....	\$100,343 Canada Stock	Life.
The Connecticut Mutual Life Insurance Company of Hartford, Conn., U.S.....	Robt. Wood, General Agent, Montreal.....	\$100,000 U.S. Bonds.....	Life.
The Edinburgh Life Assurance Company.....	David Higgins, Chief Agent, Toronto.....	\$150,515 Canada Stock.....	Life.
The Life Association of Scotland.....	George W. Ford, Chief Agent, Montreal.....	\$150,000 Canada Stock	Life.
The National Life Insurance Company of the United States of America.....	John F. Bell, Attorney, Windsor.....	\$100,000 U. S. Bonds.....	Life.
The New York Life Insurance Company	F. W. Campbell, M.D., Attorney, Montreal.....	\$100,000 U. S. Bonds.....	Life.
The North Western Mutual Life Insurance Company of Milwaukee...	M. W. Mills, Chief Agent, Toronto.....	\$100,000 U. S. Bonds.....	Life.
The Phoenix Mutual Life Insurance Company, Hartford, Connecticut	A. R. Bethune, General Agent, Montreal.....	\$105,000 U. S. Bonds.....	Life.
The Positive Government Security Life Assurance Company (limited) England.....	John Taylor, Secretary, Montreal.....	\$8,273 Canada 5 per cent Debentures.....	Life.
The Scottish Amicable Life Assurance Society.....	Geo. Wm. Ford, General Agent, Montreal.....	\$150,000 Canada Stock.....	Life.
The Scottish Provident Institution.....	R. A. Ramsay, Attorney, Montreal.....	\$100,343 Canada Stock.....	Life.
The Scottish Provincial Assurance Company	Geo. Wm. Ford, Secretary, Montreal	\$150,790, viz: 112,343, Canada Stock, and \$38,447 Canada 6 per cent debentures.....	Life.
The United States Life Insurance Company	\$60,000 U. S. Gold Bonds.....	Life.

NOTE.—The Globe Mutual Life Insurance Company of New York, has been declared insolvent both in the United States and Canada, and Jas. D. Fish of New York has been appointed Receiver by the United States Courts, and W. C. Wells, of Montreal, has been appointed Assignee by the Superior Court of Lower Canada, Montreal, for the Canadian business of the Company. The deposit of the Company with the Government, \$100,000 U.S. Bonds, has by order of said Superior Court, been delivered to the Bankers of that Court. The Merchants' Marine Insurance Company of Montreal has ceased to transact business and is winding up its affairs. The deposit has been surrendered to the Company, except \$2,223 cash held against contested claims.

Office of the Superintendent of Insurance,
Ottawa, 30th June, 1881.

J. B. CHERRIMAN, Superintendent of Insurance.

MONTHLY STATEMENT of Goods Exported from the Dominion of Canada (exclusive of British Columbia) for May, 1881.

	Produce of Canada.	Produce of other countries.	Total,
	\$ cts.	\$ cts.	\$ cts.
Produce of the Mine.....	88,426 00	12,808 00	101,234 00
do Fisheries.....	244,580 00	904 00	245,484 00
do Forest.....	1,538,296 00	48,701 00	1,586,997 00
Animals and their Produce.....	1,494,214 00	227,046 00	1,721,260 00
Agricultural Products.....	1,930,406 00	127,401 00	2,057,807 00
Manufactures	246,424 00	90,876 00	337,300 00
Miscellaneous Articles.....	60,274 00	8,952 00	69,226 00
Totals.....	5,602,620 00	516,688 00	6,119,308 00
Coin and Bullion.....			
Grand Total.....	5,602,620 00	516,688 00	6,119,308 00

CUSTOMS DEPARTMENT,
OTTAWA, 13th July, 1881.

J. W. PEACHY,
Acting-Commissioner of Customs.

STATEMENT of the Balances at Cr. of Depositors in Government Savings Banks, on 31st May, 1881, published in accordance with Act 34 Vic., Chap. 6, Sec. 23.

BANK.	Balance on 30th April, 1881.	Deposits for May, 1881.	Total.	Withdrawn, May, 1881.	Balance, 31st May, 1881.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
<i>Ontario—</i>					
Toronto.....	441,820 79	35,203 49	477,024 28	16,123 14	460,901 14
<i>Manitoba—</i>					
Winnipeg.....	164,476 67	43,094 68	207,571 35	23,335 22	184,236 13
<i>British Columbia—</i>					
Victoria.....	1,134,059 34	73,787 00	1,207,846 34	34,770 21	1,173,076 13
Nanaimo.....	106,008 07	17,146 00	123,154 07	3,144 75	120,009 32
New Westminster.....	131,222 99	9,195 00	140,417 99	6,996 61	133,421 38
<i>Nova Scotia—</i>					
Amherst.....	74,115 62	11,641 00	85,756 62	3,835 67	81,920 95
Antigonish.....	25,734 09	3,441 00	29,175 09	3,098 11	26,076 98
Annapolis.....	68,737 60	22,771 26	91,508 86	6,214 76	85,294 10
Arichat.....	116,896 88	3,817 25	120,714 13	2,544 68	118,169 45
Acadia Mines.....	25,729 77	573 00	26,302 77	1,003 60	25,299 17
Baddeck.....	17,925 58	4,393 00	22,318 58	794 52	21,524 06
Bridgewater.....	13,776 75	2,531 00	16,307 75	1,228 00	15,079 75
Barrington.....	23,493 30	2,671 00	26,164 30	236 32	25,927 98
Digby.....	42,401 30	7,787 00	50,191 30	1,811 24	48,380 06
Guysboro'.....	36,798 79	2,385 00	39,183 79	3,543 36	35,640 43
Halifax.....	2,091,284 98	85,777 04	2,177,062 02	79,655 73	2,097,406 29
Kentville.....	62,902 93	10,930 00	73,832 93	9,770 11	64,062 82
Liverpool.....	96,497 33	3,531 00	100,028 33	2,175 77	97,852 56
Little Glace Bay.....	1,274 48		1,274 48		1,274 48
Ungava.....	2,997 30	370 21	3,367 51	279 00	3,088 51
Lunenburg.....	54,162 39	5,698 00	59,860 39	1,026 53	58,833 86
Maitland.....	48,050 80	2,822 00	50,872 80	3,287 96	47,584 84
New Glasgow.....	77,854 18	9,103 00	86,957 18	5,677 38	81,279 80
Parrsboro'.....	30,566 75	2,929 00	33,495 75	753 81	32,741 94
Port Hood.....	39,184 88	3,984 00	43,168 88	1,600 00	41,568 88
Pictou.....	31,655 71	2,226 00	33,881 71	195 05	33,686 66
Shelburne.....	26,406 58	1,187 00	27,593 58	748 40	26,845 18
Sydney.....	141,412 32	4,454 00	145,866 32	6,486 61	139,379 71
Sherbrooke.....	30,884 97	415 00	31,299 97	2,560 00	28,739 97
Truro.....	146,149 01	11,145 00	157,294 01	6,929 86	150,364 15
Windsor.....	344,206 79	11,909 00	356,115 79	4,357 62	351,758 17
Weymouth.....	47,091 56	620 00	47,711 56	3,227 28	44,484 28
Yarmouth.....	238,038 40	7,468 00	245,506 40	9,904 79	235,601 61
<i>New Brunswick—</i>					
Bathurst.....	54,377 04	749 00	55,126 04	1,014 56	54,111 48
Chatham.....	165,736 96	2,290 00	168,026 96	8,544 82	159,482 14
Dalhousie.....	119,649 90	1,422 00	121,071 90	3,577 70	117,494 20
Dorchester.....	12,854 16	60 00	12,914 16		12,914 16
Fredericton.....	196,944 71	21,445 00	218,389 71	7,809 23	210,580 48
Hillsboro'.....	11,956 07	1,343 00	13,299 07	526 32	12,772 75
Moncton.....	84,296 96	14,398 00	98,694 96	9,127 07	89,567 89
Newcastle.....	105,658 39	4,673 00	110,331 39	8,217 70	102,113 69
Richibucto.....	56,853 70	170 00	57,023 70	1,880 47	55,143 23
St. Andrews.....	152,436 69	7,055 00	159,491 69	4,005 15	155,486 54
St. John.....	1,311,607 93	58,424 00	1,370,031 93	25,548 12	1,344,483 81
Woodstock.....	142,423 69	5,393 00	147,816 69	3,077 69	144,739 00
<i>Prince Edward Island—</i>					
Charlottetown.....	576,560 89	32,722 00	609,282 89	21,626 37	587,656 52
Total.	8,925,178 99	555,148 93	9,480,327 92	342,271 29	9,138,056 63

FINANCE DEPARTMENT,
OTTAWA, 12th July, 1881.

J. M. COURTNEY,
D. M. F.

CIRCULATION AND SPECIE.

	1st July.	31st August.	30th September.	31st October.	30th November.	31st Decembe
Fractionals.....	129,936 98	136,980 98	132,461 98	135,641 98	144,103 98	148,722 98
\$1 & \$2.....	3,608,651 25	3,669,126 25	3,828,640 25	3,999,452 25	4,043,979 25	4,068,915 25
\$5, \$10 & \$20	81,288 98	80,844 91	80,544 91	80,249 91	79,954 91	79,465 18
\$50 & \$100	767,600 00	776,250 00	786,600 00	798,400 00	806,050 00	773,750 00
\$500 & \$1000	9,218,500 00	9,451,500 00	9,536,000 00	9,680,000 00	9,780,000 00	9,163,500 00
Total.....	13,805,977 21	14,114,702 14	14,364,247 14	14,693,744 14	14,854,088 14	14,234,353 41
	31st January.	28th February.	31st March.	30th April.	31st May.	30th June.
Fractionals.....	146,596 73	147,343 98	151,034 98	149,867 60	148,099 60	150,216 35
\$1 & \$2.....	3,972,375 25	3,941,619 75	3,957,697 75	3,950,170 75	3,996,193 75	4,234,973 25
\$5, \$10 & \$20.....	79,040 18	78,860 18	78,695 45	77,640 45	77,355 45	78,180 45
\$50 & \$100.....	774,400 00	769,450 00	827,200 00	832,050 00	844,000 00	849,425 00
\$500 & \$1000.....	9,107,500 00	9,120,000 00	9,180,500 00	9,161,000 00	9,186,500 00	9,227,000 00
Total.....	14,079,912 16	14,057,273 91	14,195,128 18	14,170,728 80	14,252,148 80	14,539,795 05

Fractional Notes.....	150,216 35	Specie held at Montreal, June 30th.....	1,584,968 92
Provincial "	186,412 95	Toronto, do 30th.....	565,084 81
Montreal issue.....	7,544,983 00	Halifax, do 30th.....	662,204 06
Toronto "	4,266,874 00	St. John, do 30th.....	198,325 44
Halifax "	1,696,113 50	Winnipeg, do 30th.....	8,100 16
St. John "	673,998 75	Victoria, May 31st.....	40,000 00
Victoria "	21,196 50		
Total.	\$14,539,795 05	Guaranteed Sterling Debentures.....	3,058,683 39
			2,920,000 00
			5,978,683 39
		Guaranteed Debentures to be held under	
		Vic. 43, cap. 13—	
		10 p. c. on \$14,539,795 05	1,453,979 50
		Specie to be held under Vic. 43, cap. 13—	
		15 p. c. on 14,539,795 05	2,180,969 26
			\$3,634,948 76
		Excess of Specie and Guaranteed Debentures.....	2,343,734 63
		Unguaranteed Debentures to be held under Vic. 43, cap. 13.	11,250,000 00
		75 p.c. on 14,539,795 05	10,904,846 29
		Excess of Unguaranteed Debentures.....	345,153 71
		SUMMARY.	
		Excess of Specie and Guaranteed Debentures.....	2,343,734 63
		Excess of Unguaranteed Debentures.....	345,153 71
			2,688,888 34

FINANCE DEPARTMENT,
Ottawa, 7th July, 1881.

J. M. COURTNEY,
Deputy Minister of Finance.

FRED. TOLLER,
Comptroller, Dominion Currency.

RETURN OF THE AMOUNT OF LIABILITIES AND ASSETS OF THE MONTREAL CITY AND DISTRICT SAVINGS BANK, AND OF THE CAISSE
D'ECONOMIE DE NOTRE-DAME DE QUEBEC, ON THE 30th JUNE, 1881.

LIABILITIES.											
CAPITAL.											
	Capital Stock.	Capital paid up.	Dominion Govt. deposits payable on demand.	Provincial Govt. deposits payable on demand.	Other deposits payable on demand.	Dominion Govt. deposits payable after notice.	Provincial Govt. deposits payable after notice.	Other deposits payable after notice.	Special Poor Fund or Charity Trust.	Other Liabilities.	Total Liabilities.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
City and District Savings Bank.....	2,000,000 00	600,000 00	237,964 71	17,030 00	4,856,897 47	180,000 00	38,614 83	5,330,507 01
Caisse d'Economie Notre-Dame de Québec.....	1,000,000 00	250,000 00	2,828,990 75	83,000 00	14,778 37	2,926,769 12
ASSETS.											
		Dominion Securities.	Provincial or Municipal Securities.	Loans having Government Securities.	Loans secured by Bank Stock	Loans secured by Stock, &c.	Cash in hand or on call in chartered Banks.	Special Poor Fund or Charity Fund Investments.	Bank Stock prior to incorporation.	Other Assets.	Total Assets.
		\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
City and District Savings Bank.....	880,294 84	600 82	2,151,559 99	1,315,807 53	1,067,490 08	180,000 00	*423,300 62	6,019,053 86
Caisse d'Economie Notre-Dame de Québec.....	97,463 27	614,350 48	715,822 42	111,305 18	1,233,277 39	83,000 00	245,220 00	116,515 05	3,216,953 79

* Including landed property of Bank \$345,407 87.

FINANCE DEPARTMENT,
Ottawa, 7th July 1881.

J. M. COURTNEY,
Deputy Minister of Finance.

TO ADVERTISERS IN THE GAZETTE.

PARTIES sending advertisements to be inserted in "The Canada Gazette," will hereafter please observe the following rules:

1st. Address "The Canada Gazette, Ottawa, Canada"

2nd. Indicate the number of insertions required

3rd. Invariably remit the fees for such advertisements, together with the price of one Gazette, as below. Otherwise they will not be inserted. The rates are eight cts. for the first insertion, and two cts. for each subsequent insertion per line of nine words, each figure counting as one word.

Subscribers will also notice that the subscription, \$4 per annum, is invariably payable in advance, and that the "Gazette" will be stopped from them at the end of the period paid for. Single numbers will be charged ten cts. each, and when more than one are required by advertisers, must be remitted for likewise.

BROWN CHAMBERLIN,
Queen's Printer.

Office of Queen's Printer,
Ottawa, 11th May, 1872.

APPLICATIONS TO PARLIAMENT.

DOMINION PARLIAMENT.

Rules relating to Notices for Private Bills.

51. All applications for Private Bills, properly the subjects of legislation by the Parliament of Canada, within the purview of "The British North America Act, 1867," whether for the erection of a Bridge, the making of a Railroad, Turnpike Road or Telegraph Line; the construction or improvement of a Harbour, Canal, Lock, Dam or Slide, or other like work; the granting the right of Ferry; the incorporation of any particular Trade or Calling, or of any Banking or other Joint Stock Company; or otherwise for the granting to any individual or individuals, any exclusive or peculiar rights or privileges whatever, or for doing any matter or thing which, in its operation, would affect the rights or property of other parties, or relate to any particular class of the community; or for making any amendment of a like nature to any former Act, shall require a Notice, clearly and distinctly specifying the nature and object of the application, and (except in the case of existing corporations) signed by, or on behalf of the applicants, to be published as follows, viz:

In the Provinces of Quebec and Manitoba.

A notice inserted in the *Canada Gazette*, in the English and French languages, and in one newspaper in the English, and in one in the French language in the District affected, or in both languages in one paper, if there be but one in the said District, or if there be no paper published therein, then, in both languages, in a paper in the nearest District, in which newspaper is published.

In any other Province.

A notice inserted in the *Canada Gazette*, and in one newspaper published in the County, or Union of Counties affected, or if there be no paper published therein, then in a newspaper in the nearest County in which a newspaper is published. Such Notices to be continued in each case, for a period of two months during the interval of time between the close of the next preceding Session and the consideration of the petition. And copies of the newspapers containing the first and last insertion of such notice shall be sent to the Clerk of each House.

When a Petition is for leave to bring in a Private Bill for the erection of a Toll Bridge, the petitioner or petitioners, upon giving the notice prescribed by the

preceding Rule, shall also, at the same time, and in the same manner, give notice of the rates which they intend to ask; the extent of the privilege, the height of the arches, the interval between the abutments or piers for the passage of rafts and vessels, and whether they intend to erect a drawbridge, and the dimensions of the same.

Any person seeking to obtain any Private Bill shall, eight days before the meeting of Parliament, deposit with the Clerk of the House, in which the bill is to originate, a copy of such bill in the English or French language, with a sum sufficient to pay for translating and printing the same—600 copies to be printed in English, and 200 copies in French—the translation to be done by the officers of the House, and the printing by the contractor. The applicant shall be also required to pay the accountant of the House a sum of \$200 and the cost of printing the Act in the Statutes, and lodge the receipt of the same with the Clerk of the Committee to which such Bill is referred—such payment to be made immediately after the second reading, and before the consideration of the Bill by such Committee.

No Petition for a Private Bill is received by either House after the first ten days of the session.

ROBERT LEMOINE,
Clerk of the Senate.
JOHN GEORGE BOURINOT,
Clerk of the Commons.

Rules of the Senate relating to Notices for Bills of Divorce.

72. Every Applicant for a Bill of Divorce is required to give notice of his intention so to do, and to specify from whom and for what cause, by advertisements during six months, in the *Canada Gazette*, and in two newspapers published in the District, in Quebec and Manitoba, or in the County, or Union of Counties in the other Provinces, where such applicant usually resided at the time of the separation, or if thy requisite number of papers cannot be found therein then in the adjoining District, or County, or Union of Counties.

73. A copy of the notice, in writing, is to be served at the instance of the applicant, upon the person from whom the Divorce is sought, if the residence of such person can be ascertained; and proof on oath of such service, or of the attempts made to effect it, to the satisfaction of the Senate, is to be adduced before the Senate on the reading of the Petition.

ROBERT LEMOINE,
Clerk of the Senate.

NOTICE is hereby given that an application will be made to the Parliament of the Dominion of Canada, at the next session thereof, on behalf of Matthew Gardiner, of the Township of Sydenham, in the County of Grey and Province of Ontario, farmer, for a Bill of Divorce from Elizabeth Ann Gardiner, his wife, on the ground of adultery.

EDGAR, RITCHIE & MALONE,
Solicitors for the applicant.

Dated at Toronto, this 6th day of May, 1881. 46-27

APPLICATIONS FOR CHARTER BY LETTERS PATENT.

NOTICE is hereby given that within one month after the last publication of this notice, application will be made to His Excellency the Governor General in Council under the Canada Joint Stock Companies Act 1877, for letters patent incorporating the undermentioned applicants and those other persons who have subscribed shares in the capital stock of the proposed Company, or who may become shareholders in the proposed Company, as a body corporate and politic for the purposes hereinafter mentioned.

1. The proposed corporate name of the Company is, "The Midland Rolling Stock Company (Limited)."
2. The purposes for which such incorporation is

sought, are, the acquiring and holding of all kinds of rolling stock suitable for use upon railroads in the several Provinces of the Dominion. The leasing, and selling, or otherwise disposing thereof to any, or every Railway Company, or person, and the manufacture of all or any kinds of such rolling stock.

3. The chief place of business of the said Company is to be the Town of Peterborough, in the County of Peterborough, in the Province of Ontario.

4. The intended amount of the capital stock is one hundred thousand dollars.

5. The number of shares is to be one thousand, the amount of each share one hundred dollars.

6. The names in full and the addresses and callings of each of the applicants are, George Albertus Cox, of the said Town of Peterborough, insurance agent; Edmund Solomon Vindin, of the Town of Port Hope, in the County of Durham, and said Province of Ontario, commission merchant; Lewis Ross, of the said Town of Port Hope, merchant; Edward Peplow, of the said Town of Port Hope, produce merchant, and Henry Read, of the said Town of Peterborough, accountant.

7. The said George Albertus Cox, Edmund Solomon Vindin and Edward Peplow, all of whom are resident in Canada, are to be the first or provisional Directors of the said Company.

Dated at Peterborough aforesaid, this Fourteenth day of July, A.D., 1881.

5-6

DENNISTOUN, BROS. & HALL,
Solicitors for applicants.

NOTICE.—David George Hatton, solicitor, and Robert Archibald Morrow, Esquire, both of the town of Peterborough, in the Province of Ontario; Thomas Thomson Turnbull, merchant, of the city of Montreal, in the Province of Quebec; George Burchell Williams, Esquire, of the town of Lafayette, in the State of Indiana, one of the United States of America, and John Franklin Olmstead, Esquire, of the city of Washington, in the district of Columbia, in the said United States, give notice hereby that they will apply, under the provisions of "The Canada Joint Stock Companies' Act, 1877", by petition to the Governor in Council for letters patent under the Great Seal of the Dominion of Canada incorporating them and such others as may hereafter become shareholders in the Company to be thereby created, a body corporate and politic under the name of "The Canadian Mutual Telegraph Company."

The said Company will be incorporated for the purpose of erecting, constructing and building a line or lines of telegraphic communication throughout the Dominion of Canada, with all the powers and privileges necessary for completing, maintaining and working such telegraphic communication.

The said Company will have its chief place of business in the city of Montreal.

The amount of the capital stock of the said Company shall be one million of dollars, divided into ten thousand shares of one hundred dollars each share.

The said David George Hatton, Robert Archibald Morrow, Thomas Thomson Turnbull, George Burchell Williams and John Franklin Olmstead will be the Provisional Directors of the said Company.

CARTER & CARTER,

Solicitors and Attorneys for said applicants.
Montreal, 22nd July, 1881.

the said Company is sought are the manufacture and sale throughout the Dominion of Canada of the "Dominion Safety Switch," an invention patented under the number 9,965 in the Patent Office of the Dominion of Canada, which said patent was granted on the thirteenth day of May 1879, for improvements in railroad switches.

That the chief place of business of the said Company is to be at the City of Montreal, in the Province of Quebec.

That the intended amount of the capital stock of the said Company, is one hundred thousand dollars divided into two thousand shares of fifty dollars each.

That the names in full, addresses and callings of the said applicants are: Azro Buck Chaffee, of the City of Montreal, Esquire; Peter Alexander Peterson, of the City of Montreal, civil engineer; William T. Hunt, of Boston, in the State of Massachusetts, one of the United States of America, manufacturer; Edwin Gordon, of Hyde Park, in the said State of Massachusetts, manufacturer; and John A. Duggan, of Quincy, in the said State of Massachusetts, manufacturer; and that the said Peter Alexander Peterson, Azro Buck Chaffee, and Edwin Gordon, of whom the major part are resident in Canada, are to be the first or provisional Directors of the said Company.

CHURCH, HALL & ATWATER,

Solicitors for applicants.

Montreal, 21st April, 1881.

3-6

NOTICE is hereby given that within one month after the last publication of this notice application will be made to the Governor in Council under "The Canada Joint Stock Companies Act of 1877" for Letters Patent incorporating the undermentioned applicants and such others as may become shareholders in the proposed company, a body corporate and politic for the purposes hereinafter mentioned:

1. The proposed name of the company is "The Dominion Sugar and Syrup Company (limited)."

2. The purposes for which its incorporation is sought are the manufacturing, refining, buying and selling of starch, glucose, grape, cane and other sugars and syrups, and the owning or hiring of land, buildings and plant necessary therefor.

3. The chief place of business of the said company is to be the City of Ottawa, in the Province of Ontario.

4. The intended amount of the capital stock is twenty thousand dollars.

5. The number of shares is to be two hundred and the amount of each share one hundred dollars.

6. The names in full and the address and calling of each of the applicants are George Joseph O'Doherty, barrister at law, William McKay, painter, James Boyle O'Doherty, merchant, Henry Francis MacCarthy, druggist, Joseph Robert Esmonde, merchant, George Patrick Brophy, civil engineer, Joseph Boyden, merchant, William Edward Brown, merchant, John Charles Roger, printer, Pierre Hyacinthe Chabot, merchant, all of the said City of Ottawa; all of which said applicants are to be the first or provisional Directors of said Company.

G. J. O'DOHERTY,

Attorney for applicants.

Ottawa, 2nd July, 1881.

1-6

NOTICE is hereby given that application will be made to His Excellency the Governor General in Council, for a charter of incorporation by Letters Patent under the Great Seal of the Dominion of Canada and in accordance with the provisions of the "Canada Joint Stock Companies Act, 1877," for the purpose of constituting Azro B. Chaffee, Peter A. Peterson, William T. Hunt, Edwin Gordon, and John A. Duggan, and such others as may become shareholders in the proposed Company a body politic and corporate under the name of "The Dominion Safety Switch Company," (Limited).

That the purposes for which the incorporation by

NOTICE is hereby given that within one month after the last publication of this notice, application will be made to His Excellency the Governor General in Council under the Canada Joint Stock Companies Act, 1877, for letters patent incorporating the undermentioned applicants and those other persons who have subscribed shares in the capital stock of the proposed Company, or who may become shareholders in the proposed Company, as a body corporate and politic for the purposes hereinafter mentioned.

(1) The proposed corporate name of the Company is, "The Kingston Charcoal and Iron Company (Limited)."

(2) The purposes for which such incorporation is sought are, the manufacturing and dealing in charcoal and other products of wood, and the manufacturing and dealing in iron and steel and the products thereof.

(3) The operations of the proposed Company are to be carried on in the counties of Frontenac, Lennox and Addington, Leeds, Lanark and Renfrew, in the Province of Ontario and elsewhere throughout the Dominion of Canada.

(4) The chief place of business of the said Company shall be at the City of Kingston, in the Province of Ontario.

(5) The intended amount of the capital stock is fifty thousand dollars.

(6) The number of shares is to be five hundred and the amount of each share one hundred dollars.

The names in full and the address and calling of each of the applicants are, Charles Fuller Gildersleeve, steamboat owner; Henry Cunningham, iron manufacturer; John Short Muckleston, hardware merchant; George Milnes Macdonnell, barrister; John Bell Carruthers, banker; the Honorable Sir Richard Cartwright, K.C.M.G.; George A. Kirkpatrick, M.P., barrister; Alexander Gunn, M.P., merchant; John Mudie, barrister; Douglas Jones, major; S. G. Fairtlough, major; Edgar Kensington, major; James Williamson, professor; George D. Ferguson, professor; Richard Macpherson, emigration agent; Robert Gardiner, merchant; James P. Gildersleeve, barrister; Allan Jones, assistant post office inspector; James Swift, forwarder; Benjamin Folger and Henry Folger, bankers; William Harty, merchant; Samuel Harper, merchant; Sydenham C. McGill, broker; Leonard Clements, dentist; Davidson, Doran & Co., iron founders, all of the City of Kingston, in the Province of Ontario, and Boyd Caldwell and Thomas B. Caldwell, woolen manufacturers, and W.C. Caldwell, M.P.P., lumber merchant, all of the village of Lanark, in the County of Lanark, in the Province of Ontario.

The first five above named applicants are to be the first or provisional directors of the Company, and they are all resident in Canada.

Dated at Kingston, the 22nd day of June, A.D., 1881.

MACDONNELL & MUDIE,
Solicitors for applicants.

52-6

MISCELLANEOUS.

DISSOLUTION OF PARTNERSHIP.

THE business of booksellers, stationers and bookbinders heretofore carried on in the City of London, in the County of Middlesex, by the undersigned under the style and firm of E. A. Taylor & Co., was this day dissolved by mutual consent.

The business will be continued by E. A. Taylor alone, who assumes all liabilities of the late firm and to whom all accounts must be paid.

E. A. TAYLOR,
H. KORDES.

E. MANIGAULT,

Witness.

Dated London, 4th July, 1881.

5-1

HALIFAX BANKING COMPANY.

NOTICE is hereby given that a dividend of two and one half per cent. on the capital stock of the Halifax Banking Company for the half-year ending 31st July, has been declared, and will be payable at the office of this Company on and after Wednesday, 31st August next.

The transfer book will be closed from the 15th to the 31st August, both days inclusive.

By order of the Board,

W. L. PITCAITHLY,
Cashier.

Halifax Banking Co.,
Halifax, 25th July, 1881.

5-2

LA BANQUE DE ST. HYACINTHE.

NOTICE is hereby given that a dividend of four per cent. upon the paid-up capital of the Bank, has been declared for the six months ending the 31st July next; and will be paid at the office of said bank on and after Monday the 8th August next.

The transfer books will be closed from the 18th July to the 6th of August both days inclusive.

By order of the Directors,

R. ST. JACQUES,
Cashier.

St. Hyacinthe, 24th June, 1881.

2-4

THE PICTOU BANK.

A DIVIDEND of three per cent. on the paid-up capital of this Bank for half-year ending thirtieth June, has this day been declared and will be payable at the Banking House, Pictou, and agencies, on and after 1st August.

The transfer books will be closed from 16th to 30th July inclusive.

By order of the Board,

T. WATSON,
Manager.

Pictou, 2nd July, 1881.

2-

PUISSANCE DU CANADA.



NOMINATIONS.

DEPARTEMENT DU SECRÉTAIRE D'ÉTAT DU CANADA.

Il a plu à SON EXCELLENCE LE GOUVERNEUR-GÉNÉRAL de faire les nominations suivantes, savoir :

OTTAWA, 12 juillet 1881.

JOHN COVERT, de Belleville, dans la province d'Ontario, gentilhomme; Officier dans les douanes de Sa Majesté pour prévenir la contrebande.

14 juillet 1881.

ROBERT BALDWIN MILBURN, de Toronto, dans la province d'Ontario, gentilhomme; Officier dans les douanes de Sa Majesté pour prévenir la contrebande.

JAMES WALTER LAWRENCE, du port de Hants, écuyer; Sous-percepteur dans les douanes de Sa Majesté.

PROCLAMATIONS.

LORNE.

[L.S.]

CANADA.

VICTORIA, par la Grâce de Dieu, Reine du Royaume-Uni de la Grande-Bretagne et d'Irlande, Défenseur de la Foi, etc., etc., etc.

A Nos Très-Aimés et Fidèles les Sénateurs de la Puissance du Canada et aux membres élus pour servir dans la Chambre des Communes de Notre dite Puissance, et à tous et chacun de vous.

—SALUT:

PROCLAMATION.

ATTENDU que Notre Parlement du Canada se trouve prorogé au vingtième jour du mois de juillet courant, auquel temps vous étiez tenus

et il vous était enjoint d'être présents en notre cité d'Ottawa; SACHEZ MAINTENANT, que pour diverses causes et considérations, et pour la plus grande aise et commodité de Nos bien-aimés sujets, Nous avons cru convenable, par et de l'avis de Notre Conseil Privé du Canada, de vous exempter, et chacun de vous, d'être présents au temps susdit, vous convoquant et par ces présentes vous enjoignant et à chacun de vous de vous trouver avec Nous en Notre Parlement du Canada, en notre Cité d'OTTAWA, le VINGT-NEUVIÈME jour du mois d'AOUT prochain, pour prendre en considération l'état et la prospérité de Notre dite Puissance du Canada, et y agir comme de droit. CE A QUOI VOUS NE DEVEZ MANQUER.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN, Notre Très-Fidèle et Bien-Aimé Conseiller Sir JOHN DOUGLAS SUTHERLAND CAMPBELL, (communément appelé le Marquis de Lorne), Chevalier de Notre Très-Noble Ordre du Chardon, Chevalier Grand-Croix de Notre Ordre Très-Distingué de Saint-Michel et Saint-George, Gouverneur-Général du Canada, et Vice-Amiral d'icelui.

A Notre Hôtel du Gouvernement, en Notre CITE D'OTTAWA, ce QUINZIÈME jour de JUILLET, dans l'année de Notre Seigneur mil huit cent quatre-vingt-un, et de Notre Règne la quarante-cinquième.

Par ordre,

RICHARD POPE,
Greffier de la Couronne en Chancellerie,
Canada.

LORNE.

[L.S.]

CANADA.

VICTORIA, par la Grâce de Dieu, Reine du Royaume-Uni de la Grande-Bretagne et d'Irlande, Défenseur de la Foi, etc., etc., etc.

A tous ceux qui les présentes verront ou qu'icelles pourront concerner,—SALUT:

PROCLAMATION.

Z. A. LASH, } ATTENDU que par et
Député du Ministre de la Justice, Canada. } en vertu d'un acte
passé en la session du
Parlement du Canada tenue dans la trente-sixième
année de Notre règne, chapitre neuvième et intitulé
"Acte pour pourvoir à la nomination de maîtres de
havre pour certains ports des provinces de la Nouvelle-Écosse et du Nouveau-Brunswick," il est entre
autres choses en substance statué, que le dit acte
s'appliquera aux provinces de la Nouvelle-Écosse et
du Nouveau-Brunswick seulement, et à tels ports et
à ces ports seulement dans l'une ou l'autre de ces provinces, qui seront de temps à autres désignés à cette
fin par proclamation en vertu d'un Ordre ou d'Ordres
du Gouverneur en Conseil (sauf seulement les ports
d'Halifax et de Pictou, dans la Nouvelle-Écosse, et le
port de St. Jean, dans le Nouveau-Brunswick);

Et attendu qu'il a été passé un Ordre du Gouverneur en Conseil, en date du douzième jour de juillet, dans l'année de Notre-Seigneur, mil huit cent quatre-vingt-une, désignant le Port de Hawkesbury comme un port auquel devront s'appliquer le dit acte et ses amendements,—

SACHEZ maintenant que par et en vertu de l'autorité que Nous confère le dit acte et un Ordre en Conseil, Nous proclamons et déclarons que l'acte ci-dessus mentionné et intitulé "Acte pour pourvoir à la nomination de maîtres de havre pour certains ports dans les provinces de la Nouvelle-Écosse et du Nouveau-Brunswick," et les actes qui l'amendent, devront désormais s'appliquer au port de Hawkesbury, dans la province de la Nouvelle-Écosse.

Les limites comprendront: toute cette partie du Détroit de Canso qui s'étend depuis la ligne de Wilson sur la rive est jusqu'au milieu du Détroit; de là continueront vers le sud jusque vis-à-vis la pointe Madden, aussi sur la rive est; de là s'étendront vers l'est de manière à y inclure Ship Harbour; de là vers

le nord y compris Emery Pond jusqu'au point de départ à la ligne Wilson

De ce qui précède Nos sujets bien-aimés et tous ceux que les présentes peuvent concerner, sont par les présentes requis d'en prendre avis et d'agir en conséquence.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN, Notre Très-Fidèle et Bien-Aimé Conseiller Sir JOHN DOUGLAS SUTHERLAND CAMPBELL, (communément appelé le Marquis de Lorne), Chevalier de Notre Très-Ancien et Très-Noble Ordre du Chardon, Chevalier Grand-Croix de Notre Ordre Très-Distingué de Saint-Michel et Saint-George, Gouverneur-Général du Canada, et Vice-Amiral d'icelui, etc., etc.,

A Notre Hôtel du Gouvernement, en Notre CITE d'OTTAWA, ce DOUZIÈME jour de JUILLET, dans l'année de Notre Seigneur mil huit cent quatre-vingt-une, et de Notre Règne la quarante-cinquième.

Par ordre,

J. A. MOUSSEAU,
Secrétaire d'Etat.

3-3

LORNE.

[L.S.]

CANADA.

VICTORIA, par la Grâce de Dieu, Reine du Royaume-Uni de la Grande-Bretagne et d'Irlande, Défenseur de la Foi, etc., etc., etc.

A tous ceux qui les présentes verront ou qu'icelles pourront concerner,—SALUT:

PROCLAMATION.

Z. A. LASH, } ATTENDU que par et
Député du Ministre de la Justice, Canada. } en vertu d'un acte
passé en la session du
Parlement du Canada tenue dans la trente-sixième
année de Notre règne, chapitre neuvième et intitulé
"Acte pour pourvoir à la nomination de maîtres de
havre pour certains ports des provinces de la Nouvelle-Écosse et du Nouveau-Brunswick," il est entre
autres choses en substance statué, que le dit acte
s'appliquera aux provinces de la Nouvelle-Écosse et
du Nouveau-Brunswick seulement, et à tels ports et
à ces ports seulement, dans l'une ou l'autre de ces provinces, qui seront de temps à autres désignés à cette
fin par proclamation en vertu d'un ordre ou
d'ordres du Gouverneur en Conseil (sauf seulement
les ports d'Halifax et de Pictou, dans la Nouvelle-Écosse, et le port de Saint-Jean, dans le Nouveau-Brunswick);

Et attendu qu'il a été passé un ordre du Gouverneur en Conseil, en date du douzième jour de juillet dans l'année de Notre-Seigneur mil huit cent quatre-vingt-une, désignant le port de Lingan, comme un port auquel devront s'appliquer le dit acte et ses amendements,—

SACHEZ maintenant que par et en vertu de l'autorité que Nous confère le dit acte et un ordre en Conseil, nous proclamons et déclarons que l'acte ci-dessus mentionné et intitulé "Acte pour pourvoir à la nomination de maîtres de havre pour certains ports dans les provinces de la Nouvelle-Écosse et du Nouveau-Brunswick," et les actes qui l'amendent, devront désormais s'appliquer au port de Lingan, dans la province de la Nouvelle-Écosse susdite.

De ce qui précède Nos féaux sujets et tous ceux que les présentes peuvent concerner, sont par les présentes requis d'en prendre avis et d'agir en conséquence.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN, Notre Très-Fidèle et Bien-Aimé Conseiller Sir JOHN DOUGLAS SUTHERLAND CAMPBELL (communément appelé le Marquis de Lorne), Chevalier de Notre Très-Ancien et Très-Noble Ordre du Chardon, Chevalier Grand-Croix de Notre Ordre Très-Distingué de Saint-Michel et Saint-George, Gouver-

neur-Général du Canada, et Vice-Amiral en icelui, etc.

A Notre Hôtel du Gouvernement, en Notre CITÉ d'OTTAWA, ce DOUZIÈME jour de JUILLET, dans l'année de Notre Seigneur mil huit cent quatre-vingt-une, et de Notre Règne la quarante-cinquième.

Par ordre,

J. A. MOUSSEAU,
Secrétaire d'Etat.

3-3

LORNE.

[L.S.]

CANADA.

VICTORIA, par la Grâce de Dieu, Reine du Royaume-Uni de la Grande-Bretagne et d'Irlande, Défenseur de la Foi, etc., etc., etc.

A tous ceux qui les présentes verront ou qu'icelles pourront concerner, — SALUT :

PROCLAMATION.

Z. A. LASH, Député du ministre de la Justice, Canada. } ATTENDU qu'en vertu des dispositions de l'Acte de Tempérance du Canada, 1878, l'avis suivant a été adressé au Secrétaire d'Etat du Canada, accompagné de la pétition ci-jointe :—

“ A l'honorable Secrétaire d'Etat du Canada, —
“ MONSIEUR, — Nous, soussignés, électeurs du comté de Hants, dans la Province de la Nouvelle-Ecosse, vous prions de recevoir avis que nous avons l'intention de présenter la pétition suivante à Son Excellence le Gouverneur-Général, savoir :

“ A Son Excellence le Gouverneur-Général du Canada en Conseil, —

“ La pétition des électeurs du comté de Hants, dans la Province de la Nouvelle-Ecosse, qualifiés et compétents à voter à l'élection d'un membre de la Chambre des Communes dans le dit comté,

“ Expose respectueusement, — Que vos requérants désirent que la deuxième partie de l'Acte de Tempérance du Canada, 1878, soit exécutoire et mise en vigueur dans le dit comté.

“ C'est pourquoi vos requérants demandent respectueusement qu'il plaise à Votre Excellence, par un ordre du Conseil en vertu de la quatre-vingt-seizième clause du dit acte, de déclarer que la deuxième partie du dit acte soit mise en vigueur dans le dit comté. Et vos requérants ne cesseront de prier, etc.”

“ Et que nous désirons que les votes de tous les électeurs du dit comté de Hants, soient reçus pour ou contre l'adoption de la dite pétition.”

Et attendu qu'il appert à la satisfaction du Gouverneur-Général en Conseil que cet avis est revêtu des signatures authentiques d'un quart ou plus de tous les électeurs du dit comté de Hants ; qu'il est constaté que les signatures apposées à l'avis sont des signatures authentiques au nombre de mille six cent quatre-vingt-neuf, et que les autres exigences de la loi ont été observées ;

Et attendu qu'un ordre du Gouverneur-Général en Conseil a été passé, ordonnant que les votes de tous les électeurs du dit comté de Hants soient enregistrés pour ou contre l'adoption de la dite pétition, —

Sachez maintenant, que, par les présentes, et en vertu de l'autorité qui Nous est conférée par les dits acte et ordre en Conseil, Nous proclamons et déclarons que jeudi le quinzième jour de septembre prochain, un poll sera tenu dans le dit comté de Hants, pour y recevoir les votes des électeurs pour et contre la dite pétition. Que ces votes seront enregistrés au scrutin secret depuis neuf heures du matin jusqu'à cinq heures de l'après-midi de ce jour-là. Que Edward Curry, écuyer, shérif du dit comté de Hants, a été nommé officier-rapporteur dans le but de recevoir ce jour-là les votes des électeurs pour et contre la pétition, de compter ensuite les votes, et puis de faire rapport du résultat au Gouverneur-Général en Conseil. Que le dit officier-rapporteur est autorisé et requis de nommer un sous-officier-rapporteur à et pour chaque bureau de

personnes qui devront se tenir aux différents bureaux de votation, et qui devront faire le décompte final des votes aux noms des personnes autorisées à favoriser ou à s'opposer respectivement à l'adoption de la pétition, au bureau du dit shérif du comté de Hants, dans la ville de Windsor, lundi le douzième jour de septembre prochain, à dix heures de l'avant-midi.

Que les votes des électeurs seront comptés, et le résultat de la votation annoncé par l'officier-rapporteur au dit bureau du dit shérif du comté de Hants, lundi le dix-neuvième jour de septembre prochain, à dix heures de l'avant-midi, et que, dans le cas où la pétition serait adoptée par les électeurs, le Gouverneur-Général en Conseil, pourra en tout temps, après l'expiration d'une période de soixante jours depuis la date de l'adoption de la dite pétition, par ordre en Conseil publié dans la *Gazette du Canada*, déclarer que la deuxième partie du dit acte sera en vigueur dans tel comté dès et à compter du jour où expireront les licences annuelles ou semi-annuelles alors en force dans tel comté pour la vente de liqueurs spiritueuses, pourvu que ce jour soit au moins quatre-vingt-dix jours après la date de tel ordre du Conseil, et si ce nombre est moindre, ce sera alors à compter du même jour de l'année suivante.

De ce qui précède Nos féaux sujets et tous ceux que les présentes peuvent concerner, sont par les présentes requis d'en prendre avis et d'agir en conséquence.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN, Notre Très-Fidèle et Bien-Aimé Conseiller SIR JOHN DOUGLAS SUTHERLAND CAMPBELL, (communément appelé le Marquis de Lorne), Chevalier de Notre Très-Ancien et Très-Noble Ordre du Chardon, Chevalier Grand-Croix de Notre Ordre Très-Distingué de Saint-Michel et Saint-George, Gouverneur-Général du Canada, et Vice-Amiral d'icelui.

A Notre Hôtel du Gouvernement, en Notre CITÉ d'OTTAWA, ce DEUXIÈME jour de JUILLET, dans l'année de Notre Seigneur mil huit cent quatre-vingt-une, et de Notre Règne la quarante-cinquième.

Par ordre,

J. A. MOUSSEAU,
Secrétaire d'Etat.

3-3

ORDRES EN CONSEIL.

HOTEL DU GOUVERNEMENT, OTTAWA.

Mardi, le 12e jour de juillet 1881.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

ATTENDU qu'il a été représenté par des intéressés que des bâtiments chargés de grain à destination du port de Montréal prennent fréquemment sur leurs ponts des chargements de phosphate et que, forcés qu'ils sont de se rendre immédiatement au port pour y décharger leur grain ils acquittent les droits de transit jusqu'à ce point et reviennent subseqüemment dans le canal Lachine pour déposer leurs chargements de phosphate dans les entrepôts et paient une deuxième fois en vertu des règlements actuels les droits de canaux pour telle nouvelle entrée ;

Et attendu qu'une difficulté semblable s'est présentée quant à ce qui concerne la mise en entrepôt du surplus d'un chargement de grain non requis pour expédition, et qu'un ordre en conseil a été adopté le 8 août 1878, exemptant de droits telle seconde entrée pour les fins indiquées, —

Son Excellence en conseil, sur la recommandation de l'honorable ministre agissant comme ministre des chemins de fer et canaux, a bien voulu ordonner, et il est par le présent ordonné que les bassins du canal Lachine dans les limites de la cité de Montréal seront à l'avenir considérés comme faisant partie du port de Montréal pour les fins du déchargement du

phosphate transporté par les bâtiments en sus de leur chargement de grain tel que ci-dessus décrit, pourvu cependant que s'ils retournent au port pour y prendre un chargement tels navires soient frappés à leur seconde sortie du canal du droit ordinaire.

J. O. COTÉ,
Greffier du Conseil Privé.

HOTEL DU GOUVERNEMENT, OTTAWA.

Jeudi, le 14e jour de juillet 1881.

PRÉSENT :

SON EXCELLENCE LE GOUVERNEUR GÉNÉRAL
EN CONSEIL.

SUR la recommandation de l'honorable ministre agissant comme surintendant général des affaires des Sauvages, et en vertu de la section 4 de l'acte adopté durant la session du parlement du Canada, tenue dans la 44e année du règne de Sa Majesté, chap. 17 et intitulé "Acte pour amender l'acte concernant les Affaires des Sauvages, de 1880,"—

Son Excellence, par et de l'avis du conseil privé de la Reine pour le Canada a bien voulu ordonner, et il est par le présent ordonné, que les termes et règlements suivants soient, et iceux sont par le présent faits et adoptés :

"Aucun Indien ou autre personne ne pourra sans le consentement par écrit de l'agent nommé pour les affaires des sauvages sur cette réserve à Caughnawaga ou au Sault St. Louis, dans la province de Québec, couper, enlever ou déplacer de la dite réserve ou d'une partie quelconque d'icelle, aucun bois dur ou érable jeune ou vieux ; et quiconque coupera, enlèvera ou déplacera de la susdite réserve ou d'une partie quelconque d'icelle, achètera ou de toute façon acquerra d'un indien ou autre personne aucun bois dur ou érable jeune ou vieux ainsi coupé, enlevé ou déplacé de la susdite réserve ou d'aucune partie d'icelle, contrairement aux termes et règlements contenus dans le présent, sera sujet à l'emprisonnement et à l'amende conformément à la cinquième section du susdit acte.

J. O. COTÉ,
Greffier du Conseil Privé.

3-3

AVIS DU GOUVERNEMENT.

AVIS est par le présent donné que la question du prix de la propriété connue sous le nom de quai Tully ou Darby, dans la cité d'Halifax, sera soumise aux arbitres officiels pour la Puissance du Canada, le dit emplacement y compris la partie couverte par les eaux ayant été expropriée sous l'autorité de l'acte concernant les chemins de fer du gouvernement, chap. 23, 44 Victoria. Le présent avis est donné en conformité de la section 15 du dit acte.

CHARLES TUPPER,
Ministre des chemins de fer et canaux.
Département des chemins de fer et canaux.
Ottawa, 21 juillet 1881.

4-3

BUREAU DU CONSEIL PRIVÉ.

OTTAWA, 20 juillet 1881.

AVIS est par le présent donné qu'en vertu de l'Acte 44 Vict., chap. 26, il a plu à Son Excellence le Gouverneur général, par un ordre en conseil, daté du 4e jour de juillet courant, de permettre aux surintendants de district des lignes télégraphiques du gouvernement dont les noms suivent, de prendre des employés sur les lignes la déclaration quant au secret ainsi que pourvu par cet acte, savoir :—

Colombie Anglaise, J. Wilson, surintendant.
Anticosti, J. A. LeBourdais, surintendant.
Iles de la Madeleine, Augustin LeBourdais, surintendant.
Grand Manan et Campobello, H. Chipman Seely, surintendant.

4-3

J. O. COTÉ,
Greffier, Conseil Privé.

AVIS.—Des soumissions seront reçues par le sous-signé jusqu'à mardi le 1er septembre 1881, de toute personne désireuse de louer le privilège de la traverse sur la rivière Outaouais entre la ville de Pembroke, dans la province d'Ontario, et l'Île des Allumettes, dans la province de Québec, établie sous l'autorité de l'acte 33 Vict., chap. 35, par un ordre en conseil du 1er juin 1881.

On pourra se procurer des copies des règlements au département du Revenu de l'Intérieur et au bureau de Joseph Warren, écr., sous-percepteur des douanes à Pembroke.

Chaque soumission devra être accompagnée d'un chèque accepté sur l'une des banques reconnues par le gouvernement et faisant affaires à Montréal, pour une somme égale à la moitié du montant du prix offert, laquelle somme sera appliquée sur le prix de tel loyer exigible de la personne dont la soumission aura été acceptée.

Ce chèque sera remis à ceux dont les soumissions auront été refusées, mais non à ceux qui auront retiré leurs soumissions.

Toutes les soumissions devront être adressées au sous-signé et porter à l'endos la suscription suivante : "Soumissions pour la traverse de Pembroke."

A. BRUNEL,
Commissaire du Revenu de l'Intérieur.

Département du Revenu de l'Intérieur,
Ottawa, 22 juillet 1881.

4-3

AVIS.—Des soumissions seront reçues par le sous-signé jusqu'à 12 heures (midi) samedi, le 20 août, pour le loyer du Pont Suspendu Union (*Union Suspension Bridge*), entre les villes d'Ottawa et Hull pour une période d'un an, à dater du 1er septembre 1881.

Chaque soumission devra être accompagnée d'un chèque accepté sur l'une des banques reconnues par le gouvernement et faisant affaires à Ottawa, pour une somme égale à un quart du prix du loyer offert, laquelle somme sera appliquée comme acompte sur le prix du loyer exigible de la personne dont la soumission aura été acceptée. Ce chèque sera remis à ceux dont les soumissions auront été refusées, mais ne le sera pas à ceux qui auront retiré leur soumission.

Toutes les soumissions devront être adressées au sous-signé et porter sur l'endos la suscription suivante :—"Soumissions pour le Pont Suspendu Union."

Le tarif autorisé des prix de péage sur le dit pont est comme suit :—

Un cheval et voiture, en allant ou en revenant	2 cents.
Un cheval et voiture, aller et retour.....	3 "
Deux chevaux et voiture, en allant ou en revenant.....	3 "
Deux chevaux et voiture, aller et retour.....	5 "
Un cheval et cavalier, chaque fois.....	1 "
Un cheval, vache, bœuf, mouton, bouc, cochon ou autre animal.....	1 "
Animaux en troupeau.....	½ "

A. BRUNEL,
Commissaire du Revenu de l'Intérieur.

Département du Revenu de l'Intérieur,
Ottawa, 2 juillet 1881.

4-3

AVIS public est par le présent donné qu'en vertu de l'Acte concernant les compagnies à fonds social de 1877, des lettres patentes supplémentaires ont été émises sous le grand sceau de la Puissance du Canada, portant la date du vingt-neuf juin 1881, par lesquelles le capital de la compagnie des mines d'argent de Victoria "*The Victoria Consolidated Silver Mining Company*" (limitée) est augmenté de cent vingt-huit mille piastres à quatre cent mille piastres. Daté au bureau du Secrétaire d'Etat du Canada, ce vingt-unième jour de juillet 1881.

J. A. MOUSSEAU,
Secrétaire d'Etat.

4-3

DEPARTEMENT DES POSTES

Dr. Compte des banques d'épargne de la Poste, pour le mois de juin 1881.

Av.

Fourni au Ministre des Finances aux termes de l'Acte pour l'Audition des Comptes Publics, 1878, Sec. 20)

Balance en caisse chez le Ministre des Finances, au 31 mai 1881	\$5,823,222 10	Remboursements durant le mois.....	\$214,655 92
Dépôts durant le mois	428,612 00		
Intérêt accordé aux déposants pour les comptes clos durant le mois	3,005 02	Balance :—	
		Au crédit des comptes des déposants.....	\$6,167,396 63
Intérêt converti en capital le 30 juin.....	168,043 57	Chèques en la possession des déposants et dont le paiement n'a pas été demandé.....	40,830 14
			6,208,226 77
	6,422,882 69		\$6,422,882 69

J. M. COURTNEY,
Député du Ministre des Finances.

Département des Finances, Ottawa, 26 juillet 1881.

LISTE DES COMPAGNIES D'ASSURANCE AUTORISEES A FAIRE DES OPERATIONS AU CANADA, EN VERTU DES ACTES D'ASSURANCE DE 1815 ET 1877.

NOM DE LA COMPAGNIE.	Principal agent pour la réception des significations de pièces et d'avis.	Montant des dépôts — Les dépôts marqués (A) ne sont applicables qu'aux polices sur la vie en cours le 31 mars 1878; ceux marqués (B) aux polices émises depuis cette date.	Assurance autorisée.
La compagnie d'assur. de l'Amérique du Nord contre les accidents...	Edward Rawlings, gérant, Montréal.....	\$13,500, bons du bave de Montréal, \$9,733 bons d'emmagasine de Montréal; \$550 5 p. c. canadiens. (Acceptés à \$20,000)...	Contre les accidents.
La compagnie d'assurance dite "Atna," de Hartford, Connecticut...	Robt. Wood, agent général, Montréal.....	\$5,070 fonds publics canadiens; \$23,000 débiteurs de municipalités; \$72,600 bons des E.-U. (Acceptés à \$97,771).....	Contre l'inc. et sur la navig.
La compagnie d'assurance sur la vie dite "Etna," de Hartford, Conn.	William H. Orr, gérant, Montréal.....	\$100,000 bons des E.-U. en or (A), \$70,000 bons des E.-U., et \$25,000 déb. de la Province de Québec (B).....	Sur la vie.
La compagnie d'assurance agricole de Watertown, N.Y., E.-U.....	John Fisher, agent-en-chef, Cobourg.....	\$100,000 bons 4 p. c. des E.-U.....	Contre l'incendie.
La compagnie d'assurance dite "Anchor Marine",.....	Hugh Scott, agent, Toronto.....	\$56,000 bons municipaux. (Acceptés à \$50,400).....	Contre l'inc. et sur la navig.
La compagnie d'assurance de l'Amérique Britannique, Toronto.....	Louis H. Boul, gérant <i>pro tem</i> , Toronto.....	\$61,000 bons municipaux. (Acceptés à \$54,900).....	Sur la vie.
L'association sur la vie dite "Briton" (limitée).....	J. B. M. Chipman, gérant, Montréal.....	\$54,993 bons du Canada, 4 p. c.....	Contre l'inc. et sur la navig.
La compagnie d'assurance maritime et contre l'incendie, du Canada.	Charles Cameron, direct.-gérant, Hamilton.....	\$57,000 bons municipaux. (Acceptés à \$51,300).....	Sur la vie.
La compagnie d'assurance du Canada sur la vie, Hamilton.....	A. G. Ramsay, gérant, Hamilton.....	\$60,000 bons municipaux. Acceptés \$54,000.....	Sur la vie.
L'association Canadienne d'assurance des consommateurs de vapenr.	W. B. McMurich, agent, Toronto.....	\$3,900 effets de la Société Impériale de construction, \$5,000 effets de la société de construction et de prêts de Toronto, \$1,600 effets de l'Association de l'Ouest.....	Sur chaudières à vap., etc
La compagnie d'assurance des Citoyens, du Canada.....	Gerald E. Hart, agent principal, Montréal.....	\$56,000 bons municipaux. (Acceptés à \$50,400).....	Sur la vie et cont. les accid.
La compagnie d'assurance des Citoyens, du Canada.....	Gerald E. Hart, agent principal, Montréal.....	\$56,000 bons du havre de Montréal. (Acceptés à \$50,400).....	Contre l'inc. et sur la navig.
La compagnie d'assurance des Citoyens, du Canada.....	Fred. Cole, agent général, Montréal.....	\$30 en espèces.....	Garantie.
L'association d'assurance sur la vie, dite "Confederation".....	J. K. Macdonald, directeur-gérant, Toronto.....	\$100,344 fds, p.c., (vie A), \$50,613 effets consol. 5 p. c. canad. et \$55,967, effets 4 p. c. (feu).....	Contre l'inc. et sur la vie.
La compagnie d'assurance dite "Dominion," maritime et contre l'incendie, de Hamilton.....	F. R. Despard, gérant, Hamilton.....	\$86,300 bons municipaux. (Acceptés à \$77,650).....	Contre l'inc. et sur la navig.
La société d'ass. sur la vie, dite "Equitable," des Etats-Unis, N.-Y.	R. W. Gale, gérant, Montréal.....	\$35,000 en espèces, \$15,000 bons de la cité de Victoria, O.-B.....	Sur la vie.
L'association d'assurance contre l'incendie (responsabilité limitée), Londres, Angleterre.....	Wm. Robertson, agent en chef, Montréal.....	\$100,000 fonds publics canad. (A) et \$65,000 bons des E.-U. (B).....	Contre l'incendie.
La compagnie de garantie de l'Amérique du Nord.....	Edward Rawlings, gérant, Montréal.....	\$100,000 effets canadiens.....	Garantie.
La compagnie d'assurance contre l'incendie et sur la vie, dite "Guardian," Londres, Angleterre.....	Robert Simms et Cie., et Geo. Denholm, agents généraux, Montréal.....	\$2,000 bons muni.; \$15,000 bons du hav. de Mont.; \$9,733 bons d'emmagas. de Montréal, et \$400 actions. (Acceptés à \$51,000).....	Contre l'incendie.
La comp. d'ass. contre l'incendie dite "Hartford" de Hartford, Conn.	Robert Wood, agent généraux, Montréal.....	\$100,343 fonds publics canadiens.....	Contre l'incendie.
La compagnie d'assurance Impériale, de Londres, Angleterre.....	W. H. Rintoul, agent, Montréal.....	\$55,000, b. des E.-U., et \$30,840 act de banq. (Accept. à \$100,000).....	Contre l'incendie.
La compagnie d'assurance dite "Lancashire",.....	S. C. Duncan-Clark, agent principal, Toronto.....	\$48,667 5 p. c. cons. canadiens, \$51,402 6 p. c. canadiens.....	Contre l'incendie.
La compagnie d'assurance sur la vie dite "Lion" (à responsabilité limitée) Londres, Angleterre.....	Frederick Stanciliffe, agent général, Montréal.....	\$100,000 fonds publics canadiens.....	Contre l'incendie.
La compagnie d'assurance dite "Liverpool et London et Globe".....	G. F. C. Smith, agent principal, Montréal.....	\$10,000 stg., effets canadiens.....	Sur la vie.
La corporation d'assurance dite "London," Angleterre.....	O. C. Foster, agent, Montréal.....	\$50,000 fonds pub. canad. (vie); \$3,000 5 p. c. canad.; \$63,000 bons mun.; \$25,000 assoc. de plac., Montréal; \$17,030 en espèces. (Acceptés à \$145,480).....	Contre l'inc. et sur la vie.
La compagnie de Garantie et contre les Accidents, de Londres (responsabilité limitée.).....	A. T. McCord, jr., agent en chef, Toronto.....	\$50,127 5 p. c. consol. canad., et \$99,873 fonds publics canadiens (feu) 10,000, et (vie) \$50,000.....	Contre l'inc. et sur la vie.
La comp. d'assurance contre l'incendie, London et Lancashire.....	C. J. Spike, agt en chef, Halifax, N.E.....	\$11,000 stg., effets canadiens.....	Garantie et accidents.
La compagnie d'assurance sur la vie, dite "London et Lancashire"	William Robertson, gérant, Montréal.....	\$121,000 stg., effets canadiens.....	Contre l'incendie.
La compagnie d'ass. mutuelle contre l'incendie, de London, Ont.....	D. C. Macdonald, secrétaire, London, Ont.....	\$100,000 fonds publics canadiens (A) de \$5,000 en espèces et \$4,867 bons de la province de Québec (B).....	Sur la vie.
La comp. d'ass. sur la vie, dite "Metropolitan," de New-York, E.-U.	Thos. A. Temple, agt. général, St. Jean, N.-B.....	\$25,000 effets publics canadiens et \$5,000 en argent.....	Sur la vie.
La compagnie Métropolitaine d'assurance sur les glaces, New-York.	A. J. Pell, Montréal.....	\$100,000 bons des Etats-Unis.....	Sur les glaces.
L'association d'assurance mutuelle sur la vie, du Canada.....	J. Turner, président, Hamilton.....	\$5,060, bons des Etats-Unis.....	Sur la vie.
		\$82,988 bons municipaux. (Acceptés à \$83,690).....	

La compagnie d'ass. mutuelle sur la vie dite "North American"	Wm. McCabe, directeur-gérant, Toronto.....	\$50,000 en espèces.....	Sur la vie.
La compagnie d'assurance dite "North British and Mercantile"	Macdougall et Davidson, agents génér., Mont.	\$50,000 fonds pub. canad., (vie A), \$47,000 bons du hav. de Montréal et \$65,000 bons municip. (feu). (Acceptés à \$150,800)...	Contre l'inc. et sur la vie. Contre l'incendie
La compagnie d'assurance du Nord, d'Aberdeen et Londres.....	Taylor Frères, agents généraux Montréal.....	\$85,833 fonds publics canadiens, \$14,167 5 par cent canadiens.....	Contre l'incendie.
La société d'assurance contre l'incendie, dite "Norwich Union,"	Alex. Dixon, agent, Toronto.....	\$100,000 effets canadiens.....	Sur la vie.
La compagnie d'assurance mutuelle sur la vie, d'Ontario.....	Wm. Hendry, gérant, Waterloo.....	\$56,157 bons municipaux (accepté \$50,541).....	Contre l'inc. et sur la nav
La compagnie d'assurance dite "Phoenix," de Brooklyn.....	Robert Hampson, Montréal, agent.....	\$100,000 bons des Etats-Unis.....	Contre l'incendie.
La cie. d'ass. contre l'incendie, dite "Phoenix," Londres, Angleterre.	Gillespie, Moffat et Cie., agts. génér., Mont.	\$50,171 fonds publics canad., et \$50,126 5 p. c. consol. canadiens	Contre l'incendie.
La compagnie d'assurance contre l'incendie, de Québec.....	J. G. Clapham, président, Québec.....	\$25,000 fonds publics canadiens, \$60,000 actions de banque et \$15,200 bons municipaux. (Acceptés à \$85,680).....	Contre l'incendie.
La compagnie d'assur. sur la vie et contre l'incendie, dite "Queen," Angleterre.....	A. M. Forbes et H. G. Mudge, agents principaux, Montréal.....	\$100,000 fonds publics canadiens (feu) et \$51,100 5 p. c. consolidés canadiens (vie).....	Contre l'inc. et sur la vie. Sur la vie.
La société d'assurance mutuelle sur la vie, dite "Reliance," Londres, Angleterre.....	J. Cassie Hatton, procureur, Montréal.....	\$100,000 fonds publics canadiens (A) et \$10,000 effets canad. (B)	Contre l'inc. et sur la nav.
La compagnie d'assurance Royale Canadienne.....	Arthur Gagnon, secrétaire, Montréal.....	\$50,400 bons du havre de Montréal. (Acceptés à \$50,400).....	
La compagnie d'assurance Royale.....	M. H. Gault et Wm. Tatley, agents principaux, Montréal.....	\$96,982 fonds publics, \$53,533 5 p. c. des consolidés canadiens et \$170,333, cons. angl.—appl., \$149,182 (feu), \$50,000, (vie A) et 121,666 (général.) Aussi \$97,333.33 annuités angl. (général.) Total \$418,182.....	Contre l'inc. et sur la vie.
La compagnie d'assurance Impériale Ecosaise.....	Taylor Frères, agents généraux, Montréal.....	\$71,068, fds. pub. can., \$20,000 bons du havre de Montréal, \$13,500 bons municipaux. (Acceptés à \$101,275).....	Contre l'incendie. Contre l'incendie.
La compagnie d'assur. contre l'incendie dite Sovereign, du Canada..	L'hon. Alex. Mackenzie, président, Toronto.	\$115,655 bons municip. \$3,684 en argent. (Acceptés à \$101,218)	Sur la vie.
La compagnie d'assurance sur la vie, dite "Standard," Ecosse.	W. M. Ramsay, gérant, Montréal.....	\$64,000 bons municipaux, \$107,000 bons du havre de Montréal, (acceptés à \$153,900), étant \$126,750 (vie A) et \$27,150 (vie B)	Sur la vie et cont. les accid.
La société d'assurance sur la vie, dite "Star," d'Angleterre.....	A. W. Lauder, trésorier général, Toronto.....	\$100,343 fonds publics canadiens.....	Sur la vie et cont. les accid.
La comp. d'assurance mutuelle sur la vie, dite "Sun," de Montréal..	R. Macaulay, secrétaire général, Montréal..	\$56,000 bons municipaux. (Acceptés à \$50,400).....	Sur la vie et cont. les accid.
La compagnie d'assurance sur la vie et l'ontine, de Toronto.....	Arthur Harvey, gérant, Toronto.....	\$32,400 bons municip. \$1,040.36 en espèces (Acceptés à \$30,200)	
La compagnie d'assurance dite "Travelers," de Hartford, Connect..	Thos. Simpson, agent, Montréal.....	\$100,000 bons des Etats-Unis., \$25,000 bons municipaux, \$30,000 bons du havre de Montréal (acceptés à \$140,500), étant \$100,000 (vie A), \$25,000 au pair (vie B), et 820,000 au pair (accidents).....	Sur la vie et cont. les accid.
La compagnie d'assurance mutuelle Union sur la vie, du Maine.....	Wm. Mullock, agent, Toronto.....	\$100,000 4 p. c. des Etats-Unis, (A) et \$15,000, bons du district de Columbia, E.-U., (B).....	Sur la vie.
La compagnie d'assurance de l'Ouest, Toronto.....	J. J. Kenny, directeur gérant, Toronto.....	\$57,700 bons municipaux. (Acceptés à \$51,930).....	Contre l'inc. et sur la nav.

LES COMPAGNIES D'ASSURANCE SUR LA VIE CILDESSOUS NOMMEES, AYANT CESSÉ D'ENTREPRENDRE DES RISQUES AU CANADA, SONT AUTORISEES, EN VERTU DE L'ARTICLE 17 DE "L'ACTE D'ASSURANCE REFONDU DE 1877," A POURSUIVRE TOUTES LES OPERATIONS SE RATTACHANT AUX POLICES EMISES AVANT LE 31 MARS 1878, ET LEURS DÉPÔTS SONT APPLICABLES À CES POLICES, SUJET AUX DISPOSITIONS DES ACTES D'ASSURANCE DE 1868 ET 1871.

NOM DE LA COMPAGNIE.	Principal agent pour la réception des significations des pièces et avis.	Montant des dépôts.	Assurance autorisée.
L'association médicale et générale sur la vie dite "Briton," Londres, Angleterre.....	Jas. B. M. Chipman, gérant, Montréal.....	\$100,343 bons du Canada.....	Sur la vie.
La compagnie d'assurance mutuelle sur la vie, dite Connecticut, de Hartford, Conn., E.U.....	Robt. Wood, agent-général, Montréal.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie, d'Edimbourg.....	David Higgins, agent principal, Toronto.....	\$150,515 bons du Canada.....	Sur la vie.
L'association d'assurance sur la vie, d'Ecosse.....	Geo. W. Ford, agent principal, Montréal.....	\$150,000 bons du Canada.....	Sur la vie.
La compagnie Nationale d'assurance sur la vie, des Etats-Unis d'Amérique.....	John F. Bell, procureur, Windsor.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie, de New-York.....	F. W. Campbell, M.D., procureur, Montréal.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie dite "North Western," de Milwaukee, E.-U.....	M. W. Mills, agent principal, Toronto.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance mutuelle sur la vie, dite "Phoenix," Hartford, Connecticut.....	A. R. Bethune, agent général, Montréal.....	\$105,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie, dite, "The Positive Government Security" (limitée) Angleterre.....	John Taylor, secrétaire, Montréal.....	\$8,273 débentures du Canada, 5. p. c.....	Sur la vie.
La société d'assurance sur la vie, dite "Amicable" Ecosaise.....	Geo. Wm. Ford, agent général, Montréal.....	\$150,000 bons du Canada.....	Sur la vie.
L'institution de Prévoyance Ecosaise.....	R. A. Ramsay, procureur, Montréal.....	\$100,343 bons du Canada.....	Sur la vie.
La compagnie d'assurance Provinciale Ecosaise.....	Geo. Wm. Ford, secrétaire, Montréal.....	\$150,790 sav. : \$112,343 bons du Canada, \$38,447 déb. Can. 5 p. c.....	Sur la vie.
La compagnie d'assurance sur la vie, des Etats-Unis.....	\$60,000 bons payables en or, Etats-Unis.....	Sur la vie.

NOTA.—La compagnie d'assurance mutuelle sur la vie, dite "Globe" de New-York, a été déclarée insolvable aux Etats-Unis et en Canada, et Jas. D. Fish, de New-York, a été nommé receveur par les cours des Etats-Unis, et W. C. Wells, de Montréal, a été nommé syndic par la Cour Supérieure de Montréal, pour les opérations faites en Canada. Le dépôt de la compagnie entre les mains du gouvernement, \$100,000 en effets des Etats-Unis, a été, par ordre de la dite Cour Supérieure, délivré aux banquiers de cette cour.

La compagnie d'assurance maritime des Marchands de Montréal, a cessé de faire des opérations d'assurance, et est en voie de liquider ses affaires. Le dépôt a été remis à la compagnie moins \$2,223 en espèces retenues à cause de réclamations contestées.

Bureau du Surintendant des Assurances, Ottawa, 30 juin 1881.

J. B. CHERRIMAN, Surintendant des Assurances

DEMANDES AU PARLEMENT.

PARLEMENT FÉDÉRAL.

Règles relatives aux avis de bills privés.

51. Dans le cas de toute demande de bill privé, proprement du ressort législatif du Parlement du Canada, suivant les dispositions de l'Acte de l'Amérique Britannique du Nord, 1867, et ayant pour objet, soit la construction d'un pont, d'un chemin de fer, d'un chemin à barrières ou d'une ligne télégraphique; soit la construction ou l'amélioration d'un port, d'un canal, d'une écluse, d'une digue ou d'une glissoire, ou autre ouvrage semblable; soit la concession d'un droit de passage d'eau, l'incorporation de professions ou métiers, ou d'une compagnie de banque ou autre compagnie par actions, soit la concession à une ou plusieurs personnes de certains droits ou privilèges exclusifs ou particuliers, soit le pouvoir de faire quelque chose qui, dans ses effets, pourrait toucher aux droits ou à la propriété d'autrui, ou concerner une classe particulière de la société; ou ayant pour objet quelque amendement de même nature à un acte antérieur,—un avis, énonçant d'une manière claire et intelligible la nature et l'objet de la demande, et signé (excepté s'il s'agit de corporations déjà existantes) par les pétitionnaires ou de leur part, est nécessaire et doit être publié comme il suit

Dans les provinces de Québec et de Manitoba :

Un avis doit être inséré dans la *Gazette du Canada* en anglais et en français, ainsi que dans un journal anglais et un journal français du district intéressé, ou en anglais et en français dans le même journal, s'il ne s'en publie qu'un seul dans ce district; ou s'il n'y paraît pas de journal, alors la publication de l'avis en anglais et en français doit se faire dans un journal du district le plus voisin où il s'en publie.

Dans les autres provinces :

Un avis doit être inséré dans la *Gazette du Canada* et dans un journal du comté ou des comtés-unis intéressés, ou s'il n'y paraît pas de journal, alors la publication doit se faire dans un journal du comté le plus voisin où il s'en publie.

La publication de ces avis durera, dans chaque cahier la période de deux mois pendant l'intervalle de temps qui s'écoulera entre la clôture de la session précédente et la prise en considération de la pétition. Un exemplaire des numéros des journaux, reproduisant la première et la dernière insertion de l'avis, devra être transmis au greffier de chaque Chambre.

Si la pétition demande l'autorisation de présenter un bill privé ayant pour objet la construction d'un pont de péage, le pétitionnaire ou les pétitionnaires devront, en même temps qu'ils donneront l'avis prescrit par la règle précédente, donner aussi, de la même manière, avis des péages qu'ils entendent exiger, de l'étendue du privilège, de la hauteur des arches, de l'espace à laisser libre entre les culées ou les piliers pour le passage de radeaux et des navires; et mentionner de plus s'ils se proposent de construire un pont mobile, et quelles en seront les dimensions.

Toute personne désirant obtenir un bill privé devra, dans les huit jours qui précéderont l'ouverture du Parlement, déposer au bureau du greffier de la Chambre dans laquelle le bill doit prendre naissance, une copie de ce bill en langue anglaise ou en langue française, avec une somme suffisante pour en payer la traduction et l'impression. Il en sera imprimé 600 exemplaires en anglais et 200 en français; la traduction devra être faite par les officiers de la Chambre, et l'impression par l'entrepreneur des impressions. Le pétitionnaire aura aussi à payer au comptable de la Chambre une somme de \$200, plus le coût de l'impression de l'acte dans les Statuts, et remettra le reçu de ce paiement au greffier du comité auquel ce bill aura été renvoyé—le dit paiement sera effectué

immédiatement après la seconde lecture avant la prise en considération du bill par le comité.

Aucune pétition pour l'obtention d'un bill privé ne sera reçue par l'une ou par l'autre Chambre après les dix premiers jours de la session.

ROBERT LEMOINE,

Greffier du Sénat.

JOHN GEORGE BOURINOT,

Greffier des Communes.

Règles du Sénat relatives aux avis de bills de divorce.

72. Quiconque a l'intention de demander un bill de divorce, doit donner avis de son intention, et spécifier d'avec qui et pour quelle cause il veut divorcer. L'avis doit être inséré pendant six mois, à la *Gazette du Canada*, et dans deux journaux du district (si c'est dans les provinces de Québec et de Manitoba.) ou du comté ou des comtés-unis, (si c'est dans les autres provinces,) où le pétitionnaire résidait ordinairement lors de la séparation; et si le nombre voulu de journaux n'y paraît pas, alors la publication de l'avis devra se faire dans le district, le comté ou les comtés-unis voisins.

Un exemplaire en manuscrit de l'avis devra être signifié, à l'instance du pétitionnaire, à la personne d'avec laquelle il veut divorcer, si le lieu de la résidence de cette dernière peut être connu; et la preuve de cette signification ou de la diligence faite pour l'effectuer, doit être produite sous serment devant le Sénat et à sa satisfaction, lors de la lecture de la pétition.

ROBERT LEMOINE,

Greffier du Sénat.

DEMANDES POUR CHARTE PAR LETTRES PATENTES.

AVIS.—David George Hatton, procureur, et Robert Archibald Monrow, écuyer, tous deux de la ville de Peterborough dans la province d'Ontario, Thomas Thomson Turnbull, marchand, de la cité de Montréal dans la province de Québec, George Burchell Williams, écuyer, de la ville de Lafayette dans l'Etat de l'Indiana, l'un des Etats-Unis d'Amérique, et John Franklin Olmstead, écuyer, de la cité de Washington dans le district de Columbia, dans les Etats-Unis susdits, donnent avis par les présentes qu'ils s'adresseront par pétition au Gouverneur en Conseil, sous l'autorité de l'acte concernant les compagnies à fonds social du Canada de 1877, pour obtenir des lettres patentes sous le grand sceau de la Puissance du Canada, les constituant eux et tous autres qui pourraient ci-après devenir actionnaires dans la compagnie à être par icelles créée, en un corps politique et incorporé sous le nom de "Compagnie canadienne mutuelle de télégraphie."

La dite compagnie sera incorporée dans le but d'ériger et construire une ligne ou des lignes de communication télégraphique à travers la Puissance du Canada avec tous les pouvoirs et privilèges nécessaires pour compléter, maintenir et exploiter telles communications télégraphiques.

La dite compagnie aura sa principale place d'affaires dans la cité de Montréal.

Le montant du fonds capital de la dite compagnie sera de un million de piastres divisé en dix mille parts de cent piastres chacune.

Les dits David George Hatton, Robert Archibald Monrow, Thomas Thomson Turnbull, George Burchell Williams et John Franklin Olmstead seront les directeurs provisoires de la dite compagnie.

CARTER et CARTER,

Solliciteurs et procureurs

pour les requérants.

Montréal, 22 juillet 1881.

5-6

AVIS est donné par le présent que l'on s'adressera à Son Excellence le Gouverneur-Général en conseil, pour obtenir une charte d'incorporation par lettres-patentes sous le grand sceau de la Puissance

AVIS DIVERS.

du Canada, et en conformité des dispositions de l'Acte des compagnies par actions en Canada, 1877, dans le but de constituer Azro B. Chaffec, Peter A. Peterson, William T. Hunt, Edwin Gordon, et John A. Duggan, et tous autres qui pourront devenir actionnaires dans la compagnie projetée, en un corps politique et incorporé sous le nom de "Compagnie d'Aiguille de Sûreté du Canada, à responsabilité limitée," (The Dominion Safety Switch Company, limited.)

Le but pour lequel la compagnie demande d'être constituée en corporation, est la fabrication et la vente par toute la Puissance du Canada, de l'aiguille de sûreté dite "Dominion Safety Switch," invention brevetée sous le No. 9,961 dans le bureau des brevets d'invention de la Puissance du Canada, le dit brevet ayant été accordé le treizième jour de mai 1879, pour améliorations dans les aiguilles de chemins de fer.

Que le siège principal de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Que le dit montant projeté du fonds capital de la dite compagnie sera de cent mille piastres, divisé en deux mille actions de cinquante piastres chacune.

Que les noms au long et adresses et occupation des dits requérants sont : Azro Buck Chaffec, de la cité de Montréal, écuyer ; Peter Alexander Peterson, de la cité de Montréal, ingénieur civil ; William T. Hunt, de Boston, dans l'Etat du Massachusetts, un des Etats-Unis d'Amérique, fabricant ; Edwin Gordon, de Hyde Park, dans le dit Etat du Massachusetts, fabricant, et John A. Duggan, de Quincy, dans le dit Etat du Massachusetts, fabricant ; et que les dits Peter Alexander Peterson, Azro Buck Chaffec, et Edwin Gordon, dont la plupart sont domiciliés en Canada, seront les premiers ou directeurs provisoires de la dite compagnie.

CHURCH, HALL ET ATWATER,
Solliciteurs pour les requérants.

Montréal, 21 avril 1881.

3-6

LA BANQUE DE SAINT-HYACINTHE.

AVIS est par le présent donné qu'un dividende de quatre par cent sur le capital payé dans cette banque, a été déclaré pour les six mois finissant le 31 juillet prochain, et sera payé au bureau de la dite banque, lundi le, ou après le 8 août aussi prochain.

Le livre de transport sera fermé depuis le 18 juillet au 6 août, ces deux jours compris.

Par ordre des directeurs,
R. ST. JACQUES,
Caissier.

Saint-Hyacinthe, 24 juin 1881.

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The Canada Gazette.

PUBLISHED BY AUTHORITY.

OTTAWA, SATURDAY, AUGUST 6, 1881.

DOMINION OF CANADA.



For index of new matter, see last page.

PROCLAMATIONS.

LORNE.

[L.S.]

CANADA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To Our Beloved and Faithful the Senators of the Dominion of Canada, and the members elected to serve in the House of Commons of Our said Dominion, and to each and every of you,—
GREETING :

A PROCLAMATION.

WHEREAS Our Parliament of Canada stands prorogued to the Twentieth day of the month of July instant, at which time, at Our City of Ottawa, you were held and constrained to appear; Now KNOW YE, that for divers causes and considerations and taking into consideration the ease and convenience of Our Loving Subjects, We have thought fit, by and with the advice of Our Privy Council for Canada, to relieve you, and each of you, of your attendance at the time aforesaid, hereby convoking and by these presents enjoining you, and each of you, on the TWENTY-NINTH day of the month of AUGUST next, to meet Us in Our Parliament of Canada, at Our City of Ottawa, there to take into consideration the state and welfare of Our said Dominion of Canada, and therein to do as may seem necessary. HEREIN FAIL NOT.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Right Trusty and Well-Beloved Councillor,

SIR JOHN DOUGLAS SUTHERLAND CAMPBELL, (commonly called the Marquis of Lorne), Knight of Our Most Ancient and Most Noble Order of the Thistle, Knight Grand Cross of Our Most Distinguished Order of St. Michael and St. George, Governor General of Canada and Vice Admiral of the same, &c., &c., &c.

At Our Government House, in Our CITY of OTTAWA, this FIFTEENTH day of JULY in the year of Our Lord one thousand eight hundred and eighty-one, and in the forty-fifth year of Our Reign.

By Command,

RICHARD POPE,
Clerk of the Crown in Chancery, Canada.

ORDERS IN COUNCIL.

GOVERNMENT HOUSE, OTTAWA.

Friday, 29th day of July, 1881.

PRESENT :

THE HONORABLE SIR WILLIAM JOHNSTON RITCHIE, KNIGHT, DEPUTY OF THE GOVERNOR GENERAL, IN COUNCIL.

WHEREAS the Lieutenant Governor of the Province of British Columbia, with the Legislative Assembly of that Province, did, on the 8th day of May, 1880, pass two Acts which have been transmitted, entitled respectively: "An Act to amend the 'Cariboo Waggon Road Tolls Act, 1876,'" and "An Act respecting Tolls on the Cariboo Waggon Road."

And whereas the said Acts have been laid before the Deputy of the Governor General in Council, together with a report from the Minister of Justice recommending that the said Acts should be disallowed,—

The Honorable the Deputy of His Excellency the Governor General has thereupon this day been pleased, by and with the advice of the Privy Council for Canada, to declare His Disallowance of the said Acts, and the same are disallowed accordingly.

Whereof the Lieutenant Governor of the Province of British Columbia, and all other persons whom it

may concern are to take notice and govern themselves accordingly.

J. O. COTÉ,
Clerk, Privy Council.

I, Sir William Johnston Ritchie, Deputy of the Governor General of Canada, do hereby certify that the Acts passed by the Legislature of British Columbia, the 8th day of May, 1880, entitled respectively: "An Act to amend the Cariboo Waggon Road Tolls Act, 1876," and "An Act respecting Tolls on the Cariboo Waggon Road," were received by His Excellency the Governor General on the 10th day of August A. D. 1880.

Given under my hand and seal this 29th day of July A.D. 1881.

W. J. RITCHIE,
Deputy Governor.

(L. S.)

5-3

MILITIA GENERAL ORDERS.

HEAD QUARTERS,

Ottawa, 5th August, 1881.

GENERAL ORDERS (19).

No. 1.

Field day at Halifax, N.S.

The Major General has much pleasure in publishing the following General Order, dated Head Quarters, Halifax, 9th July, 1881, regarding the part taken by the Militia in a Field day at Halifax, before His Excellency the Governor General, on 5th July:—

"HEAD QUARTERS,
HALIFAX, NOVA SCOTIA, 9th July, 1881.

General Orders.

No. 1. The General Commanding desires to thank Colonel Drayson, Royal Artillery, and Lieut. Colonel Cameron, V.C., for the manner in which the defending and attacking forces were handled in the operations of Tuesday, July 5th, and begs they will convey to the officers in command of corps under them, viz:—

For the Defence:

Lt. Colonel McPherson, 2nd Halifax Garrison Artillery, and Lt. Colonel Mackintosh, 63rd H. V. Rifles.

For the Attack:

Major Graham, Halifax Field Battery, and Lt. Colonel Bremner, 66th "Fusiliers,"—the General's entire satisfaction with the mode in which the details of the defence and attack were conducted.

The General has received the commands of His Excellency the Governor General to convey to all concerned, both of the Regulars and Militia, the pleasure and interest with which His Excellency witnessed the operations of the day.

True extract.

(Signed)

FITZROY FREMANTLE,
Asst. Mil. Secretary."

No. 2.

REGULATIONS FOR THE ANNUAL DRILL OF 1881-82, DOMINION OF CANADA.

Places and dates of Encampment.

Adverting to No. 3 of General Orders (14) 10th June, 1881, a District Camp of Exercise will assemble

at the place and on the date specified hereunder opposite the number of their respective Districts, viz:—

Military District No. 3, at Picton, on the 6th Sept., 1881
do do do do do do do do do do

No. 3.

Inspection of Engineer Corps.

The Professor of Fortification, for the time being, at the Royal Military College of Canada, is to be the Officer to inspect the Engineer Corps of the Militia, and while so employed he will be allowed pay at the rate of five dollars a day.

No. 4.

Allowance for Care of Arms.

The "Allowance for Care of Arms" will not be paid in future until a certificate has been given by the District Staff Officer, to the effect that there are no deficiencies of arms and accoutrements in the stores of the company, for which the captain or other officer commanding is responsible, or if any exist that they have been satisfactorily accounted for. When deficiencies exist, not satisfactorily accounted for, a re-issue may be made, on requisition, and the value thereof charged against the "Allowance for Care of Arms" due to the company.

No. 5.

ACTIVE MILITIA.

PROVINCE OF ONTARIO.

1st Battalion Governor General's Foot Guards.

To be Lieutenant:

2nd Lieutenant Ephraim Elliott Webb, V.B., vice C. Graburn, promoted.

To be 2nd Lieutenants, provisionally:

Philip Nairn Thompson, Gentleman, vice Fleming, promoted.

Charles Augustus Moore, Gentleman, vice Webb, promoted.

10th Battalion "Royal Grenadiers"

The title of this Battalion will in future be 10th Battalion "Royal Grenadiers."

To be Lieutenant:

2nd Lieutenant George William Allan, M.S., vice Edwin Arthur Smith, who reverts to the retired list of 2nd Lieutenants.

To be 2nd Lieutenant, provisionally:

Oliph Leigh Leigh-Spencer, Gentleman, vice Allan, promoted.

13th Battalion of Infantry.

To be Lieutenants:

2nd Lieutenant Charles Sumner Scott, V.B., vice Crockett, promoted.

2nd Lieutenant Frederick John Gibson, V.B., vice Adam, promoted.

2nd Lieutenant R. Bryson Osborne, V.B., vice Stoneman, promoted.

To be 2nd Lieutenants, provisionally:

Duncan J. Campbell, Gentleman, vice Ridout, resigned.

William Gillzen Reid, Gentleman, vice Scott, promoted.

16th "Prince Edward" Battalion of Infantry.

No. 7 Company, Ameliasburg.

To be 2nd Lieutenant, provisionally:

James E. Glenn, Gentleman, vice Levi Hays, left limits.

*20th "Halton" Battalion of Rifles.**No. 3 Company, Georgetown.*

To be Captain :

Lieutenant George Stewart Goodwillie, M.S., vice Robert D. McMaster, who is hereby permitted to retire retaining rank.

To be Lieutenant, provisionally :

Color Sergeant Waller George Tubby, vice Goodwillie, promoted.

No. 7 Company, Milton.

To be 2nd Lieutenant, provisionally :

Sergeant Joseph Walker Rolls, vice Robinson, promoted.

*22nd Battalion "Oxford Rifles."**No. 8 Company.*

The Head Quarters of this Company are hereby changed from Lakeside to Thamesford.

*24th "Kent" Battalion of Infantry.**No. 4 Company.*

The Head Quarters of this Company are hereby changed from East Tilbury to Chatham.

*25th "Elgin" Battalion of Infantry.**No. 4 Company.*

The Head Quarters of this Company are hereby changed from Wallacetown to St. Thomas.

26th "Middlesex" Battalion of Light Infantry.

The Head Quarters of the following companies are hereby changed, viz:—

No. 3 Company, from Harrietsville to Dorchester Station.

No. 8 Company, from St. John's Arva to Ilderton.

32nd "Bruce" Battalion of Infantry.

To be Major :

Captain and Adjutant John Morton, V.B., vice William Daniel, who is hereby permitted to retire retaining rank.

No. 1 Company.

The Head Quarters of this Company are hereby changed from Southampton to Port Elgin.

33rd "Huron" Battalion of Infantry.

To be Major :

Captain and Brevet Major William Forbes Murray, V.B., from No. 4 Company, vice W. Wellington Connor whose resignation is hereby accepted.

To be Paymaster :

Honorary Captain and Quarter-Master Francis Jordan, vice Brevet Major James Thompson who is hereby permitted to retire retaining his Brevet rank.

To be Quarter-Master :

Donald Colvin Stoneham, Gentleman, vice Jordan, appointed Paymaster.

*35th Battalion of Infantry "The Simcoe Foresters."**No. 9 Company.*

The Head Quarters of this Company are hereby changed from Rosemont to Alliston.

39th "Norfolk" Battalion of Rifles.

Major John McLaren is hereby permitted to retire with the rank of Major, as a special case.

No. 1 Company, Simcoe.

The resignation of Lieutenant William Charles Haskett is hereby accepted.

*41st "Brockville" Battalion of Rifles.**No. 1 Company, Brockville.*

To be 2nd Lieutenant, provisionally :

William Henry Harrison, Gentleman, vice John Kininmond Fairbairn, Junior, left limits.

43rd Battalion of Infantry.

The formation of a Battalion of Infantry is hereby authorized, with Head Quarters at Ottawa, to be designated the 43rd Battalion of Infantry,—composed as follows. viz:—

No. 5 Company (Ottawa) hereby detached from 56th Battalion of Rifles, to be No. 1 Company.

No. 4 Company (Fitzroy) hereby detached from 42nd Battalion of Infantry, to be No. 2 Company.

Wakefield Infantry Co., do 3 do

Vernon do do 4 do

Eardley do do 5 do

Aylwin do do 6 do

To be Lieutenant Colonel :

Major and Brevet Lieutenant Colonel William White, V.B., from 1st Battalion Governor General's Foot Guards.

To be Major :

Captain and Brevet Major John Walsh, V.B., from the Adjutancy of the 1st Battalion Governor General's Foot Guards.

Napanee Battery of Garrison Artillery.

Adverting to No. 3 of General Orders (18) 8th July, 1881, the words "permitted to retire from the Active Militia" are to be substituted, after the names of Captain Edmund Hooper and 2nd Lieutenant Benjamin Seymour Abrams, for the words "removed from the list of officers of the Active Militia."

*PROVINCE OF QUEBEC.**Montreal Field Battery of Artillery.*

To be 1st Lieutenant :

2nd Lieutenant Edward George Green, G.S., vice Oswald, transferred to Montreal Brigade of Garrison Artillery.

To be 2nd Lieutenant, provisionally :

John Smythe Hall, Junior, Gentleman, vice Green promoted.

Montreal Brigade of Garrison Artillery.

To be 2nd Lieutenant, provisionally :

Frederick Seymour Brush, Gentleman, vice McGillivray, resigned.

St. John's Battery of Garrison Artillery.

To be 2nd-Lieutenant, provisionally :

Arthur James Moodie Tenny, Gentleman, vice Joseph H. Carson, left limits.

8th Battalion "Royal Rifles," Quebec.

To be Majors, from 30th April, 1881:
Captain Erskine Guthrie Scott, V.B., from No. 1 Company, vice Morgan.
Captain Charles Andrew Pentland, M.S., from No. 6 Company, vice Stuart, promoted.

Major and Quarter-Master James Morgan is hereby permitted to retire retaining his rank of Major.

64th Battalion of Rifles "Voltigeurs de Beauharnois."

Quarter-Master Ferdinand Ledue having had the Relative rank of Lieutenant five years on 18th June, 1877, to have the Honorary rank of Captain from that date.

83rd "Joliette" Battalion of Infantry.

No. 1 Company, Joliette.

To be Lieutenant:
Oetave D'Aoust, Gentleman, M.S., vice Rivard, resigned.
To be 2nd Lieutenant, provisionally:
Sergeant Romuald Delfausse, vice Godin, resigned.

Wakefield, Eardley and Aylwin Companies.

The Wakefield, Eardley and Aylwin Companies of Infantry are hereby detached from the 1st Brigade Division, Quebec, Military District No. 5, and attached to the 8th Brigade Division, Ontario, Military District No. 4.

PROVINCE OF NEW BRUNSWICK.

New Brunswick Brigade of Garrison Artillery.

No. 2 Battery, Carleton.

To be 1st Lieutenant, provisionally:
Sergeant James Hersey Easty, vice A. Ring, promoted.
To be 2nd Lieutenant provisionally:
Sergeant Trestrum Bernard Ring, vice William James Kingston, left limits.

62nd "St. John" Battalion of Infantry.

To be 2nd Lieutenant, provisionally:
John Halley McRobbie, Gentleman, vice Godard, promoted.

PROVINCE OF NOVA SCOTIA.

1st Halifax Brigade of Garrison Artillery.

To be 2nd Lieutenants, provisionally:
John Douglass Story, Gentleman, vice McCrow, promoted.
Charles Alexander Robson, Gentleman, vice Rönne, promoted.

63rd "Halifax" Battalion of Rifles.

To be Captain:
Lieutenant Alfred George Cunningham, M.S., vice B. Berkley Bond, left limits.
To be Lieutenant:
2nd Lieutenant Walter Goldsbury Jones, M.S., vice Cunningham, promoted.

By Command,
WALKER POWELL, Colonel,
Adjutant General of Militia
Canada.

GOVERNMENT NOTICES.

UNREVISED Statement of Inland Revenues for the fiscal year ended 30th June, 1881.

Source of Revenue.	—	Amount.
	\$ cts.	\$ cts.
Spirits	3,231,482 04
Malt Liquor	6,250 00
Malt	316,655 78
Tobacco	1,777,630 84
Petroleum Inspection	18,749 36
Manufactures in Bond	30,896 82
Seizures	6,058 03
Other Receipts	13,180 70
Total Excise Revenue	5,400,903 57
Canals	339,802 23
Slides and Booms	79,849 20
Hydraulic and other Rents	30,396 03
Minor Public Works	31,018 15
Culling Timber	38,396 89
Inspection of Weights and Measures	34,584 55
Inspection of Gas	2,210 50
Law Stamps, Supreme Court	1,248 16
Bill Stamps	192,773 44
Total	6,151,182 77

A. BRUNEL,
Commissioner.

Inland Revenue Department,
Ottawa, 4th August, 1881. 6-3

NOTICE is hereby given that the question as to the value of the property known as Tully's or Darby's wharf in the City of Halifax, will be submitted to the official arbitrators for the Dominion of Canada, the said land and land covered with water having been expropriated under the Government Railways Act, chapter 25, 44 Victoria. And this notice is given pursuant to section 15 of the said Act.

CHARLES TUPPER,
Minister of Railways and Canals.
Department of Railways and Canals,
Ottawa, 21st July, 1881. 4-3

PRIVY COUNCIL OFFICE.

OTTAWA, 20th July, 1881.

NOTICE is hereby given that, under the provisions of the Act 44 Vict., chap. 26, His Excellency the Governor General, by Order in Council of the 4th day of July instant, has been pleased to empower the undermentioned District Superintendents of Government Telegraph lines to take from employes on those lines the declaration as to secrecy provided by the Act, viz:

British Columbia,—J. Wilson, Superintendent.
Anticosti,—J. A. LeBourdais, Superintendent.
Magdalen Islands,—Augustin LeBourdais, Superintendent.
Grand Manan and Campobello,—H. Chipman Seely, Superintendent.

J. O. COTÉ,
Clerk, Privy Council. 4-3

NOTICE.—Proposals will be received by the undersigned until Tuesday, the 1st September, 1881, from persons desirous of leasing the privilege of ferrying across the Ottawa River between the Town of Pembroke, in the Province of Ontario, and Allumette Islands in the Province of Quebec, established under the Act 33 Vic., chap. 35, by order in Council of the 1st June, 1881.

Copies of the regulations may be procured at the Department of Inland Revenue and at the office of Joseph Warren, Esq., Sub-Collector of Customs at Pembroke.

Each proposal must be accompanied by an accepted cheque on one of the chartered banks doing business in Ottawa, for a sum equal to one-half the amount of rent offered, which sum will be applied on account of rent payable by the person whose proposal is accepted. It will be refunded to those whose proposals are refused, but no refund will be made to any one who withdraws his proposal.

All proposals must be addressed to the undersigned, and endorsed on the envelope "Tenders for the Pembroke Ferry."

A. BRUNEL
Commissioner of Inland Revenue.
Department of Inland Revenue,
Ottawa, 22nd July, 1881.

4-3

NOTICE.—Tenders will be received by the undersigned until Twelve o'clock (noon) on Saturday, the 20th August, for the lease of the "*Union Suspension Bridge*," between the Cities of Ottawa and Hull, for a period of one year from the 1st September, 1881.

Each tender must be accompanied by an accepted cheque on one of the chartered banks doing business in Ottawa for a sum equal to one quarter of the amount of rent offered, which sum will be applied on account of rent payable by the person whose proposal is accepted. It will be refunded to those whose proposals are refused, but no refund will be made to any one who withdraws his proposal.

All proposals must be addressed to the undersigned and endorsed on the envelopes "Tenders for the Union Suspension Bridge."

The authorized schedule of tolls for the use of the Bridge is as follows, viz :—

One horse and vehicle, each way of passing.....	2 cents.
One horse and vehicle, going and coming.....	3 "
Two horses and vehicle, each way of passing.....	3 "
Two horses and vehicle, going and coming.....	5 "
One horse and rider, each time.....	1 "
One horse, cow, ox, sheep, goat, pig, or other animal.....	1 "
Animals in droves.....	½ "

A. BRUNEL,
Commissioner of Inland Revenue.
Department of Inland Revenue,
Ottawa, 2nd July, 1881.

4-3

PUBLIC Notice is hereby given, that under The Canada Joint Stock Companies Act, 1877, supplementary letters patent have been issued under

the great seal of the Dominion of Canada, bearing date the twenty-ninth day of June, 1881, whereby the total capital stock of "The Victoria Consolidated Silver Mining Company (Limited)" is increased from one hundred and twenty-eight thousand dollars to four hundred thousand dollars.

Dated at the office of the Secretary of State of Canada, this twenty-first day of July, 1881.

J. A. MOUSSEAU,
Secretary of State.

4-3

NOTICE TO MARINERS.

No. 13 of 1881.

HAY ISLAND RANGE LIGHTS.

NOTICE is hereby given that two Range Lights, erected by the Government of Canada upon Hay Island, Miramichi Bay, in the County of Northumberland, New Brunswick; to enable vessels, in seeking shelter, to clear the point of the shoal off the east end of the Island, will be put in operation about the 25th instant.

Lat. N. 47° 14' 10"
Long. W. 65° 3' 40"

The front light is fixed white catoptric, exhibited from a lantern hoisted on a mast 15 feet high. It is elevated 23 feet above high water, and should be visible 10 miles. At the base of the mast is a small shed painted red.

The back light is distant 210 feet from the front one. It is fixed white catoptric, elevated 30 feet above high water, and should be visible 11 miles. The building is a square wooden tower, 21 feet high from base to vane, and is painted white.

WM. SMITH,
Deputy of the Minister of Marine, &c.
Department of Marine,
Ottawa, 23rd June, 1881.

4-3

NOTICE TO MARINERS.

No. 15 of 1881.

TEMPORARY LIGHT AT QUACO.

NOTICE is hereby given that a temporary light has been established on the pitch of the cape at West Head, Quaco, New Brunswick Coast of the Bay of Fundy, to replace until further notice the lighthouse on the rock off Quaco, destroyed by fire on the 17th ultimo.

Lat. N. 45° 19' 30"
Long. W. 65° 32' 0"

The light is fixed white, in a lantern suspended from a pole 20 feet high, and should be visible under favorable conditions about six miles.

WM. SMITH,
Deputy of the Minister of Marine, &c.
Department of Marine and Fisheries,
Ottawa, 9th July, 1881.

4-3

GENERAL ABSTRACT

SHOWING the average amount of the Liabilities and Assets of the Bank of British Columbia, within the Province of British Columbia and its Dependencies, taken from the several Weekly Statements, for the quarter ending 30th June, 1881.

Prepared and submitted to the Finance Department in conformity with the Local Banking Act of 1864

<i>Liabilities.</i>	<i>\$ cts.</i>	<i>Assets.</i>	<i>\$ cts.</i>
Notes in circulation.....	371,062 00	Legal Tender Coin in Gold and Silver.....	184,409 89
Balances due to other Banks and Branches..	8,035 66	Gold Bullion.....	9,306 25
Deposits not bearing interest ... \$763,762 01		Landed and other Property.....	26,111 46
Deposits bearing interest..... .. 29,714 82		Balances due from other Banks	
	793,476 83	and Branches, situate within	
		the Province.....\$ 4,088 74	
		Balances due from other Banks	
		and Branches, situate without	
		the Province..... 525,260 22	
			529,348 96
		All debts due to the Bank with-	
		in the Province, including	
		Notes, Bills of Exchange and	
		all Stock and Funded Debts	
		of every description, except-	
		ing Notes, Bills and Balances	
		due from other Banks and	
		Branches 685,022 20	
		Do without the Province... 26,877 01	
			711,899 24
Total amount of Liabilities... ..	1,172,573 89	Total amount of Assets.....	1,461,075 80

Amount of Capital Stock paid up at close of the Quarter ending 30th June, 1881..... \$1,730,000 00
Rate of last Dividend declared to the Shareholders. 5 per cent. per annum.
Amount of last Dividend declared..... 43,250 00
Amount of Reserve Profit at the time of declaring said Dividend..... 226,560 00

WM. C. WARD,
Manager,

CHS. S. JONES,
Accountant.
6-3

Victoria, B.C., 21st July, 1881.

RETURN OF THE AMOUNT OF LIABILITIES AND ASSETS OF THE MONTREAL CITY AND DISTRICT SAVINGS BANK, AND OF THE CAISSE D'ECONOMIE DE NOTRE-DAME DE QUEBEC, ON THE 31st JULY, 1881.

CAPITAL.		LIABILITIES.								
Capital Stock.	Capital paid up.	Dominion Govt. deposits payable on demand.	Provincial Govt. deposits payable on demand.	Other deposits payable on demand.	Dominion Govt. deposits payable after notice.	Provincial Govt. deposits payable after notice.	Other deposits payable after notice.	Special Poor Fund or Charity Trust.	Other Liabilities.	Total Liabilities.
City and District Savings Bank.....	\$ cts. 2,000,000 00	\$ cts. 277,219 56	\$ cts.	\$ cts.	\$ cts. 17,030 00	\$ cts.	\$ cts. 4,997,423 06	\$ cts. 180,000 00	\$ cts. 38,405 66	\$ cts. 5,510,078 08
Caisse d'Economie Notre-Dame de Québec.....	1,000,000 00	2,992,184 05	83,000 00	35,710 29	3,110,894 34

ASSETS.									
Dominion Securities.	Provincial or Municipal Securities.	Loans having Government Securities.	Loans secured by Bank Stock.	Loans secured by Stock, &c.	Cash in hand or on call in chartered Banks.	Special Poor Fund or Charity Fund Investments.	Bank Stock prior to incorporation.	Other Assets.	Total Assets.
City and District Savings Bank.....	\$ cts. 880,294 84	\$ cts. 600 82	\$ cts. 1,867,994 00	\$ cts. 1,242,257 04	\$ cts. 1,613,814 95	\$ cts. 180,000 00	\$ cts.	\$ cts. *423,500 58	\$ cts. 6,208,462 23
Caisse d'Economie Notre-Dame de Québec.....	616,290 48	742,580 09	125,750 18	1,372,863 15	83,000 00	245,220 00	117,911 84	3,401,079 01

* Including landed property of Bank \$346,433 49.

THE FOLLOWING NEW POST OFFICES WERE ESTABLISHED IN CANADA
ON THE 1ST JULY, 1881.

NAME OF POST OFFICE.	TOWNSHIP OR PARISH.	ELECTORAL COUNTY.	POSTMASTER.
Alkali Lake.....	Monck.....	Cariboo.....B.C.	John E. Moore.
Beaumaris.....	Unsurveyed.....	Muskoka.....O.	Edward Prowse.
*Beauséjour.....	Unsurveyed.....	Unsurveyed.....M.	F. Schooley.
Big Bar Creek.....	Ameliasburg.....	Cariboo.....B.C.	Joseph Haller.
Bloomfield Station.....	Melanchton.....	Kings.....N.B.	Benjamin Gray.
Bumhury.....	St. Jean des Chaillons.....	Prince Edward.....O.	Reuben S. Howell.
Chedworth.....	Sydenham.....	Grey, E.R.....O.	James Corbett.
Clarence.....	Sec 28, Tp. 3, Range 13 W.	Annapolis.....N.S.	S. N. Jackson.
Fortierville.....	Fullarton.....	Lotbinière.....Q.	J. B. Fortier.
Garryowen.....	Grimsby.....	Grey, N.R.....O.	Mrs. E. Leighton.
*Glenora.....	St. Joseph's Island.....	Marquette.....M.	Thomas Feely.
Gowrie.....	Proton.....	Perth, S.R.....O.	Richard Moore.
Greenfield.....	St. Joseph's Island.....	Colchester.....N.S.	Robert McKenzie.
Grimshy Camp.....	Kincardine.....	Lincoln.....O.	N. Phelps.
Jocelyn.....	St. Jean des Chaillons.....	Algoma.....O.	C. Young.
Kingscote.....	Loho.....	Grey, E.R.....O.	James Armstrong.
Leonardville.....	St. François.....	Charlotte.....N.B.	George F. Leonard.
*Lintrathen.....	Dalton.....	Marquette.....M.	Andrew Riddell.
*Littleton.....	St. Joseph's Island.....	Marquette.....M.	Benjamin Denby.
Maple Lake.....	St. Joseph's Island.....	Peterborough, E.R.....O.	James Melville.
Millarton.....	St. Joseph's Island.....	Bruce, S.R.....O.	Robert Millar.
Mud Bay.....	St. Jean des Chaillons.....	New Westminster.....B.C.	Wm. Woodward.
Parisville.....	St. Jean des Chaillons.....	Lotbinière.....Q.	Isaie Paris.
Poplar Hill.....	St. François.....	Middlesex, N.R.....O.	Eli R. Barclay.
River Gilbert Gold Mines.....	Dalton.....	Beauce.....Q.	Joseph T. Lachance.
Sadowa.....	Dalton.....	Victoria, N.R.....O.	John H. Vanvlack.
*Savona's Ferry.....	St. Joseph's Island.....	Yale.....B.C.	Elizabeth Jane Wren.
Sea Side.....	St. Joseph's Island.....	Restigouche.....N.B.	Alex. Dickie.
Sleswick (re-opened).....	Albion.....	Cardwell.....O.	William Parkhill.
*Somerset.....	Sec. 19, Tp. 5, Range 9, W.	Marquette.....M.	A. D. Burdick.
Sturgeon Falls.....	Springer.....	District of Nipissing.....O.	James Holditch.
Sunnidale Corners.....	Sunnidale.....	Simcoe, N.R.....O.	John S. Dixon.
Tenby Bay.....	St. Joseph's Island.....	Algoma.....O.	J. W. Linton.
*Wellwood.....	Sec. 33, Tp. 12, Range 14...	Marquette.....M.	Cyrus Turner.
West Caledonia.....	St. Joseph's Island.....	Queens.....N.S.	William Butler.

* These offices were established on the 1st June, 1881.

CHANGES IN POST OFFICES ALREADY ESTABLISHED.

OFFICES CLOSED.

Nober, Co. Haldimand, O.
Portage River, Co. Northumberland, N.B.
Roxham, Co. St. John's, Q.

NAMES CHANGED.

Port Hoover, Co. Victoria, S.R., O.....to Finger Board.
Hope Bay, Co. Bruce, N.R., O.....to Hope Ness.

STATEMENT of the Balances at Cr. of Depositors in Government Savings Banks, on 31st May, 1881, published in accordance with Act 34 Vic., Chap. 6, Sec. 23.

BANK.	Balance on 30th April, 1881.	Deposits for May, 1881.	Total.	Withdrawn, May, 1881.	Balance, 31st May, 1881.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
<i>Ontario—</i>					
Toronto	441,820 79	35,203 49	477,024 28	16,123 14	460,901 14
<i>Manitoba—</i>					
Winnipeg	164,476 67	43,094 68	207,571 35	23,335 22	184,236 13
<i>British Columbia—</i>					
Victoria	1,134,059 34	73,787 00	1,207,846 34	34,770 21	1,173,076 13
Nanaimo	106,008 07	17,146 00	123,154 07	3,144 75	120,009 32
New Westminster	131,222 99	9,195 00	140,417 99	6,996 61	133,421 38
<i>Nova Scotia—</i>					
Amherst	74,115 62	11,641 00	85,756 62	3,835 67	81,920 95
Antigonish	25,734 09	3,441 00	29,175 09	3,098 11	26,076 98
Annapolis	68,737 60	22,771 26	91,508 86	6,214 76	85,294 10
Arichat	116,896 88	3,817 25	120,714 13	2,544 68	118,169 45
Acadia Mines	25,729 77	573 00	26,302 77	1,003 60	25,299 17
Baddeck	17,925 58	4,393 00	22,318 58	794 52	21,524 06
Bridgewater	13,776 75	2,531 00	16,307 75	1,228 00	15,079 75
Barrington	23,493 30	2,671 00	26,164 30	236 32	25,927 98
Digby	42,404 30	7,787 00	50,191 30	1,811 24	48,380 06
Guysboro'	36,798 79	2,385 00	39,183 79	3,543 36	35,640 43
Halifax	2,091,284 98	85,777 04	2,177,062 02	79,655 73	2,097,406 29
Kentville	62,902 93	10,930 00	73,832 93	9,770 11	64,062 82
Liverpool	96,497 33	3,531 00	100,028 33	2,175 77	97,852 56
Little Glace Bay	1,274 48		1,274 48		1,274 48
Lingan	2,997 30	370 21	3,367 51	279 00	3,088 51
Lunenburg	54,162 39	5,698 00	59,860 39	1,026 53	58,833 86
Maitland	48,050 80	2,822 00	50,872 80	3,287 96	47,584 84
New Glasgow	77,854 18	9,103 00	86,957 18	5,677 38	81,279 80
Parrsboro'	30,566 75	2,929 00	33,495 75	753 81	32,741 94
Port Hood	39,184 88	3,984 00	43,168 88	1,600 00	41,568 88
Pictou	31,655 71	2,226 00	33,881 71	195 05	33,686 66
Shelburne	26,406 58	1,187 00	27,593 58	748 40	26,845 18
Sydney	141,412 32	4,454 00	145,866 32	6,486 61	139,379 71
Sherbrooke	30,884 97	415 00	31,299 97	2,560 00	28,739 97
Truro	146,149 01	11,145 00	157,294 01	6,929 86	150,364 15
Windsor	344,206 79	11,909 00	356,115 79	4,357 62	351,758 17
Weymouth	47,091 56	620 00	47,711 56	3,227 28	44,484 28
Yarmouth	238,038 40	7,468 00	245,506 40	9,904 79	235,601 61
<i>New Brunswick—</i>					
Bathurst	54,377 04	749 00	55,126 04	1,014 56	54,111 48
Chatham	165,736 96	2,290 00	168,026 96	8,544 82	159,482 14
Dalhousie	119,649 90	1,422 00	121,071 90	3,577 70	117,494 20
Dorchester	12,854 16	60 00	12,914 16		12,914 16
Fredericton	196,944 71	21,445 00	218,389 71	7,809 23	210,580 48
Hillsboro'	11,956 07	1,343 00	13,299 07	526 32	12,772 75
Moncton	84,296 96	14,398 00	98,694 96	9,127 07	89,567 89
Newcastle	105,658 39	4,673 00	110,331 39	8,217 70	102,113 69
Richibucto	56,853 70	170 00	57,023 70	1,880 47	55,143 23
St. Andrews	152,436 69	7,055 00	159,491 69	4,005 15	155,486 54
St. John	1,311,607 93	58,424 00	1,370,031 93	25,548 12	1,344,483 81
Woodstock	142,423 69	5,393 00	147,816 69	3,077 69	144,739 00
<i>Prince Edward Island—</i>					
Charlottetown	576,560 89	32,722 00	609,282 89	21,626 37	587,656 52
Total	8,925,178 99	555,148 93	9,480,327 92	342,271 29	9,138,056 63

FINANCE DEPARTMENT,
OTTAWA, 12th July, 1881.

J. M. COURTNEY,
D. M. F.

LIST OF INSURANCE COMPANIES, LICENSED TO DO BUSINESS IN CANADA UNDER THE INSURANCE ACTS OF 1875 AND 1877.

NAME OF THE COMPANY.	Chief Agent to receive process.	Amount of Deposit.	Description of Insurance business for which licensed.
The Accident Insurance Company of North America.....	Edward Rawlings, Manager, Montreal.....	\$13,500 Montreal Harbour bonds; \$8,733 Montreal Warehousing Bds.; \$550, 5 p. Canada stock. (Accepted at \$20,000).....	Accident.
The Aetna Insurance Company of Hartford, Connecticut.....	Robert Wood, General Agent, Montreal.....	\$5,070 Canada stock; \$23,000 Municipal Debentures; \$72,000 U.S. Bonds. (Accepted at \$97,771).....	Fire and Inland Marine.
The Aetna Life Insurance Company of Hartford, Connecticut.....	Wm. H. Orr, Manager, Toronto.....	\$100,000 U.S. gold bonds (A), \$70,000 U.S. Bonds and \$25,000 Debs. Prov. of Queb. (B).....	Life.
The Agricultural Insurance Company of Watertown, N.Y., U.S.....	Jno. Fisher, Chief Agent, Cobourg.....	\$100,000 U.S. Bonds, 4 per cent.	Fire.
The Anchor Marine Insurance Company.....	Hugh Scott, Agent, Toronto.....	\$56,000 Municipal Debentures. (Accepted at \$50,400).....	Inland Marine.
The British America Assurance Company, Toronto.....	Louis H. Boulton, Acting Manager, Toronto.....	\$61,000 Municipal Debentures. (Accepted at \$54,900).....	Fire and Inland Marine.
The Briton Life Association (Limited).....	J. B. M. Chipman, Chief Agent, Montreal.....	\$54,993—Canada 4 per cent. bonds.....	Life.
The Canada Fire and Marine Insurance Company.....	Charles Cameron, Managing Direct., Hamilt'n.....	\$57,000 Municipal Debent. (Accepted at \$51,300).....	Fire and Inland Marine.
The Canada Life Assurance Company, Hamilton.....	A. G. Ramsay, Manager, Hamilton.....	\$60,000 Municipal Debentures. (Accepted at \$54,000).....	Life.
The Canadian Steam Users Insurance Association.....	W. B. McMurrich, Agent, Toronto.....	\$3,900 Imper. Building Society stock, \$5,000 Toronto Building and Loan Assoc. stock, \$1,600 Western Assur. stock.....	Steam Boilers, &c.
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal.....	\$56,000 Municipal Debentures. (Accepted at \$50,400).....	Life and Accident.
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal.....	\$56,000 Montreal Harbor bonds. (Accepted at \$50,400).....	Fire and Inland Marine.
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal.....	\$30,000 cash.....	Guarantee.
The Commercial Union Assurance Company of London, England.....	Fred. Cole, General Agent, Montreal.....	\$100,344 Canada stock (Life A), \$50,613 Canada Con. 5 per cent. stock and \$55,967, 4 p. c. stock (Fire).....	Fire and Life.
The Confederation Life Association of Canada.....	J. K. Macdonald, Managing Director, Toronto.....	\$86,300 Municipal Debentures. (Accepted at \$77,650).....	Life.
The Dominion Fire and Marine Insurance Company, (Hamilton).....	F. R. Despard, Manager, Hamilton.....	\$35,000 cash, \$15,000, City Victoria, B.C. Bonds.....	Fire and Inland Marine.
The Equitable Life Assurance Society of the United States, N. Y.....	R. W. Gale, Manager, Montreal.....	\$100,000 Canada stock (A) and \$65,000 U.S. Bonds (B).....	Life.
The Fire Insurance Association (Limited), London, England.....	Wm. Robertson, Chief Agent, Montreal.....	\$100,000 Canada stock.....	Fire.
The Guarantee Company of North America.....	Edward Rawlings, Manager, Montreal.....	\$32,000 Municipal Debentures; \$15,000 Mon. Harb. Bonds; \$9,733 Mon. Warehous. bds. and \$400 stock. (Accepted at \$51,000).....	Guarantee.
The Guardian Fire and Life Assurance Company, London, England.....	Robt. Simms & Co., and Geo. Denholm, Gen. Agents, Montreal.....	\$100,343 Canada stock.....	Fire.
The Hartford Fire Insurance Company, Hartford, Connecticut.....	Robt. Wood, General Agent, Montreal.....	\$55,000 U.S. bds. and \$30,840 bank stock. (Accepted at \$100,000).....	Fire.
The Imperial Insurance Company of London, England.....	W. H. Rintoul, Agent, Montreal.....	\$48,667 Can. 5 per cent. Can. stock, \$51,402 6 per cent. Can. stock.....	Fire.
The Lancashire Insurance Company.....	S. C. Duncan-Clark, Chief Agent, Toronto.....	\$100,000 Canada stock.....	Fire.
The Lion Life Insurance Company (Limited) London, England.....	Fred. Stanciliffe, General Manager, Montreal.....	\$10,000 stg. Canada stock.....	Life.
The Liverpool and London and Globe Insurance Company.....	G. F. C. Smith, Chief Agent, Montreal.....	\$50,000 Canada stock (Life), and \$3,000 Can. 5's; \$63,000 Municipal Deb., \$25,000 Montreal Investment Association; and \$17,030 cash. (Accepted at \$145,480).....	Fire and Life.
The London Assurance Corporation, England.....	C. C. Foster, Agent, Montreal.....	\$50,127 Canada Con. 5 p.c. stock and \$99,873 Canada stock, being (Fire) \$100,000 and (Life) \$50,000.....	Fire and Life.
The London Guarantee and Accident Co. (Limited).....	A. T. McCord, Jr., Chief Agent, Toronto.....	\$11,000 stg. Canada Stock.....	Guarantee and Accident.
The London and Lancashire Fire Insurance Company, Liverpool.....	C. J. Spike, Chief Agt., Halifax, N.S.....	\$21,000 stg., Canada Stock.....	Fire.
The London and Lancashire Life Assurance Company.....	William Robertson, Manager, Montreal.....	\$100,000 Canada stock (A) \$5,000 cash and \$4,867 Prov. of Queb. bonds (B).....	Life.
The London Mutual Fire Insurance Company of Canada, London, Ont.....	D. C. Macdonald, Secretary, London.....	\$25,000 Canada Stock and \$5,000 cash.....	Life.
The Metropolitan Life Insurance Company of New York.....	Thos. A. Temple, General Agent, St. John, N.B.....	\$100,000 U. S. bonds.....	Life.
The Metropolitan Plate Glass Insurance Company, New York.....	A. J. Pell, Montreal.....	\$5,000 United States bonds.....	Plate Glass Insurance.
The Mutual Life Association of Canada.....	J. Turner, President, Hamilton.....	\$92,988 Municipal Debentures. (Accepted at \$83,699).....	Life.
The North American Mutual Life Insurance Company.....	Wm. McCabe, Managing Director, Toronto.....	\$50,000 cash.....	Life.
The North British and Mercantile Insurance Company.....	Macdougall & Davidson, General Agents, Montreal.....	\$50,000 Canada stock (Life A); \$47,000 Montreal Harbour bonds and \$65,000 Municipal Deb. (Fire). (Accepted at \$150,800).....	Fire and Life.

The Northern Assurance Company of Aberdeen and London.....	Taylor Bros., General Agents, Montreal.....	\$85,833 Canada stock, \$14,167 Canada 5's.....	Fire.
The Norwich Union Fire Insurance Society, Norwich, England.....	Alex. Dixon, Agent, Toronto.....	\$100,000 Canada Stock.....	Fire.
The Ontario Mutual Life Assurance Company.....	Wm. Hendry, Manager, Waterloo.....	\$56,137 Municipal Debentures. (Accepted at \$50,541)...	Life.
The Phoenix Assurance Company of Brooklyn.....	Robert Hampson, Agent, Montreal.....	\$100,000 U. S. bonds.....	Fire and Inland Marine.
The Phoenix Fire Assurance Company, London, England.....	Gillespie, Moffatt & Co., Gen Apts Mont.....	\$50 171 Canada stock, and \$50,126 Canada Con. 5 p.c. stock.....	Fire.
The Quebec Fire Assurance Company.....	J. G. Clapham, President, Quebec.....	\$25,000 Canada stock, \$60,000 Bank stock, and \$15,200 Municipal Debentures. (Accepted at \$98,680).....	Fire.
The Queen Fire and Life Insurance Company, England.....	A. M. Forbes & H. J. Mudge, Chief Agents, Montreal.....	\$100,000 Canada stock (Fire) and \$51,100 Canada Consol. 5 p. c. stock (Life).....	Fire and Life.
The Reliance Mutual Life Assurance Society, London, England.....	J. Cassie Hatton, Attorney, Montreal.....	\$100,000 Canada stock (A) and \$10,000 Canada stock (B).....	Life.
The Royal Canadian Insurance Company.....	Arthur Gagnon, Secretary, Montreal.....	\$56,000 Montreal Harbour bonds. (Accepted at \$50,400).....	Fire and Inland Marine.
The Royal Insurance Company.....	M. H. Gault & Wm. Tatley, Chief Agents, Montreal.....		
The Scottish Imperial Insurance Company.....	Taylor Bros., General Agents, Montreal.....	\$96,982 Canada stock, \$53,533 Canada Consol. 5 p. c. stock, \$170,333, British Consols—being \$149,182 (Fire) \$50,000 (Life A) and \$121,666 (General). Also \$97,333.33, British Annuities (General). Total \$418,182.....	Fire and Life.
The Sovereign Fire Insurance Company of Canada.....	Hon. Alex. Mackenzie, President, Toronto.....	\$71,068 Canada stock, \$20,000 Montreal Harbour bonds, \$13,500 Municipal Deb. (Accepted at \$101,107).....	Fire.
The Standard Life Assurance Company, Scotland.....	W. M. Ramsay, Manager, Montreal.....	\$115,655 Municipal Debent., cash \$3,684. (Accepted at \$101,218)...	Fire.
The Star Life Assurance Society of England.....	A. W. Lauder, General Treasurer, Toronto.....	\$64,000 Mun. Debts., \$107,000 Mont. Harbour Bds., (accepted at \$153,900), being \$126,750 (Life A), and \$27,150 (Life B).....	Life.
The Sun Mutual Life Insurance Company of Montreal.....	R. Macaulay, Secret. and Manager, Montreal.....	\$100,343 Canada stock.....	Life.
The Toronto Life Assurance and Tontine Company.....	Arthur Harvey, Manager, Toronto.....	\$56,000 Municipal Debentures. (Accepted at \$50,400).....	Life and Accident.
The Travelers Insurance Company of Hartford, Conn.	Thos. Simpson, Agent, Montreal.....	\$32,400 Municipal Debent., cash \$1,040.36. (Accepted at \$30,200).	Life and Accident.
The Union Mutual Life Insurance Company of Maine.....	Wm. Mulock, Agent Toronto.....	\$100,000 U. S. bonds, \$25,000 Municipal Debent., \$20,000 Montreal Harbour Bonds, (accepted at \$140,500), being \$100,000 (Life A) \$25,000 par (Life B) and \$20,000 par, (accident).....	Life and Accident.
The Western Assurance Company, Toronto.....	J. J. Kenny, Managing Director, Toronto.....	\$100,000 U. S. 4 per cent. Bonds (A) and \$15,000 District of Columbia, U.S., Bonds (B).....	Life.
		\$57,700 Municipal Debentures. (Accepted at \$51,930).....	Fire and Inland Marine.

THE FOLLOWING LIFE INSURANCE COMPANIES HAVING CEASED TO TRANSACT NEW BUSINESS IN CANADA, ARE ENTITLED UNDER SECTION 17 OF THE CONSOLIDATED INSURANCE ACT OF 1877, TO TRANSACT ALL BUSINESS CONNECTED WITH POLICIES EXISTING AT 31st MARCH, 1878, AND THEIR DEPOSITS ARE APPLICABLE TO THOSE POLICIES SUBJECT TO THE PROVISIONS OF THE INSURANCE ACTS OF 1868 AND 1871.

NAME OF THE COMPANY.	Chief Agent to receive process.	Amount of Deposit.	Business.
The Briton Medical and General Life Association, London, England.	Jas. B. M. Chipman, Manager, Montreal.....	\$100,343 Canada Stock	Life.
The Connecticut Mutual Life Insurance Company of Hartford, Conn., U.S.....	Robt. Wood, General Agent, Montreal.....	\$100,000 U.S. Bonds	Life.
The Edinburgh Life Assurance Company.....	David Higgins, Chief Agent, Toronto.....	\$150,515 Canada Stock.....	Life.
The Life Association of Scotland.....	George W. Ford, Chief Agent, Montreal.....	\$150,000 Canada Stock	Life.
The National Life Insurance Company of the United States of America.....	John F. Bell, Attorney, Windsor.....	\$100,000 U. S. Bonds.....	Life.
The New York Life Insurance Company	F. W. Campbell, M.D., Attorney, Montreal.....	\$100,000 U. S. Bonds.....	Life.
The North Western Mutual Life Insurance Company of Milwaukee.....	M. W. Mills, Chief Agent, Toronto.....	\$100,000 U. S. Bonds.....	Life.
The Phoenix Mutual Life Insurance Company, Hartford, Connecticut	A. R. Bethune, General Agent, Montreal.....	\$105,000 U. S. Bonds.....	Life.
The Positive Government Security Life Assurance Company (limited) England.....	John Taylor, Secretary, Montreal	\$8,273 Canada 5 per cent Debentures.....	Life.
The Scottish Amicable Life Assurance Society.....	Geo. Wm. Ford, General Agent, Montreal.....	\$150,000 Canada Stock.....	Life.
The Scottish Provident Institution.....	R. A. Ramsay, Attorney, Montreal.....	\$100,343 Canada Stock.....	Life.
The Scottish Provincial Assurance Company	Geo. Wm. Ford, Secretary, Montreal	\$150,790, viz: 112,343, Canada Stock, and \$38,447 Canada 5 per cent debentures.....	Life.
The United States Life Insurance Company	\$60,000 U. S. Gold Bonds.....	Life.

NOTE.—The Globe Mutual Life Insurance Company of New York, has been declared insolvent both in the United States and Canada, and Jas. D. Fish of New York has been appointed Receiver by the United States Courts, and W. C. Wells, of Montreal, has been appointed Assignee by the Superior Court of Lower Canada, Montreal, for the Canadian business of the Company. The deposit of the Company with the Government, \$100,000 U.S. Bonds, has by order of said Superior Court, been delivered to the Bankers of that Court. The Merchants' Marine Insurance Company of Montreal has ceased to transact business and is winding up its affairs. The deposit has been surrendered to the Company, except \$2,223 cash held against contested claims.

Office of the Superintendent of Insurance,
Ottawa, 30th June, 1881.

J. B. CHERRIMAN, Superintendent of Insurance.

POST OFFICE DEPARTMENT.

Dr. Post Office Savings Bank Account for the Month of June, 1881. Cr.

(Furnished to the Minister of Finance in accordance with the Post Office Act 1875, sec. 69, and Public Accounts Audit Act, 1878, Sec. 20.)

Balance in hands of Minister of Finance on 31st may 1881	\$5,823,222 10	Repayments at Post Office Savings Banks during month	\$214,655 92
Deposits in Post Office Savings Banks during month	428,612 00		
Interest allowed to Depositors on accounts closed during month	3,005 02	Balance :—	
		At the credit of Depositors' Accounts	\$6,167,396 63
Interest made principal on 30th June.	168,043 57	Outstanding cheques held by Depositors, and not presented for payment.	40,830 14
	6,422,882 69		6,208,226 77
			6,422,882 69

J. M. COURTNEY,
Deputy Minister of Finance.

FINANCE DEPARTMENT, Ottawa, 26th July 1881.

MONTHLY STATEMENT of Goods Exported from the Dominion of Canada (exclusive of British Columbia) for May, 1881.

	Produce of Canada.	Produce of other countries.	Total.
	\$ cts.	\$ cts.	\$ cts.
Produce of the Mine.....	88,426 00	12,808 00	101,234 00
do Fisheries.....	244,580 00	904 00	245,484 00
do Forest.....	1,538,296 00	48,701 00	1,586,997 00
Animals and their Produce.....	1,494,214 00	227,046 00	1,721,260 00
Agricultural Products.....	1,930,406 00	127,401 00	2,057,807 00
Manufactures	246,424 00	90,876 00	337,300 00
Miscellaneous Articles.....	60,274 00	8,952 00	69,226 00
Totals.....	5,602,620 00	516,688 00	6,119,308 00
Coin and Bullion.....			
Grand Total.....	5,602,620 00	516,688 00	6,119,308 00

CUSTOMS DEPARTMENT,
OTTAWA, 13th July, 1881.

J. W. PEACHY,
Acting-Commissioner of Customs.

SUMMARY STATEMENT shewing the Quantity and Value of Goods entered for Consumption in the Dominion of Canada (exclusive of British Columbia) and the Duty Collected thereon, during the month ending 31st May, 1881.

ARTICLES.	ENTERED FOR CONSUMPTION.		
	Quantity.	Value.	Duty.
		\$ cts.	\$ cts.
Acids.....	\$	2,765 00	612 87
Agricultural Implements.....	"	21,389 00	5,850 65
Ale, Beer and Porter.....	Gals. 24,859	15,436 00	3,774 62
Animals.....	\$	40,058 00	8,009 59
Books, Pamphlets, &c., &c.....	"	88,641 00	13,670 43
Brass and manufactures of.....	"	26,185 00	6,972 36
Breadstuffs, viz :—			
Grain of all kinds.....	Bush. 299,033	130,248 00	20,050 46
Flour and Meal.....	Brls. 40,483	131,885 00	16,383 83
Rice and all other Breadstuffs.....	\$	40,604 00	16,755 98
Candles.....	Lbs. 34,160	4,984 00	1,243 40
Chicory.....	" 16,489	799 00	657 75
Coal of all kinds and Coke.....	Tons. 108,937	335,113 00	59,415 78
Coffee, from countries others than U. S.....	Lbs. 193,168	28,065 00	3,890 06
" " U. States.....	" 61,578	9,239 00	2,260 96
Copper and manufactures of.....	\$	15,935 00	1,924 55
Cordage of all kinds.....	"	23,175 00	2,412 30
Cotton, manufactures of.....	"	640,523 00	142,077 39
Drugs and Medicines.....	"	91,413 00	19,573 72
Earthen, Stone, and Chinaware.....	"	53,234 00	15,027 25
Fancy Goods.....	"	33,809 00	7,628 05
Fish.....	"	8,136 00	1,620 83
Fruit, Dried.....	Lbs. 41,796	41,796 00	9,940 01
" green, &c.....	\$	53,819 00	11,141 17
Furs.....	"	69,370 00	10,754 70
Glass and Glassware.....	"	113,108 00	25,131 09
Gunpowder and explosive substances.....	"	17,232 00	5,491 35
Hats, Caps and Bonnets.....	"	80,823 00	20,203 80
Hops.....	"	8,347	1,729 00
Iron and Steel, and manufactures of.....	Lbs. 978,507	978,507 00	189,239 28
Jewellery and watches, and manufactures of gold and silver	"	62,373 00	15,138 62
Lead and manufactures of.....	"	29,515 00	4,306 06
Leather and manufactures of.....	"	117,712 00	25,811 72
Marble and Stone, and manufactures of.....	"	19,936 00	3,625 11
Malt.....	Lbs.		
Metals, Composition, &c., and manufactures of.....	\$	42,207 00	8,598 30
Musical Instruments.....	"	30,145 00	8,373 75
Oils, Kerosene, Refined Petroleum, etc., etc.....	Gals. 102,326	16,073 00	7,427 07
" all other, N.E.S.....	" 105,234	62,205 00	14,116 65
Paints and Colors.....	\$	72,635 00	9,289 28
Paper and manufactures of.....	"	101,939 00	23,938 64
Perfumery, &c.....	"	1,474 00	442 20
Provisions, viz :			
Bacon, Hams, Shoulders, Sides; Beef, Pork and Mutton.....	Lbs. 1,119,259	92,887 00	13,944 47
Butter.....	" 709	155 00	25 17
Cheese.....	" 4,701	735 00	141 03
Lard.....	" 322,632	37,423 00	6,452 64
Poultry and other meats.....	\$	6,985 00	1,200 02
Salt, not imported from Great Britain or British Possessions or for Gulf Fisheries.....	Lbs. 59,710	248 00	59 45
Seeds.....	\$	13,708 00	1,966 51
Silk, manufactures of.....	"	163,832 00	47,469 35
Soap of all kinds.....	Lbs. 134,856	8,691 00	2,765 12
Spices, ground and unground.....	\$	15,644 00	3,297 55
Starch.....	Lbs. 114,536	8,004 00	2,289 62
Spirits of all kinds.....	Gals. 66,302	68,530 00	92,973 97
Wines, other than Sparkling.....	" 35,065	29,911 00	21,756 67
" Sparkling.....	Doz. 1,297	10,575 00	6,045 43
Sugar, above No. 14, D.S.....	Lbs. 651,623	33,932 00	19,392 30
" equal to No. 9, and not above No. 14, D.S.....	" 5,573,634	203,195 00	102,735 23
" below No. 9, D.S.....	" 5,926,947	200,542 00	90,297 38
" Syrups, Canc Juice, &c.....	" 184,956	5,266 00	2,732 44
" Melado, &c., &c.....	" 1,762,751	50,682 00	21,814 92
Glucose and Syrups.....	" 55,677	1,923 00	914 46
Molasses for refining.....	Gals.		
Molasses not for refining.....	"	285,914	76,523 00
Tea from countries other than the U.S.....	Lbs. 1,256,962	255,298 00	55,265 90
" United States.....	" 453,961	88,090 00	30,508 63
Tobacco and Cigars.....	" 28,295	32,504 00	18,090 29
Wood and manufactures of.....	\$	110,313 00	27,540 34
Woollen manufactures.....	"	444,318 00	123,835 60
All other dutiable articles.....	\$	729,208 00	163,159 79
Total Dutiable Goods.....		\$6,343,406 00	\$1,611,687 33
Coin and Bullion (except U.S. silver coin).....		73,213 00	
Free Goods, all other.....		2,007,649 00	
Grand Total entered for Consumption.....		\$8,424,268 00	\$1,611,687 33

CIRCULATION AND SPECIE.

	1st July.	31st August.	30th September.	31st October.	30th November.	31st December.
Fractionals.....	129,936 98	136,980 98	132,461 98	135,641 98	144,103 98	148,722 98
\$1 & \$2.....	3,608,651 25	3,669,126 25	3,828,640 25	3,999,452 25	4,043,979 25	4,068,915 25
\$5, \$10 & \$20	81,288 98	80,844 91	80,544 91	80,249 91	79,954 91	79,465 18
\$50 & \$100	767,600 00	776,250 00	786,600 00	798,400 00	806,050 00	773,750 00
\$500 & \$1000	9,218,500 00	9,451,500 00	9,536,000 00	9,680,000 00	9,780,000 00	9,163,500 00
Total.....	13,805,977 21	14,114,702 14	14,364,247 14	14,693,744 14	14,854,088 14	14,234,353 41
	31st January.	28th February.	31st March.	30th April.	31st May.	30th June.
Fractionals.....	146,596 73	147,343 98	151,034 98	149,867 60	148,099 60	150,216 35
\$1 & \$2.....	3,972,375 25	3,941,619 75	3,957,697 75	3,950,170 75	3,996,193 75	4,234,973 25
\$5, \$10 & \$20.....	79,040 18	78,860 18	78,695 45	77,640 45	77,355 45	78,180 45
\$50 & \$100.....	774,400 00	769,450 00	827,200 00	832,050 00	844,000 00	849,425 00
\$500 & \$1000.....	9,107,500 00	9,120,000 00	9,180,500 00	9,161,000 00	9,186,500 00	9,227,000 00
Total.....	14,079,912 16	14,057,273 91	14,195,128 18	14,170,728 80	14,252,148 80	14,539,795 05

Fractional Notes.....	150,216 35	Specie held at Montreal, June 30th.....	1,584,968 92
Provincial "	186,412 95	Toronto, do 30th.....	565,084 81
Montreal issue.....	7,544,983 00	Halifax, do 30th.....	662,204 06
Toronto "	4,266,874 00	St. John, do 30th	198,325 44
Halifax "	1,696,113 50	Winnipeg, do 30th	8,100 16
St. John "	673,998 75	Victoria, May 31st.....	40,000 00
Victoria "	21,196 50		
Total.....	\$14,539,795 05	Guaranteed Sterling Debentures.....	3,058,683 39
			2,920,000 00
			5,978,683 39
		Guaranteed Debentures to be held under	
		Vic. 43, cap. 13—	
		10 p. c. on \$14,539,795 05	1,453,979 50
		Specie to be held under Vic. 43, cap. 13—	
		15 p. c. on 14,539,795 05	2,180,969 26
			\$3,634,948 76
		Excess of Specie and Guaranteed Debentures.....	2,343,734 63
		Unguaranteed Debentures to be held under Vic. 43, cap. 13.	11,250,000 00
		75 p.c. on 14,539,795 05.....	10,904,846 29
		Excess of Unguaranteed Debentures.....	345,153 71
		SUMMARY.	
		Excess of Specie and Guaranteed Debentures.....	2,343,734 63
		Excess of Unguaranteed Debentures.....	345,153 71
			2,688,888 34

FINANCE DEPARTMENT,
Ottawa, 7th July, 1881.

J. M. COURTNEY,
Deputy Minister of Finance.

FRED. TOLLER,
Comptroller, Dominion Currency.

TO ADVERTISERS IN THE GAZETTE.

PARTIES sending advertisements to be inserted in "The Canada Gazette," will hereafter please observe the following rules:

1st. Address "The Canada Gazette, Ottawa, Canada"

2nd. Indicate the number of insertions required

3rd. Invariably remit the fees for such advertisements, together with the price of one Gazette, as below. Otherwise they will not be inserted. The rates are eight cts. for the first insertion, and two cts. for each subsequent insertion per line of nine words, each figure counting as one word.

Subscribers will also notice that the subscription, \$4 per annum, is invariably payable in advance, and that the "Gazette" will be stopped from them at the end of the period paid for. Single numbers will be charged ten cts. each, and when more than one are required by advertisers, must be remitted for likewise.

BROWN CHAMBERLIN,
Queen's Printer.

Office of Queen's Printer,
Ottawa, 11th May, 1872.

APPLICATIONS TO PARLIAMENT.

DOMINION PARLIAMENT.

Rules relating to Notices for Private Bills.

51. All applications for Private Bills, properly the subjects of legislation by the Parliament of Canada, within the purview of "The British North America Act, 1867," whether for the erection of a Bridge, the making of a Railroad, Turnpike Road or Telegraph Line; the construction or improvement of a Harbour, Canal, Lock, Dam or Slide, or other like work; the granting the right of Ferry; the incorporation of any particular Trade or Calling, or of any Banking or other Joint Stock Company; or otherwise for the granting to any individual or individuals, any exclusive or peculiar rights or privileges whatever, or for doing any matter or thing which, in its operation, would affect the rights or property of other parties, or relate to any particular class of the community; or for making any amendment of a like nature to any former Act, shall require a Notice, clearly and distinctly specifying the nature and object of the application, and (except in the case of existing corporations) signed by, or on behalf of the applicants, to be published as follows, viz:

In the Provinces of Quebec and Manitoba.

A notice inserted in the *Canada Gazette*, in the English and French languages, and in one newspaper in the English, and in one in the French language in the District affected, or in both languages in one paper, if there be but one in the said District, or if there be no paper published therein, then, in both languages, in a paper in the nearest District, in which a newspaper is published.

In any other Province.

A notice inserted in the *Canada Gazette*, and in one newspaper published in the County, or Union of Counties affected, or if there be no paper published therein, then in a newspaper in the nearest County in which a newspaper is published. Such Notices to be continued in each case, for a period of two months during the interval of time between the close of the next preceding Session and the consideration of the Petition. And copies of the newspapers containing the first and last insertion of such notice shall be sent to the Clerk of each House.

When a Petition is for leave to bring in a Private Bill for the erection of a Toll Bridge, the petitioner or detainers, upon giving the notice prescribed by the preceding Rule, shall also, at the same time, and in the same manner, give notice of the rates which they intend to ask; the extent of the privilege, the height of the arches, the interval between the abutments or piers for the passage of rafts and vessels, and whether they intend to erect a drawbridge, and the dimensions of the same.

Any person seeking to obtain any Private Bill shall, eight days before the meeting of Parliament, deposit with the Clerk of the House, in which the bill is to originate, a copy of such bill in the English or French language, with a sum sufficient to pay for translating and printing the same—600 copies to be printed in English, and 200 copies in French—the translation to be done by the officers of the House, and the printing by the contractor. The applicant shall be also required to pay the accountant of the House a sum of \$200 and the cost of printing the Act in the Statutes, and lodge the receipt of the same with the Clerk of the Committee to which such Bill is referred—such payment to be made immediately after the second reading, and before the consideration of the Bill by such Committee.

No Petition for a Private Bill is received by either House after the first ten days of the session.

ROBERT LEMOINE,
Clerk of the Senate.

JOHN GEORGE BOURINOT,
Clerk of the Commons.

Rules of the Senate relating to Notices for Bills of Divorce.

72. Every Applicant for a Bill of Divorce is required to give notice of his intention so to do, and to specify from whom and for what cause, by advertisements during six months, in the *Canada Gazette*, and in two newspapers published in the District, in Quebec and Manitoba, or in the County, or Union of Counties in the other Provinces, where such applicant usually resided at the time of the separation, or if the requisite number of papers cannot be found therein then in the adjoining District, or County, or Union of Counties.

73. A copy of the notice, in writing, is to be served at the instance of the applicant, upon the person from whom the Divorce is sought, if the residence of such person can be ascertained; and proof on oath of such service, or of the attempts made to effect it, to the satisfaction of the Senate, is to be adduced before the Senate on the reading of the Petition.

ROBERT LEMOINE,
Clerk of the Senate.

PUBLIC Notice is hereby given that application will be made at the next session of the Parliament of Canada for an Act authorizing a Company to build a Railway between the City of Montreal and the village of Smith's Falls, in the County of Lanark, in the Province of Ontario, to be called "The Montreal and Central Canada Railway Company."

SCOTT, MacTAVISH & MacCRACKEN,
Solicitors for the applicants.

Dated the first day of August, 1881. 6-9

NOTICE is hereby given that an application will be made to the Parliament of the Dominion of Canada, at the next session thereof, on behalf of Matthew Gardiner, of the Township of Sydenham, in the County of Grey and Province of Ontario, farmer, for a Bill of Divorce from Elizabeth Ann Gardiner, his wife, on the ground of adultery.

EDGAR, RITCHIE & MALONE,
Solicitors for the applicant.

Dated at Toronto, this 6th day of May, 1881. 46-27

APPLICATIONS FOR CHARTER BY LETTERS PATENT.

NOTICE is hereby given that, after the expiration of one month from the first publication hereof, application will be made to His Excellency the Governor General of Canada in Council for a charter of incorporation, pursuant to the "Canada Joint Stock Companies Act, 1877," constituting the applicants and such others as may become shareholders therein, a body corporate and politic under the name and for the purposes following, that is to say:—

1. The name of the proposed Company is the "Trenton Water Power Company (Limited)."

2. The objects for which incorporation is sought are for the erection of a dam across the River Trent, at or in the vicinity of what is known as Lacas Island, for erecting buildings for factories and machinery of various kinds and operating the same, and for leasing and selling rights of water powers created by the said dam, and for the purchase of such real estate as may be convenient for all or any of the purposes aforesaid.

3. Chief place of business to be Trenton, in the County of Hastings, in the Province of Ontario.

4. The capital stock to be fifty thousand dollars.

5. Five hundred shares of one hundred dollars each.

6. The names of the applicants are George Henry Gordon, merchant; Henry Wright Day, M.D.; Charles McLellan, M.D.; Henry William Delany, solicitor; Lorenzo Adolphus Cameron Titus, solicitor; Patrick John O'Rourke, gentleman; Gilbert Wellington Ostrom, barrister; James Benjamin Young, merchant; John N. Lee, merchant; John D. Macaulay, grain merchant; Francis James McGuire, gentleman; William Ford Baker, grain merchant; Samuel Squire Young, merchant; Jonathan A. Porte, mariner; George Crowe, mason; Joshua W. Cunningham, livery-keeper; George Young, editor, all of the Town of Trenton, in the County of Hastings, in the Province of Ontario, and the said George Henry Gordon, Henry Wright Day, Charles McLellan, Henry William Delany, Lorenzo Adolphus Cameron Titus, Patrick John O'Rourke, Gilbert Wellington Ostrom, James Benjamin Young and John N. Lee are to be the first directors of the said company.

Dated at Trenton, this 1st August, 1881.

DELANY & OSTROM,
Solicitors for applicants.

6-6

NOTICE is hereby given that within one month after the last publication of this notice, application will be made to His Excellency the Governor General in Council for a charter of incorporation by Letters Patent under the Great Seal of the Dominion of Canada, and in accordance with the provisions of the "Canada Joint Stock Companies Act of 1877," for the purpose of constituting George Frederick Austin, Thomas Ferris Nellis, William Ryan Thistle, Alexander Walker Ogilvie, Joseph Merrill Currier, McLeod Stewart, William George Perley, John Alexander Gemmill, William Anderson Allan and such others as may become shareholders in the proposed Company a body politic and corporate under the name of

1. "The Austin Mining Company."

2. That the purposes for which incorporation by the said Company is sought are to purchase or otherwise acquire, and work, mines, minerals, and mining rights, lands, hereditaments and chattels in the Dominion of Canada, and to crush, smelt, reduce and amalgamate the ore, and render marketable the produce and develop the resources of the same mines, and to crush, smelt, reduce and amalgamate the produce of any mines whether belonging to the Company or not. Also to construct, or aid in and subscribe towards the construction, maintenance and improvement of roads, tramways, docks, piers, wharves, viaducts, aqueducts, flumes, ditches, quartz mills, mills, orehouses and other buildings and works which may be necessary or convenient for the purposes of

the company. Also to construct, charter, purchase and employ vessels for the purposes aforesaid, and for the purpose of transporting the produce of the mines and works to any place or places within the Dominion of Canada or elsewhere.

3. That the chief place of business of the said Company is to be at the City of Ottawa, in the Province of Ontario.

4. That the intended amount of the capital stock of the said Company is two hundred and fifty thousand dollars.

5. That the number of shares is to be fifty thousand, and the amount of each share five dollars.

6. That the names in full, addresses and callings of the said applicants are: George Frederick Austin, of the City of Ottawa, civil engineer; Thomas Ferris Nellis, of the same place, barrister at law; William Ryan Thistle, of the same place, lumber merchant; Alexander Walker Ogilvie, of the City of Montreal, Esquire; Joseph Merrill Currier, of the City of Ottawa, Esquire; McLeod Stewart, of the City of Ottawa, Esquire; William George Perley, of the City of Ottawa, lumber merchant; John Alexander Gemmill, of the City of Ottawa, barrister at law, and William Anderson Allan, of the City of Ottawa, merchant, all of whom are to be the first or provisional directors of the said Company, and all of whom are resident in Canada.

J. A. GEMMILL,
Solicitor for applicants.

Ottawa, 4th August, 1881.

6-6

NOTICE is hereby given that application will be made to the Governor General in Council for the issue of Letters Patent under the Joint Stock Companies Act of the Dominion of Canada, incorporating a company which it is proposed to call the North-West Navigation Company (Limited), for the purpose of navigating Lakes Winnipeg and Manitoba, the Red River, Assiniboine and Saskatchewan Rivers, and all other navigable lakes, streams, rivers and waters in the Province of Manitoba, the North-West Territories and the District of Keewatin, with the chief place of business in the City of Winnipeg. The capital stock to be \$200,000, divided into 2,000 shares of \$100 each. The applicants are Alexander McArthur, of the City of Winnipeg, financial agent; the Hon. Colin Inkster, of Kildonan, High Sheriff of Manitoba; M. H. Howell, of the same place, barrister-at-law; Archibald Forbes, of Mandeville Place, Manchester Sq., W. London, England, journalist; Horatio Ross Macrae, writer to the "Signet" Edinburgh, Scotland. The first three of whom will be the first directors of the company.

Winnipeg, 23rd July, 1881.

6-6

NOTICE is hereby given that within one month after the last publication of this notice, application will be made to His Excellency the Governor General in Council under the Canada Joint Stock Companies Act 1877, for letters patent incorporating the undermentioned applicants and those other persons who have subscribed shares in the capital stock of the proposed Company, or who may become shareholders in the proposed Company, as a body corporate and politic for the purposes hereinafter mentioned.

1. The proposed corporate name of the Company is, "The Midland Rolling Stock Company (Limited)."

2. The purposes for which such incorporation is sought, are, the acquiring and holding of all kinds of rolling stock suitable for use upon railroads in the several Provinces of the Dominion. The leasing, and selling, or otherwise disposing thereof to any, or every Railway Company, or person, and the manufacture of all or any kinds of such rolling stock.

3. The chief place of business of the said Company is to be the Town of Peterborough, in the County of Peterborough, in the Province of Ontario.

4. The intended amount of the capital stock is one hundred thousand dollars.

5. The number of shares is to be one thousand, the amount of each share one hundred dollars.

6. The names in full and the addresses and callings of each of the applicants are, George Albertus Cox, of the said Town of Peterborough, insurance agent; Edmund Solomon Vindin, of the Town of Port Hope, in the County of Durham, and said Province of Ontario, commission merchant; Lewis Ross, of the said Town of Port Hope, merchant; Edward Peplow, of the said Town of Port Hope, produce merchant, and Henry Read, of the said Town of Peterborough, accountant.

7. The said George Albertus Cox, Edmund Solomon Vindin and Edward Peplow, all of whom are resident in Canada, are to be the first or provisional Directors of the said Company.

Dated at Peterborough aforesaid, this Fourteenth day of July, A.D., 1881.

DENNISTOUN, BROS. & HALL,
Solicitors for applicants.

5-6

NOTICE.—David George Hatton, solicitor, and Robert Archibald Morrow, Esquire, both of the town of Peterborough, in the Province of Ontario; Thomas Thomson Turnbull, merchant, of the city of Montreal, in the Province of Quebec; George Burchell Williams, Esquire, of the town of Lafayette, in the State of Indiana, one of the United States of America, and John Franklin Olmstead, Esquire, of the city of Washington, in the district of Columbia, in the said United States, give notice hereby that they will apply, under the provisions of "The Canada Joint Stock Companies' Act, 1877", by petition to the Governor in Council for letters patent under the Great Seal of the Dominion of Canada incorporating them and such others as may hereafter become shareholders in the Company to be thereby created, a body corporate and politic under the name of "The Canadian Mutual Telegraph Company."

The said Company will be incorporated for the purpose of erecting, constructing and building a line or lines of telegraphic communication throughout the Dominion of Canada, with all the powers and privileges necessary for completing, maintaining and working such telegraphic communication.

The said Company will have its chief place of business in the city of Montreal.

The amount of the capital stock of the said Company shall be one million of dollars, divided into ten thousand shares of one hundred dollars each share.

The said David George Hatton, Robert Archibald Morrow, Thomas Thomson Turnbull, George Burchell Williams and John Franklin Olmstead will be the Provisional Directors of the said Company.

CARTER & CARTER,

Solicitors and Attorneys for said applicants.
Montreal, 22nd July, 1881.

5-6

NOTICE is hereby given that application will be made to His Excellency the Governor General in Council, for a charter of incorporation by Letters Patent under the Great Seal of the Dominion of Canada and in accordance with the provisions of the "Canada Joint Stock Companies Act, 1877," for the purpose of constituting Azro B. Chaffee, Peter A. Peterson, William T. Hunt, Edwin Gordon, and John A. Duggan, and such others as may become shareholders in the proposed Company a body politic and corporate under the name of "The Dominion Safety Switch Company," (Limited).

That the purposes for which the incorporation by the said Company is sought are the manufacture and sale throughout the Dominion of Canada of the "Dominion Safety Switch," an invention patented under the number 9,965 in the Patent Office of the Dominion of Canada, which said patent was granted on the thirtieth day of May 1879, for improvements in railroad switches.

That the chief place of business of the said Company is to be at the City of Montreal, in the Province of Quebec.

That the intended amount of the capital stock of the said Company, is one hundred thousand dollars

divided into two thousand shares of fifty dollars each.

That the names in full, addresses and callings of the said applicants are: Azro Buck Chaffee, of the City of Montreal, Esquire; Peter Alexander Peterson, of the City of Montreal, civil engineer; William T. Hunt, of Boston, in the State of Massachusetts, one of the United States of America, manufacturer; Edwin Gordon, of Hyde Park, in the said State of Massachusetts, manufacturer; and John A. Duggan, of Quincy, in the said State of Massachusetts, manufacturer; and that the said Peter Alexander Peterson, Azro Buck Chaffee, and Edwin Gordon, of whom the major part are resident in Canada, are to be the first or provisional Directors of the said Company.

CHURCH, HALL & ATWATER,
Solicitors for applicants.

Montreal, 21st April, 1881.

3-6

NOTICE is hereby given that within one month after the last publication of this notice application will be made to the Governor in Council under "The Canada Joint Stock Companies Act of 1877" for Letters Patent incorporating the undermentioned applicants and such others as may become shareholders in the proposed company, a body corporate and politic for the purposes hereinafter mentioned:

1. The proposed name of the company is "The Dominion Sugar and Syrup Company (limited)."

2. The purposes for which its incorporation is sought are the manufacturing, refining, buying and selling of starch, glucose, grape, cane and other sugars and syrups, and the owning or hiring of land, buildings and plant necessary therefor.

3. The chief place of business of the said company is to be the City of Ottawa, in the Province of Ontario.

4. The intended amount of the capital stock is twenty thousand dollars.

5. The number of shares is to be two hundred and the amount of each share one hundred dollars.

6. The names in full and the address and calling of each of the applicants are George Joseph O'Doherty, barrister at law, William McKay, painter, James Boyle O'Doherty, merchant, Henry Francis MacCarthy, druggist, Joseph Robert Esmonde, merchant, George Patrick Brophy, civil engineer, Joseph Boyden, merchant, William Edward Brown, merchant, John Charles Roger, printer, Pierre Hyacinthe Chabot, merchant, all of the said City of Ottawa; all of which said applicants are to be the first or provisional Directors of said Company.

G. J. O'DOHERTY,

Attorney for applicants.

Ottawa, 2nd July, 1881.

1-6

MISCELLANEOUS.

LA BANQUE DU PEUPLE.

DIVIDEND No. 92.

THE stockholders of La Banque du Peuple are hereby notified that a semi-annual dividend of two (2) per cent. for the last six months has been declared on the capital stock, and will be payable at the office of the Bank on and after Monday, the 5th day of September next.

The transfer book will be closed from the 15th to the 31st August, inclusive.

By order of the Board of Directors,

A. A. TROTTER,

Cashier.

6-7

NOTICE.—The annual general meeting of the shareholders of the Napierville Junction Railway and Quarry Company will take place at the Company's Office, Merchants Exchange, Montreal, on Monday, 5th day of September, 1881, at the hour of two o'clock P.M.

HENRY BENJAMIN,
Secretary Treasurer.

6-4

HALIFAX BANKING COMPANY.

NOTICE is hereby given that a dividend of two and one half per cent. on the capital stock of the Halifax Banking Company for the half-year ending 31st July, has been declared, and will be payable at the office of this Company on and after Wednesday, 31st August next.

The transfer book will be closed from the 15th to the 31st August, both days inclusive.

By order of the Board,

W. L. PITCAITHLY,
Cashier.

Halifax Banking Co.,
Halifax, 25th July, 1881.

5-2

PUISSANCE DU CANADA.



PROCLAMATIONS.

LORNE.

[L.S.]

CANADA.

VICTORIA, par la Grâce de Dieu, Reine du Royaume-Uni de la Grande-Bretagne et d'Irlande, Défenseur de la Foi, etc., etc., etc.

A Nos Très-Aimés et Fidèles les Sénateurs de la Puissance du Canada et aux membres élus pour servir dans la Chambre des Communes de Notre dite Puissance, et à tous et chacun de vous.
—SALUT:

PROCLAMATION.

ATTENDU que Notre Parlement du Canada se trouve prorogé au vingtième jour du mois de juillet courant, auquel temps vous étiez tenus et il vous était enjoint d'être présents en notre cité d'Ottawa; SACHEZ MAINTENANT, que pour diverses causes et considérations, et pour la plus grande aise et commodité de Nos bien aimés sujets, Nous avons cru convenable, par et de l'avis de Notre Conseil Privé du Canada, de vous exempter, et chacun de vous, d'être présents au temps susdit, vous convoquant et par ces présentes vous enjoignant et à chacun de vous de vous trouver avec Nous en Notre Parlement du Canada, en notre Cité d'OTTAWA, le VINGT-NEUVIÈME jour du mois d'AOUT prochain, pour prendre en considération l'état et la prospérité de Notre dite Puissance du Canada, et y agir comme de droit. CE A QUOI VOUS NE DEVEZ MANQUER.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN, Notre Très-Fidèle et Bien-Aimé Conseiller Sir JOHN DOUGLAS SUTHERLAND CAMPBELL, (communément appelé le Marquis de Lorne), Chevalier de Notre Très-Ancien et Très-Noble Ordre du Chardon, Chevalier Grand-Croix de Notre Ordre Très-Distingué de Saint-Michel et Saint-George, Gouverneur-Général du Canada, et Vice-Amiral d'icelui.

A Notre Hôtel du Gouvernement, en Notre CITÉ d'OTTAWA, ce QUINZIÈME jour de JUILLET, dans l'année de Notre Seigneur mil huit cent quatre-vingt-un, et de Notre Règne la quarante-cinquième.

Par ordre,

RICHARD POPE,
Greffier de la Couronne en Chancellerie,
Canada.

ORDRES GÉNÉRAUX DE MILICE.

QUARTIERS GÉNÉRAUX.

OTTAWA, 5 août 1881.

ORDRES GÉNÉRAUX (19).

No. 1.

Revue à Halifax.

Le major général a beaucoup de plaisir en publiant l'ordre général suivant, daté des quartiers généraux, Halifax, le 9 juillet 1881, relativement à la part prise par la milice, dans une revue à Halifax, en présence de Son Excellence le Gouverneur-Général, le 5 juillet :

"QUARTIERS GÉNÉRAUX,
HALIFAX, NOUVELLE-ÉCOSSE, 9 juillet 1881.

Ordres généraux.

No. 1. Le général commandant désire remercier le colonel Drayson, de l'artillerie royale, et le lieutenant colonel Cameron, V.C., à propos de la manière dont l'attaque et la défense ont été conduites dans les manœuvres de mardi, 5 juillet, et leur demande de vouloir bien transmettre aux officiers commandants des corps sous eux, savoir :

Pour la défense :

Lieutenant McPherson, 2e brigade d'artillerie de place, Halifax, et le lieutenant-colonel Mackintosh, 63me carabiniers volontaires d'Halifax.

Pour l'attaque :

Major Graham, batterie de campagne d'Halifax, et le lieutenant colonel Bremner, 66e "Fusiliers"—l'entière satisfaction du général quant à la manière dont l'attaque et la défense ont été conduites.

Le général a reçu ordre de Son Excellence le Gouverneur Général de faire connaître à tous ceux concernés, réguliers et volontaires, le plaisir et l'intérêt avec lesquels il a été témoin des manœuvres du jour.

Extrait conforme.

(Signé,)

FITZROY FREMANTLE,
Asst. secrétaire militaire.

No. 2.

RÈGLEMENTS POUR LES EXERCICES ANNUELS DE 1881-82
CANADA.

Places et dates de campement.

Relativement au No. 3 des ordres généraux (14) du 10 juin 1881, un camp d'exercice de district se formera aux lieux et dates ci-dessous vis-à-vis le numéro des districts respectifs, savoir :

District militaire No. 3 à Picton le 6 septembre 1881.

District militaire No. 4 à Ottawa le 6 septembre 1881.

No. 3.

Inspection des corps du génie.

Le professeur de fortifications au Collège Militaire Royal du Canada, jusqu'à nouvel ordre, sera l'officier chargé de l'inspection des corps du génie de la milice, et lorsqu'ainsi employé il recevra cinq dollars par jour.

No. 4.

Indemnité pour soin des armes.

L'indemnité pour soin des armes ne sera payée à l'avenir que sur un certificat donné par l'officier d'état-major du district comportant qu'il n'y a pas de déficit dans les armes et accoutrements dans l'arsenal de la compagnie dont le capitaine ou tout autre

officier commandant est responsable, ou s'il y a déficit qu'on en a donné un compte satisfaisant. Les articles manquant dont on n'aura pas donné un compte rendu satisfaisant pourront être remplacé sur requisition et leur valeur sera déduite de l'indemnité pour soin des armes due à la compagnie.

No. 5.

MILICE ACTIVE.

PROVINCE DE QUÉBEC.

Batterie d'artillerie de campagne, Montréal.

Est nommé 1er lieutenant :

2nd lieutenant Edward George Green, E.d'A., vice Oswald, transféré à la brigade d'artillerie de place de Montréal.

Est nommé 2nd lieutenant, provisoirement :

John Smythe Hall, junior, gentilhomme, vice Green, promu.

Brigade d'artillerie de place, Montréal.

Est nommé 2nd lieutenant, provisoirement :

Frederick Seymour Brush, Gentilhomme, vice McGillivray, démissionnaire.

Batterie d'artillerie de place de St. Jean.

Est nommé 2nd lieutenant, provisoirement :

Arthur James Moodie Tenny, gentilhomme, vice Joseph H. Carson, qui a laissé les limites.

8e bataillon "carabiniers royaux," Québec.

Sont nommés majors, à dater du 30 avril, 1881 :

Capitaine Erskine Guthrie Scott, B.V., de la compagnie No. 1, vice Morgan.

Capitaine Charles Andrew Pentland, E.M., de la compagnie No. 6, vice Stuart, promu.

Le major et quartier-maître James Morgan a, par le présent la permission de se retirer et de conserver son grade de Major.

64e bataillon de carabiniers "Voltigeurs de Beauharnois."

Le quartier-maître Ferdinand Leduc, ayant occupé le grade relatif de lieutenant pendant cinq ans jusqu'au 18 juin 1877, aura le grade honoraire de capitaine depuis cette date.

*83e bataillon d'infanterie "Joliette."**Compagnie No. 1, Joliette.*

Est nommé lieutenant :

Octave D'Aoust, gentilhomme, E.M., vice Rivard, démissionnaire.

Est nommé 2nd lieutenant, provisoirement :

Sergent Romuald Delfausse, vice Godin, démissionnaire.

Compagnies de Wakefield, Eardley et Aylwin.

Les compagnies d'infanterie de Wakefield, Eardley et Aylwin sont par le présent détachées de la 1re

division de brigade, Québec, district Militaire No. 5, et attachées à la 8e division de brigade, Ontario, district Militaire No. 4.

Par ordre,

WALKER POWELL, Colonel,
Adjudant-Général de la Milice,
Canada.

AVIS DU GOUVERNEMENT.

AVIS est par le présent donné que la question du prix de la propriété connue sous le nom de quai Tully ou Darby, dans la cité d'Halifax, sera soumise aux arbitres officiels pour la Puissance du Canada, le dit emplacement y compris la partie couverte par les eaux ayant été expropriée sous l'autorité de l'acte concernant les chemins de fer du gouvernement, chap. 25, 44 Victoria. Le présent avis est donné en conformité de la section 15 du dit acte.

CHARLES TUPPER,

Ministre des chemins de fer et canaux.

Département des chemins de fer et canaux,
Ottawa, 21 juillet 1881.

4-3

BUREAU DU CONSEIL PRIVÉ.

OTTAWA, 20 juillet 1881.

AVIS est par le présent donné qu'en vertu de l'Acte 44 Vict., chap. 26, il a plu à Son Excellence le Gouverneur général, par un ordre en conseil, daté du 4e jour de juillet courant, de permettre aux surintendants de district des lignes télégraphiques du gouvernement dont les noms suivent, de prendre des employés sur les lignes la déclaration quant au secret ainsi que pourvu par cet acte, savoir :—

Colombie Anglaise, J. Wilson, surintendant.

Anticosti, J. A. LeBourdais, surintendant.

Iles de la Madeleine, Augustin LeBourdais, surintendant.

Grand Manan et Campobello, H. Chipman Seely, surintendant.

4 3

J. O. COTÉ,
Greffier, Conseil Privé.

AVIS.—Des soumissions seront reçues par le sous-signé jusqu'à mardi le 1er septembre 1881, de toute personne désireuse de louer le privilège de la traverse sur la rivière Outaouais entre la ville de Pembroke, dans la province d'Ontario, et l'île des Allumettes, dans la province de Québec, établie sous l'autorité de l'acte 33 Vict., chap. 35, par un ordre en conseil du 1er juin 1881.

On pourra se procurer des copies des règlements au département du Revenu de l'Intérieur et au bureau de Joseph Warren, éer., sous-percepteur des douanes à Pembroke.

Chaque soumission devra être accompagnée d'un chèque accepté sur l'une des banques reconnues par le gouvernement et faisant affaires à Montréal, pour une somme égale à la moitié du montant du prix offert, laquelle somme sera appliquée sur le prix de tel loyer exigible de la personne dont la soumission aura été acceptée.

Ce chèque sera remis à ceux dont les soumissions auront été refusées, mais non à ceux qui auront retiré leurs soumissions.

Toutes les soumissions devront être adressées au sous-signé et porter à l'endos la suscription suivante : "Soumissions pour la traverse de Pembroke."

A. BRUNEL,

Commissaire du Revenu de l'Intérieur.

Département du Revenu de l'Intérieur,
Ottawa, 22 juillet 1881.

4-3

A VIS.—Des soumissions seront reçues par le sous-signé jusqu'à 12 heures (midi) samedi, le 20 août, pour le loyer du Pont Suspendu Union (*Union Suspension Bridge*), entre les villes d'Ottawa et Hull pour une période d'un an, à dater du 1er septembre 1881.

Chaque soumission devra être accompagnée d'un chèque accepté sur l'une des banques reconnues par le gouvernement et faisant affaires à Ottawa, pour une somme égale à un quart du prix du loyer offert, laquelle somme sera appliquée comme acompte sur le prix du loyer exigible de la personne dont la soumission aura été acceptée. Ce chèque sera remis à ceux dont les soumissions auront été refusées, mais ne le sera pas à ceux qui auront retiré leur soumission.

Toutes les soumissions devront être adressées au soussigné et porter sur l'endos la suscription suivante :—"Soumissions pour le Pont Suspendu Union."

Le tarif autorisé des prix de péage sur le dit pont est comme suit :—

Un cheval et voiture, en allant ou en revenant	2 cents.
Un cheval et voiture, aller et retour.....	3 "
Deux chevaux et voiture, en allant ou en revenant.....	3 "
Deux chevaux et voiture, aller et retour.....	5 "

Un cheval et cavalier, chaque fois.....	1 cents.
Un cheval, vache, bœuf, mouton, bouc, cochon ou autre animal.....	1 "
Animaux en troupeau.....	$\frac{1}{2}$ "

A. BRUNEL,
Commissaire du Revenu de l'Intérieur.

Département du Revenu de l'Intérieur,
Ottawa, 2 juillet 1881.

4-3

A VIS public est par le présent donné qu'en vertu de l'Acte concernant les compagnies à fonds social de 1877, des lettres patentes supplémentaires ont été émises sous le grand sceau de la Puissance du Canada, portant la date du vingt neuf juin 1881, par lesquelles le capital de la compagnie des mines d'argent de Victoria "*The Victoria Consolidated Silver Mining Company*" (limitée) est augmenté de cent vingt-huit mille piastres à quatre cent mille piastres.

Daté au bureau du Secrétaire d'Etat du Canada, ce vingt unième jour de juillet 1881.

J. A. MOUSSEAU,
Secrétaire d'Etat.

4-3

DEPARTEMENT DES POSTES

Dr. Compte des banques d'épargne de la Poste, pour le mois de juin 1881.

Av.

Fourni au Ministre des Finances aux termes de l'Acte pour l'Audition des Comptes Publics, 1878, Sec. 20)

Balance en caisse chez le Ministre des Finances, au 31 mai 1881	\$5,823,222 10	Remboursements durant le mois.....	\$214,653 92
Dépôts durant le mois	428,612 00		
Intérêt accordé aux déposants pour les comptes clos durant le mois	3,005 02		
		Balance :—	
		Au crédit des comptes des déposants.....	\$6,167,396 63
Intérêt converti en capital le 30 juin.....	168,043 57	Chèques en la possession des déposants et dont le paiement n'a pas été demandé.....	40,830 14
			6,208,226 77
	6,422,882 69		\$6,422,882 69

J. M. COURTNEY,
Député du Ministre des Finances.

Département des Finances, Ottawa, 26 juillet 1881.

LISTE DES COMPAGNIES D'ASSURANCE AUTORISEES A FAIRE DES OPERATIONS AU CANADA, EN VERTU DES ACTES D'ASSURANCE DE 1875 ET 1877.

NOM DE LA COMPAGNIE.	Principal agent pour la réception des significations de pièces et d'avis.	Montant des dépôts — Les dépôts marqués (A) ne sont applicables qu'aux polices sur la vie en cours le 31 mars 1878 ; ceux marqués (B) aux polices émises depuis cette date.	Assurance autorisée.
La compagnie d'assur. de l'Amérique du Nord contre les accidents...	Edward Rawlings, gérant, Montréal.....	\$13,500, bons du havre de Montréal, \$9,733 bons d'emmagasinage de Montréal ; \$550 5 p. c. canadiens. (Acceptés à \$20,000)...	Contre les accidents.
La compagnie d'assurance dite "Ætna," de Hartford, Connecticut...	Robt. Wood, agent général, Montréal.....	\$5,070 fonds publics canadiens ; \$23,000 débentures de municipalités ; \$72,600 bons des E.-U. (Acceptés à \$97,771)	Contre l'inc. et sur la navig.
La compagnie d'assurance sur la vie dite "Ætna," de Hartford, Conn.	William H. Orr, gérant, Montréal.....	\$100,000 bons des E.-U. en or (A), \$70,000 bons des E.-U., et \$25,000 déb. de la Province de Québec (B)	Sur la vie.
La compagnie d'assurance agricole de Watertown, N.Y., E.-U.....	John Fisher, agent-en-chef, Cobourg.....	\$100,000 bons 4 p. c. des E.-U.	Contre l'incendie.
La compagnie d'assurance dite "Anchor Marine"	Hugh Scott, agent, Toronto.....	\$56,000 bons municipaux. (Acceptés à \$50,400)	Contre l'inc. et sur la navig.
La compagnie d'assurance de l'Amérique Britannique, Toronto.....	Louis H. Boulton, gérant <i>pro tem</i> , Toronto.....	\$61,000 bons municipaux. (Acceptés à \$54,900)	Sur la vie.
L'association sur la vie dite "Briton" (limitée).....	J. B. M. Chipman, gérant, Montréal.....	\$54,993 bons du Canada, 4 p. c.	Contre l'inc. et sur la navig.
La compagnie d'assurance maritime et contre l'incendie, du Canada.	Charles Cameron, direct.-gérant, Hamilton	\$57,000 bons municipaux. (Acceptés à \$51,300)	Sur la vie.
La compagnie d'assurance du Canada sur la vie, Hamilton.....	A. G. Ramsay, gérant, Hamilton.....	\$60,000 bons municipaux. Acceptés \$54,000	Sur la vie.
L'association Canadienne d'assurance des consommateurs de vapeur.	W. B. McMurrich, agent, Toronto.....	\$3,900 effets de la Société Impériale de construction, \$5,000 effets de la société de construction et de prêts de Toronto, \$1,600 effets de l'Association de l'Ouest.....	Sur chaudières à vap., etc
La compagnie d'assurance des Citoyens, du Canada.....	Gerald E. Hart, agent principal, Montréal.....	\$56,000 bons municipaux. (Acceptés à \$50,400)	Sur la vie et cont. les accid.
La compagnie d'assurance des Citoyens, du Canada.....	Gerald E. Hart, agent principal, Montréal.....	\$56,000 bons du havre de Montréal. (Acceptés à \$50,400)	Contre l'inc. et sur la navig.
La compagnie d'ass. de l'Union Commerciale, de Londres, Angl.....	Fred. Cole, agent général, Montréal.....	\$30 en espèces	Garantie.
L'association d'assurance sur la vie, dite "Confederation"	J. K. Macdonald, directeur-gérant, Toronto.....	\$100,344 fds. p. c., (vie A), \$50,613 effets consol. 5 p. c. canad. et \$55,967, effets 4 p. c. (feu)	Contre l'inc. et sur la vie.
La compagnie d'assurance dite "Dominion," maritime et contre l'incendie, de Hamilton.....	F. R. Despard, gérant, Hamilton.....	\$86,300 bons municipaux. (Acceptés à \$77,650)	Sur la vie.
La société d'ass. sur la vie, dite "Equitable," des Etats-Unis, N.-Y.	R. W. Gale, gérant, Montréal.....	\$35,000 en espèces, \$15,000 bons de la cité de Victoria, C.-B.....	Contre l'inc. et sur la navig.
L'association d'assurance contre l'incendie (responsabilité limitée), Londres, Angleterre.....	Wm. Robertson, agent en chef, Montréal.....	\$100,000 fonds publics canad. (A) et \$65,000 bons des E.-U. (B) ..	Sur la vie.
La compagnie de garantie de l'Amérique du Nord.....	Edward Rawlings, gérant, Montréal.....	\$100,000 effets canadiens	Contre l'incendie.
La compagnie d'assurance contre l'incendie et sur la vie, dite "Guardian," Londres, Angleterre.....	Robert Simms et Cie., et Geo. Denholm, agents généraux, Montréal.....	\$32,000 bons munic. ; \$15,000 bons du hav. de Mont. ; \$9,733 bons d'emmagas. de Montréal, et \$400 actions. (Acceptés à \$51,000)	Garantie.
La comp. d'ass. contre l'incendie dite "Hartford" de Hartford, Conn.	Robert Wood, agent généraux, Montréal.....	\$100,343 fonds publics canadiens.....	Contre l'incendie.
La compagnie d'assurance Impériale, de Londres, Angleterre.....	W. H. Rintoul, agent, Montréal.....	\$55,000, b. des E.-U., et \$30,840 act de banq. (Accept. à \$100,00-) ..	Contre l'incendie.
La compagnie d'assurance dite "Lancashire"	S. C. Duncan-Clark, agent principal, Toronto	\$48,667 5 p. c. cons. canadiens, \$51,402 6 p. c. canadiens	Contre l'incendie.
La compagnie d'assurance sur la vie dite "Lion" (à responsabilité limitée) Londres, Angleterre.....	Frederick Stanceliffe, agent général, Montréal	\$100,000 fonds publics canadiens	Contre l'incendie.
La compagnie d'assurance dite "Liverpool et London et Globe"	G. F. C. Smith, agent principal, Montréal.....	\$10,000 stg., effets canadiens	Sur la vie.
La corporation d'assurance dite "London," Angleterre.....	C. O. Foster, agent, Montréal.....	\$50,000 fonds pub. canad (vie) ; \$3,000 5 p. c. canad. ; \$63,000 bons mun. ; \$25,000 assoc. de plac., Montréal ; \$17,030 en espèces. (Acceptés à \$145,480)	Contre l'inc. et sur la vie.
La compagnie de Garantie et contre les Accidents, de Londres (responsabilité limitée).....	A. T. McCord, jr., agent en chef, Toronto.....	\$50,127 5 p. c. consol. canad., et \$99,873 fonds publics canadiens (feu) 10,000, et (vie) \$50,000	Contre l'inc. et sur la vie.
La comp. d'assurance contre l'incendie, London et Lancashire.....	C. J. Spike, agt en chef, Halifax, N.E.....	\$11,000 stg., effets canadiens	Garantie et accidents.
La compagnie d'ass. mutuelle contre l'incendie, de London, Ont.....	William Robertson, gérant, Montréal.....	\$21,000 stg., effets canadiens	Contre l'incendie.
La comp. d'ass. sur la vie, dite "Metropolitan," de New-York, E.-U.	D. C. Macdonald, secrétaire, London, Ont	\$100,000 fonds publics canadiens (A) de \$5,000 en espèces et \$4,867 bons de la province de Québec (B)	Contre l'incendie.
La compagnie Métropolitaine d'assurance sur les glaces, New-York.	Thos. A. Temple, agt. général, St. Jean, N.-B	\$25,000 effets publics canadiens et \$5,000 en argent.....	Sur la vie.
L'association d'assurance mutuelle sur la vie, du Canada.....	A. J. Pell, Montréal.....	\$100,000 bons des Etats-Unis.....	Sur les glaces.
	J. Turner, président, Hamilton.....	\$5,000, bons des Etats-Unis.....	Sur la vie.
		\$92,998 bons municipaux. (Acceptés à \$83,690)	Sur la vie.

La compagnie d'ass. mutuelle sur la vie dite "North American"	Wm. McCabe, directeur-gérant, Toronto	\$50,000 en espèces	Sur la vie.
La compagnie d'assurance dite "North British and Mercantile"	Macdougall et Davidson, agents génér., Mont.	\$50,000 fonds pub. canad., (vie A), \$47,000 bons du hav. de Montréal et \$65,000 bons municip. (feu). (Acceptés à \$150,800)	Contre l'inc. et sur la vie.
La compagnie d'assurance du Nord, d'Aberdeen et Londres	Taylor Frères, agents généraux Montréal	\$85,833 fonds publics canadiens, \$14,167 5 par cent canadiens	Contre l'incendie.
La société d'assurance contre l'incendie, dite "Norwich Union,"	Alex. Dixon, agent, Toronto	\$100,000 effets canadiens	Contre l'incendie.
La compagnie d'assurance mutuelle sur la vie, d'Ontario	Wm. Hendry, gérant, Waterloo	\$56,157 bons municipaux (accepté \$50,541)	Sur la vie.
La compagnie d'assurance dite "Phoenix," de Brooklyn	Robert Hampson, Montréal, agent	\$100,000 bons des Etats-Unis	Contre l'inc. et sur la nav
La cie. d'ass. contre l'incendie, dite "Phoenix," Londres, Angleterre	Gillespie, Moffat et Cie., agts. génér., Mont.	\$50,171 fonds publics canad., et \$50,126 5 p. c. consol. canadiens	Contre l'incendie.
La compagnie d'assurance contre l'incendie, de Québec	J. G. Clapham, président, Québec	\$25,000 fonds publics canadiens, \$60,000 actions de banque et \$15,200 bons municipaux. (Acceptés à \$98,680)	Contre l'incendie.
La compagnie d'assur. sur la vie et contre l'incendie, dite "Queen," Angleterre	A. M. Forbes et H. G. Mudge, agents principaux, Montréal	\$100,000 fonds publics canadiens (feu) et \$51,100 5 p. c. consolidés canadiens (vie)	Contre l'inc. et sur la vie.
La société d'assurance mutuelle sur la vie, dite "Reliance," Londres, Angleterre	J. Cassie Hatton, procureur, Montréal	\$100,000 fonds publics canadiens (A) et \$10,000 effets canad. (B)	Sur la vie.
La compagnie d'assurance Royale Canadienne	Arthur Gagnon, secrétaire, Montréal	\$50,400 bons du havre de Montréal. (Acceptés à \$50,400)	Contre l'inc. et sur la nav.
La compagnie d'assurance Royale	M. H. Gault et Wm. Tatley, agents principaux, Montréal	\$96,982 fonds publics, \$53,533 5 p. c. des consolidés canadiens et \$170,333, cons. angl.-appl., \$149,182 (feu), \$50,000, (vie A) et 121,666 (général.) Aussi \$97,333.33 annuités angl. (général.) Total \$418,182	Contre l'inc. et sur la vie.
La compagnie d'assurance Impériale Ecossaise	Taylor Frères, agents généraux, Montréal	\$71,068, fds. pub. can., \$20,000 bons du havre de Montréal, \$13,500 bons municipaux. (Acceptés à \$101,275)	Contre l'incendie.
La compagnie d'assur. contre l'incendie dite Sovereign, du Canada	L'hon. Alex. Mackenzie, président, Toronto	\$115,655 bons municip. \$3,684 en argent. (Acceptés à \$101,218)	Contre l'incendie.
La compagnie d'assurance sur la vie, dite "Standard," Ecosse	W. M. Ramsay, gérant, Montréal	\$64,000 bons municipaux, \$107,000 bons du havre de Montréal, (acceptés à \$153,900), étant \$126,750 (vie A) et \$27,150 (vie B)	Sur la vie.
La société d'assurance sur la vie, dite "Star," d'Angleterre	A. W. Lauder, trésorier général, Toronto	\$100,343 fonds publics canadiens	Sur la vie.
La comp. d'assurance mutuelle sur la vie, dite "Sun," de Montréal	R. Macaulay, secrétaire général, Montréal	\$56,000 bons municipaux. (Acceptés à \$50,400)	Sur la vie et cont. les accid.
La compagnie d'assurance sur la vie et Fontine, de Toronto	Arthur Harvey, gérant, Toronto	\$32,400 bons municip. \$1,040.36 en espèces (Acceptés à \$30,200)	Sur la vie et cont. les accid.
La compagnie d'assurance dite "Travelers," de Hartford, Connect.	Thos. Simpson, agent, Montréal	\$100,000 bons des Etats-Unis, \$25,000 bons municipaux, \$20,000 bons du havre de Montréal (acceptés à \$140,500), étant \$100,000 (vie A), \$25,000 au pair (vie B), et 820,000 au pair (accidents)	Sur la vie et cont. les accid.
La compagnie d'assurance mutuelle Union sur la vie, du Maine	Wm. Mulock, agent, Toronto	\$100,000 4 p. c. des Etats-Unis, (A) et \$15,000, bons du district de Columbia, E.-U., (B)	Sur la vie.
La compagnie d'assurance de l'Ouest, Toronto	J. J. Kenny, directeur gérant, Toronto	\$57,700 bons municipaux. (Acceptés à \$51,930)	Contre l'inc. et sur la nav

LES COMPAGNIES D'ASSURANCE SUR LA VIE CI-DESSOUS NOMMEES, AYANT CESSÉ D'ENTREPRENDRE DES RISQUES AU CANADA, SONT AUTORISEES, EN VERTU DE L'ARTICLE 17 DE "L'ACTE D'ASSURANCE REFONDU DE 1877," A POURSUIVRE TOUTES LES OPERATIONS SE RATTACHANT AUX POLICES ÉMISES AVANT LE 31 MARS 1878, ET LEURS DÉPÔTS SONT APPLICABLES À CES POLICES, SUJET AUX DISPOSITIONS DES ACTES D'ASSURANCE DE 1868 ET 1871.

NOM DE LA COMPAGNIE.	Principal agent pour la réception des significations des pièces et avis.	Montant des dépôts.	Assurance autorisée.
L'association médicale et générale sur la vie dite "Briton," Londres, Angleterre	Jas. B. M. Chipman, gérant, Montréal	\$100,343 bons du Canada.....	Sur la vie.
La compagnie d'assurance mutuelle sur la vie, dite Connecticut, de Hartford, Conn., E.U.	Robt. Wood, agent-général, Montréal	\$100,000 bons des Etats-Unis	Sur la vie.
La compagnie d'assurance sur la vie, d'Edimbourg.....	David Higgins, agent principal, Toronto.....	\$150,615 bons du Canada.....	Sur la vie.
L'association d'assurance sur la vie, d'Ecosse.....	Geo. W. Ford, agent principal, Montréal.....	\$150,000 bons du Canada.....	Sur la vie.
La compagnie Nationale d'assurance sur la vie, des Etats-Unis d'Amérique.....	John F. Bell, procureur, Windsor.....	\$100,000 bons des Etats-Unis	Sur la vie.
La compagnie d'assurance sur la vie, de New-York.....	F. W. Campbell, M.D., procureur, Montréal.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie dite "North Western," de Milwaukee, E.-U.....	M. W. Mills, agent principal, Toronto.....	\$100,000 bons des Etats-Unis	Sur la vie.
La compagnie d'assurance mutuelle sur la vie, dite "Phoenix," Hartford, Connecticut.....	A. R. Bethune, agent général, Montréal.....	\$105,000 bons des Etats-Unis	Sur la vie.
La compagnie d'assurance sur la vie, dite, "The Positive Government Security" (limitée) Angleterre	John Taylor, secrétaire, Montréal	\$8,273 débentures du Canada, 5. p. c.	Sur la vie.
La société d'assurance sur la vie, dite "Amicable" Ecosaise.....	Gco. Wm. Ford, agent général, Montréal.....	\$150,000 bons du Canada.....	Sur la vie.
L'institution de Prévoyance Ecosaise.....	R. A. Ramsay, procureur, Montréal.....	\$100,343 bons du Canada.....	Sur la vie.
La compagnie d'assurance Provinciale Ecosaise.....	Geo. Wm. Ford, secrétaire, Montréal	\$150,790 sav. : \$112,343 bons du Canada, \$38,447 déb. Can. 5 p. c.	Sur la vie.
La compagnie d'assurance sur la vie, des Etats-Unis.....	\$60,000 bons payables en or, Etats-Unis.....	Sur la vie.

NOTA.—La compagnie d'assurance mutuelle sur la vie, dite "Globe" de New-York, a été déclarée insolvable aux Etats-Unis et en Canada, et Jas. D. Fish, de New-York, a été nommé receveur par les cours des Etats-Unis, et W. C. Wells, de Montréal, a été nommé syndic par la Cour Supérieure de Montréal, pour les opérations faites en Canada. Le dépôt de la compagnie entre les mains du gouvernement, \$100,000 en effets des Etats-Unis, a été, par ordre de la dite Cour Supérieure, délivré aux banquiers de cette cour.

La compagnie d'assurance maritime des Marchands de Montréal, a cessé de faire des opérations d'assurance, et est en voie de liquider ses affaires. Le dépôt a été remis à la compagnie moins \$2,223 en espèces retenues à cause de réclamations contestées.

Bureau du Surintendant des Assurances, Ottawa, 30 juin 1881.

J. B. CHERIMAN, Surintendant des Assurances

DEMANDES AU PARLEMENT.

PARLEMENT FÉDÉRAL.

Règles relatives aux avis de bills privés.

51. Dans le cas de toute demande de bill privé, proprement du ressort législatif du Parlement du Canada, suivant les dispositions de l'Acte de l'Amérique Britannique du Nord, 1867, et ayant pour objet, soit la construction d'un pont, d'un chemin de fer, d'un chemin à barrières ou d'une ligne télégraphique; soit la construction ou l'amélioration d'un port, d'un canal, d'une écluse, d'une digue ou d'une glissoire, ou autre ouvrage semblable; soit la concession d'un droit de passage d'eau, l'incorporation de professions ou métiers, ou d'une compagnie de banque ou autre compagnie par actions, soit la concession à une ou plusieurs personnes de certains droits ou privilèges exclusifs ou particuliers, soit le pouvoir de faire quelque chose qui, dans ses effets, pourrait toucher aux droits ou à la propriété d'autrui, ou concerner une classe particulière de la société; ou ayant pour objet quelque amendement de même nature à un acte antérieur,—un avis, énonçant d'une manière claire et intelligible la nature et l'objet de la demande, et signé (excepté s'il s'agit de corporations déjà existantes) par les pétitionnaires ou de leur part, est nécessaire et doit être publié comme il suit

Dans les provinces de Québec et de Manitoba :

*Un avis doit être inséré dans la *Gazette du Canada* en anglais et en français, ainsi que dans un journal anglais et un journal français du district intéressé, ou en anglais et en français dans le même journal, s'il ne s'en publie qu'un seul dans ce district; ou s'il n'y paraît pas de journal, alors la publication de l'avis en anglais et en français doit se faire dans un journal du district le plus voisin où il s'en publie.

Dans les autres provinces :

Un avis doit être inséré dans la *Gazette du Canada* et dans un journal du comté ou des comtés-unis intéressés, ou s'il n'y paraît pas de journal, alors la publication doit se faire dans un journal du comté le plus voisin où il s'en publie.

La publication de ces avis durera, dans chaque cah la période de deux mois pendant l'intervalle de temps qui s'écoulera entre la clôture de la session précédente et la prise en considération de la pétition. Un exemplaire des numéros des journaux, reproduisant la première et la dernière insertion de l'avis, devra être transmis au greffier de chaque Chambre.

Si la pétition demande l'autorisation de présenter un bill privé ayant pour objet la construction d'un pont de péage, le pétitionnaire ou les pétitionnaires devront, en même temps qu'ils donneront l'avis prescrit par la règle précédente, donner aussi, de la même manière, avis des péages qu'ils entendent exiger, de l'étendue du privilège, de la hauteur des arches, de l'espace à laisser libre entre les culées ou les piliers pour le passage de radeaux et des navires; et mentionner de plus s'ils se proposent de construire un pont mobile, et quelles en seront les dimensions.

Toute personne désirant obtenir un bill privé devra, dans les huit jours qui précéderont l'ouverture du Parlement, déposer au bureau du greffier de la Chambre dans laquelle le bill doit prendre naissance, une copie de ce bill en langue anglaise ou en langue française, avec une somme suffisante pour en payer la traduction et l'impression. Il en sera imprimé 600 exemplaires en anglais et 200 en français; la traduction devra être faite par les officiers de la Chambre, et l'impression par l'entrepreneur des impressions. Le pétitionnaire aura aussi à payer au comptable de la Chambre une somme de \$200, plus le coût de l'impression de l'acte dans les Statuts, et remettra le reçu de ce paiement au greffier du comité auquel ce bill aura été renvoyé—le dit paiement sera effectué

immédiatement après la seconde lecture avant la prise en considération du bill par le comité.

Aucune pétition pour l'obtention d'un bill privé ne sera reçue par l'une ou par l'autre Chambre après les dix premiers jours de la session.

ROBERT LEMOINE,

Greffier du Sénat.

JOHN GEORGE BOURINOT,

Greffier des Communes.

Règles du Sénat relatives aux avis de bills de divorce.

72. Quiconque a l'intention de demander un bill de divorce, doit donner avis de son intention, et spécifier d'avec qui et pour quelle cause il veut divorcer. L'avis doit être inséré pendant six mois, à la *Gazette du Canada*, et dans deux journaux du district (si c'est dans les provinces de Québec et de Manitoba) ou du comté ou des comtés-unis, (si c'est dans les autres provinces,) où le pétitionnaire résidait ordinairement lors de la séparation; et si le nombre voulu de journaux n'y paraît pas, alors la publication de l'avis devra se faire dans le district, le comté ou les comtés-unis voisins.

Un exemplaire en manuscrit de l'avis devra être signifié, à l'instance du pétitionnaire, à la personne d'avec laquelle il veut divorcer, si le lieu de la résidence de cette dernière peut être connu; et la preuve de cette signification ou de la diligence faite pour l'effectuer, doit être produite sous serment devant le Sénat et à sa satisfaction, lors de la lecture de la pétition.

ROBERT LEMOINE,

Greffier du Sénat.

A VIS public est par le présent donné que demande sera faite à la prochaine session du Parlement du Canada pour un acte autorisant une compagnie à construire un chemin de fer entre la cité Montréal et le village de Smith's Falls dans le comté de Lanark, dans la province d'Ontario, laquelle compagnie sera appelée "Compagnie de chemin de fer de Montréal et du Canada Central."

SCOTT, MAC TAVISH ET MAC CRACKEN,

Solliciteurs.

Daté le premier jour d'août 1881,

6-9

DEMANDES POUR CHARTE PAR LETTRES PATENTES.

A VIS est par le présent donné que demande sera faite au gouverneur général en conseil pour l'émission de lettres patentes sous l'autorité de l'acte concernant les compagnies à fonds social du Canada, à l'effet d'incorporer une compagnie qu'on se propose d'appeler la compagnie de navigation du Nord-Ouest (limitée), pour faire la navigation dans les lacs Winnipeg et Manitoba, la rivière Rouge, l'Assiniboine et la Saskatchewan et tous autres lacs, courants, rivières et eaux navigables dans la province de Manitoba, les territoires du Nord-Ouest et le district de Keewatin, avec son principal bureau d'affaires dans la ville de Winnipeg. Le fonds capital devra être de \$200,000 divisé en 2,000 parts de \$100 chacune. Les requérants sont Alexander McArthur, de la ville de Winnipeg, agent financier; l'hon. Colin Inkster, de Kildonan, Shérif de Manitoba; M. H. Howell, du même lieu, avocat; Archibald Forbes, de Mandeville, Manchester Ec., W. London, Angleterre, journaliste; Horatio Ross Macrae, écrivain, d'Edimbourg, Ecosse. Les trois premiers devront être les premiers directeurs de la compagnie.

Winnipeg, 23 juillet 1881.

6-6

A VIS.—David George Hatton, procureur, et Robert Archibald Monrow, écuyer, tous deux de la ville de Peterborough dans la province d'Ontario, Thomas Thomson Turnbull, marchand, de la cité de Montréal dans la province de Québec, George Burchell

Williams, écuyer, de la ville de Lafayette dans l'Etat de l'Indiana, l'un des Etats-Unis d'Amérique, et John Franklin Olmstead, écuyer, de la cité de Washington dans le district de Columbia, dans les Etats-Unis susdits, donnent avis par les présentes qu'ils s'adresseront par pétition au Gouverneur en Conseil, sous l'autorité de l'acte concernant les compagnies à fonds social du Canada de 1877, pour obtenir des lettres patentes sous le grand sceau de la Puissance du Canada, les constituant eux et tous autres qui pourraient ci-après devenir actionnaires dans la compagnie à être par icelles créée, en un corps politique et incorporé sous le nom de "Compagnie canadienne mutuelle de télégraphie."

La dite compagnie sera incorporée dans le but d'ériger et construire une ligne ou des lignes de communication télégraphique à travers la Puissance du Canada avec tous les pouvoirs et privilèges nécessaires pour compléter, maintenir et exploiter telles communications télégraphiques.

La dite compagnie aura sa principale place d'affaires dans la cité de Montréal.

Le montant du fonds capital de la dite compagnie sera de un million de piastres divisé en dix mille parts de cent piastres chacune.

Les dits David George Hatton, Robert Archibald Morow, Thomas Thomson Turnbull, George Burchell Williams et John Franklin Olmstead seront les directeurs provisoires de la dite compagnie.

CARTER ET CARTER,
Solliciteurs et procureurs
pour les requérants.

Montréal, 22 juillet 1881. 5-6

AVIS est donné par le présent que l'on s'adressera à Son Excellence le Gouverneur-Général en conseil, pour obtenir une charte d'incorporation par lettres-patentes sous le grand sceau de la Puissance du Canada, et en conformité des dispositions de l'Acte des compagnies par actions en Canada, 1877, dans le but de constituer Azro B. Chaffee, Peter A. Peterson, William T. Hunt, Edwin Gordon, et John A. Duggan, et tous autres qui pourront devenir actionnaires dans la compagnie projetée, en un corps politique et incorporé sous le nom de "Compagnie d'Aiguille de Sûreté du Canada, à responsabilité limitée," (The Dominion Safety Switch Company, limited.)

Le but pour lequel la compagnie demande d'être constituée en corporation, est la fabrication et la vente par toute la Puissance du Canada, de l'aiguille de sûreté dite "Dominion Safety Switch," invention brevetée sous le No. 9,960 dans le bureau des brevets d'invention de la Puissance du Canada, le dit brevet ayant été accordé le treizième jour de mai 1879, pour améliorations dans les aiguilles de chemins de fer.

Que le siège principal de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Que le dit montant projeté du fonds capital de la dite compagnie sera de cent mille piastres, divisé en deux mille actions de cinquante piastres chacune.

Que les noms au long et adresses et occupation des dits requérants sont : Azro Buck Chaffee, de la cité de Montréal, écuyer ; Peter Alexander Peterson, de la cité de Montréal, ingénieur civil ; William T. Hunt, de Boston, dans l'Etat du Massachusetts, un des Etats-Unis d'Amérique, fabricant ; Edwin Gordon, de Hyde Park, dans le dit Etat du Massachusetts, fabricant, et John A. Duggan, de Quincy, dans le dit Etat du Massachusetts, fabricant ; et que les dits Peter

Alexander Peterson, Azro Buck Chaffee, et Edwin Gordon, dont la plupart sont domiciliés en Canada, seront les premiers ou directeurs provisoires de la dite compagnie.

CHURCH, HALL ET ATWATER,
Solliciteurs pour les requérants.

Montréal, 21 avril 1881.

3-6

AVIS DIVERS.

LA BANQUE DU PEUPLE.

DIVIDENDE No. 92.

LES actionnaires de la Banque du Peuple sont par les présentes notifiés qu'un dividende semi-annuel de deux par cent pour les six mois courants, a été déclaré sur le fonds-capital et sera payable au bureau de la banque, lundi, le cinquième jour de septembre prochain et les jours suivants.

Le livre de transfert sera fermé du 15 au 31 août, inclusivement.

Par ordre du bureau des directeurs,
A. A. TROTTIER, caissier.
Montréal, 30 juillet 1881. 6-7

AVIS.—L'assemblée générale annuelle des actionnaires de la compagnie du chemin de fer de Jonction de Napierville et Quarry, aura lieu au bureau de la compagnie, à la Bourse, Montréal, lundi le 5e jour de septembre 1881, à deux heures de l'après-midi.

HENRY BENJAMIN,
Secrétaire-trésorier.
6-4

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The Canada Gazette.

PUBLISHED BY AUTHORITY.

OTTAWA, SATURDAY, AUGUST 13, 1881.

DOMINION OF CANADA.



For index of new matter, see last page.

PROCLAMATIONS.

LORNE.

[L.S.]

CANADA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To Our Beloved and Faithful the Senators of the Dominion of Canada, and the members elected to serve in the House of Commons of Our said Dominion, and to each and every of you,—
GREETING :

A PROCLAMATION.

WHEREAS Our Parliament of Canada stands prorogued to the Twentieth day of the month of July instant, at which time, at Our City of Ottawa, you were held and constrained to appear; Now KNOW YE, that for divers causes and considerations and taking into consideration the ease and convenience of Our Loving Subjects, We have thought fit, by and with the advice of Our Privy Council for Canada, to relieve you, and each of you, of your attendance at the time aforesaid, hereby convoking and by these presents enjoining you, and each of you, on the TWENTY-NINTH day of the month of AUGUST next, to meet Us in Our Parliament of Canada, at Our City of Ottawa, there to take into consideration the state and welfare of Our said Dominion of Canada, and therein to do as may seem necessary. HEREIN FAIL NOT.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Right Trusty and Well-Beloved Councillor,

SIR JOHN DOUGLAS SUTHERLAND CAMPBELL, (commonly called the Marquis of Lorne), Knight of Our Most Ancient and Most Noble Order of the Thistle, Knight Grand Cross of Our Most Distinguished Order of St. Michael and St. George, Governor General of Canada and Vice Admiral of the same, &c., &c., &c.

At Our Government House, in Our CITY of OTTAWA, this FIFTEENTH day of JULY in the year of Our Lord one thousand eight hundred and eighty-one, and in the forty-fifth year of Our Reign.

By Command,

RICHARD POPE,
Clerk of the Crown in Chancery, Canada.

ORDERS IN COUNCIL.

GOVERNMENT HOUSE, OTTAWA.

Saturday, 6th day of August, 1881.

PRESENT :

THE HONORABLE THE DEPUTY OF HIS EXCEL-
LENCY THE GOVERNOR GENERAL,
IN COUNCIL.

THE Deputy Governor, on the recommendation of the Honorable the Acting Minister of Railways and Canals, has been pleased to adopt the following rules with respect to the repairing of vessels on the banks of the Lachine Canal, the Beauharnois and the Chambly.

1. Repairs shall only be executed at such points as may be indicated and approved of by the Superintendent.

2. For each vessel hauled up or beached for repairs, a charge of one dollar, over and above all other charges, shall be made, carrying the privilege of remaining for one month, a further sum of one dollar being charged for each additional month or fraction of a month the vessel may remain.

In cases, however, where a vessel hauled up for repairs upon the Canal bank remains there throughout the winter, a charge of \$4.00 only shall be made (in addition to her ordinary winterage dues) the period covered being from the 1st of November to the 1st of June inclusive.

3. Any vessel remaining on the Canal bank after having wintered thereon shall be charged at the rate of one dollar a month or fraction of a month of her subsequent stay.

4. Any vessel remaining more than one year on the bank of the Canal shall, for such time as she may remain in excess of that period, pay at the rate of two dollars a month or fraction of a month throughout the whole year.

5. All charges shall be payable at the Collector's office in advance on the first day of each month.

6. These rules shall be understood as applying to all cases where the Canal bank is used in any manner for the repair of vessels, whether such vessels are actually hauled up or not.

Certified,

J. O. COTÉ,
Clerk, Privy Council.

7-3

QUEBEC HARBOUR COMMISSION.

At a weekly meeting of the Quebec Harbour Commissioners held in their office, in the Lower Town of the City of Quebec, being their usual place of sitting, on Wednesday, the thirtieth day of the month of March, in the year of Our Lord one thousand eight hundred and eighty-one, at which were present the following named Commissioners, viz :

P. V. Valin, Esquire, Chairman,
The Honorable Thos. McGreevy,
Julien Chabot, Esquire,
J. Bell Forsyth, Esquire,
John Sharples, Esquire,
Jas. Patton, Esquire, and
Ferdinand Hamel, Esquire,

forming a quorum of the said Quebec Harbour Commissioners, the following By-law entitled: *By-Law to keep a clear passage for vessels entering inside the limits of the Harbour Improvements executed in the mouth of the River St. Charles, in the Harbour of Quebec*, was read for the first time; and at a subsequent weekly meeting of the said Quebec Harbour Commissioners held at the same place, on Wednesday, the sixth day of the month of April, in the same year, at which were present the following named Commissioners, forming also a quorum, viz :

P. V. Valin, Esquire, Chairman,
The Honorable Thos. McGreevy,
Julien Chabot, Esquire,
Jas. Patton, Esquire,
John Sharples, Esquire, and
Ferdinand Hamel, Esquire,

the said following By-law was read for the second and last time and adopted, having been published, since its first reading, twice in the English language in *The Morning Chronicle*, and twice in the French language in *Le Canadien*, both papers published at Quebec:—

By-law to keep a clear passage for vessels entering inside the limits of the Harbour Improvements executed in the mouth of the River St. Charles, in the Harbour of Quebec.

1. No vessel, raft, or timber of any kind shall moor, make fast or remain alongside of the north side of the wharf belonging to the Quebec Harbour Commissioners, at Point-à-Carcy, for a distance of two hundred feet from the east end of the said wharf.

2. No vessel, raft or timber of any kind shall moor, make fast or remain alongside of the south end or south front of the breakwater belonging to the said Commissioners.

3. All vessels moored or made fast to any wharf in the Harbour of Quebec shall be moored or made fast in such a way as to offer no obstruction to any vessel

entering into or coming from the limits of the Harbour Improvements, in the mouth of the River Saint Charles, in the said Harbour of Quebec.

4. Any master or commander of any ship or vessel, or the master of any craft, or any other person whatsoever who shall infringe the present By-law and Regulations shall incur for every such offence a penalty not exceeding one hundred dollars (\$100.00) or an imprisonment not exceeding sixty days.

5. Any By-law inconsistent with the present regulations is hereby declared to be repealed.

(Signed)

P. V. VALIN,
Chairman.
A. H. VERRET,
Sec.-Treas.

PRIVY COUNCIL OFFICE.

OTTAWA, 27th July, 1881.

I hereby certify that the foregoing By-law has been submitted to and approved by His Excellency the Governor General in Council on the 30th day of April 1881.

7-3

J. O. COTÉ,
Clerk, Privy Council.

GOVERNMENT HOUSE, OTTAWA.

Friday, 29th day of July, 1881.

PRESENT :

THE HONORABLE SIR WILLIAM JOHNSTON RITCHIE, KNIGHT, DEPUTY OF THE GOVERNOR GENERAL, IN COUNCIL.

WHEREAS the Lieutenant Governor of the Province of British Columbia, with the Legislative Assembly of that Province, did, on the 8th day of May, 1880, pass two Acts which have been transmitted, entitled respectively: "An Act to amend the 'Cariboo Waggon Road Tolls Act, 1876,'" and "An Act respecting Tolls on the Cariboo Waggon Road."

And whereas the said Acts have been laid before the Deputy of the Governor General in Council, together with a report from the Minister of Justice recommending that the said Acts should be disallowed,—

The Honorable the Deputy of His Excellency the Governor General has thereupon this day been pleased, by and with the advice of the Privy Council for Canada, to declare His Disallowance of the said Acts, and the same are disallowed accordingly.

Whereof the Lieutenant Governor of the Province of British Columbia, and all other persons whom it may concern are to take notice and govern themselves accordingly.

J. O. COTÉ,
Clerk, Privy Council.

I, Sir William Johnston Ritchie, Deputy of the Governor General of Canada, do hereby certify that the Acts passed by the Legislature of British Columbia, the 8th day of May, 1880, entitled respectively: "An Act to amend the Cariboo Waggon Road Tolls Act, 1876," and "An Act respecting Tolls on the Cariboo Waggon Road," were received by His Excellency the Governor General on the 10th day of August A. D. 1880.

Given under my hand and seal this 29th day of July A.D. 1881.

W. J. RITCHIE,
Deputy Governor.

(L. S.)

5-3

GOVERNMENT NOTICES.

PRIVY COUNCIL OFFICE.

OTTAWA, 12th August, 1881.

PUBLIC Notice is hereby given that by Order in Council passed on the 26th day of July last, under the provisions of the 53rd section of the Act 44 Vic. (1881) chapter 25, relating to Government Railways, the Honorable the Deputy of His Excellency the Governor General has been pleased to exempt the works undermentioned from the operation of the above stated section of the said Act, relating to the height of existing bridge structures or tunnels on the line of the Intercolonial Railway, namely:—

1. The Campbell Road Bridge at Halifax.
2. Morrissey's Rock Tunnel, near Campbellton.
3. The Mill Sluice near Etchemin.

J. O. COTÉ,
Clerk, Privy Council.

7-3

NOTICE TO MARINERS.

No. 16 of 1881.

POQUESUEDIE LIGHTHOUSE.

NOTICE is hereby given that a Lighthouse, erected by the Government of Canada on the most north-easterly point of Poquesuedie Island, Bay des Chaleurs, County of Gloucester, in the Province of New Brunswick, will be put in operation on the 1st August next.

Lat. N. 47° 49' 10"
Long. W. 64° 44' 40"

The light will be fixed, white catoptric, elevated 41 feet above high water, and should be visible 11 miles from all points seaward.

The tower is a square wooden one, 34 feet high from its base to the vane on the lantern, and is painted white.

WM. SMITH,
Deputy of the Minister of Marine, &c.

Department of Marine and Fisheries,
Ottawa, 29th July, 1881.

7-3

STATEMENT

Of the Revenue and Expenditure, on account of the Consolidated Fund, of the Dominion of Canada, as by Returns furnished to the Finance Department to the night of the 31st July last.

REVENUE.	AMOUNT.
Customs.....	\$1,481,983 87
Excise.....	393,967 91
Post Office.....	125,830 55
Public Works, including Railways.	216,463 79
Bill Stamps	18,277 04
Miscellaneous	57,553 57
	<u>\$ 2,294,076 73</u>

Expenditure..... 2,499,484 28

FRED. TOLLER,
Acting Deputy Minister of Finance.
Finance Department,
Ottawa, 12th August, 1881.

UNREVISED Statement of Inland Revenues for the fiscal year ended 30th June, 1881.

Source of Revenue.	—	Amount.
	\$ cts.	\$ cts.
Spirits	3,231,482 04
Malt Liquor	6,250 00
Malt	316,655 78
Tobacco	1,777,630 84
Petroleum Inspection	18,749 36
Manufactures in Bond	30,896 82
Seizures	6,058 03
Other Receipts	13,180 70
Total Excise Revenue.....		5,400,903 57
Canals.....		339,802 23
Slides and Booms		79,849 20
Hydraulic and other Rents		30,396 03
Minor Public Works.....		31,018 15
Culling Timber.....		38,396 89
Inspection of Weights and Measures		34,584 55
Inspection of Gas.....		2,210 50
Law Stamps, Supreme Court....		1,248 16
Bill Stamps.....		192,773 44
Total		<u>6,151,182 77</u>

A. BRUNEL,
Commissioner.

Inland Revenue Department,
Ottawa, 4th August, 1881.

6-3

CIRCULATION AND SPECIE.

	31st July.	31st August.	30th September.	31st October.	30th November.	31st December.
Fractionals.....	151,678 10					
\$1 & \$2.....	4,669,269 25					
\$5, \$10 & \$20	77,040 45					
\$50 & \$100	799,375 00					
\$500 & \$1000	8,998,000 00					
Total.....	14,695,362 80					
	31st January.	28th February.	31st March.	30th April.	31st May.	30th June.
Fractionals.....						
\$1 & \$2.....						
\$5, \$10 & \$20						
\$50 & \$100.....						
\$500 & \$1000.....						
Total.....						

Fractional Notes.....	151,678 10	Specie held at Montreal, July 31st.....	1,520,525 42
Provincial "	183,790 45	Toronto, do 31st.....	559,354 48
Montreal issue.....	7,484,878 00	Halifax, do 31st.....	695,519 00
Toronto "	4,461,604 00	St. John, do 31st	193,940 44
Halifax "	1,715,203 50	Winnipeg, do 31st	4,730 16
St. John "	677,155 25		
Victoria "	21,053 50		
Total.....	\$14,695,362 80	Guaranteed Sterling Debentures.....	2,974,069 50
			2,920,000 00
			5,894,069 50
		Guaranteed Debentures to be held under	
		Vic. 43, cap. 13—	
		10 p. c. on \$14,695,362 80	1,469,536 28
		Specie to be held under Vic. 43, cap. 13—	
		15 p. c. on 14,695,362 80	2,204,304 42
			\$3,673,840 70
		Excess of Specie and Guaranteed Debentures.....	2,220,228 80
		Unguaranteed Debentures to be held under Vic. 43, cap. 13.	11,250,000 00
		75 p.c. on 14,695,362 80.....	11,021,522 10
		Excess of Unguaranteed Debentures.....	228,477 90
		SUMMARY.	
		Excess of Specie and Guaranteed Debentures.....	2,220,228 80
		Excess of Unguaranteed Debentures.....	228,477 90
			2,448,706 70

FINANCE DEPARTMENT,
Ottawa, 12th August, 1881.

FRED. TOLLER,
Acting Deputy Minister of Finance.

MONTHLY STATEMENT of Goods Exported from the Dominion of Canada (exclusive of British Columbia) for June, 1881.

	Produce of Canada.	Produce of other countries.	Total,
	\$ cts.	\$ cts.	\$ cts.
Produce of the Mine.....	177,756 00	9,980 00	187,736 00
do Fisheries.....	728,951 00	4,042 00	732,993 00
do Forest.....	3,939,838 00	117,112 00	4,056,950 00
Animals and their Produce.....	2,349,587 00	51,576 00	2,401,163 00
Agricultural Products.....	1,388,057 00	860,536 00	2,248,643 00
Manufactures	477,505 00	86,297 00	563,802 00
Miscellaneous Articles.....	40,403 00	16,094 00	56,497 00
Totals.....	9,102,097 00	1,145,687 00	10,247,784 00
Coin and Bullion.....			
Grand Total.....	9,102,097 00	1,145,687 00	10,247,784 00

CUSTOMS DEPARTMENT,

OTTAWA, 11th August, 1881.

J. JOHNSON,
Commissioner of Customs.

SUMMARY STATEMENT showing the Quantity and Value of Goods entered for Consumption in the Dominion of Canada (exclusive of British Columbia) and the Duty Collected thereon, during the month ending 31st May, 1881.

ARTICLES.	ENTERED FOR CONSUMPTION.		
	Quantity.	Value.	Dnty.
Acids.....	\$	\$ cts.	\$ cts.
Agricultural Implements	"	2,765 00	612 87
Ale, Beer and Porter.. ..	Gals.	21,389 00	5,850 65
Animals.....	"	15,436 00	3,774 62
Books, Pamphlets, &c., &c.....	"	40,058 00	8,009 59
Brass and manufactures of.....	"	88,641 00	13,670 43
Breadstuffs, viz :—	"	[26,185 00	6,972 36
Grain of all kinds.....	Bush.	299,033	130,248 00
Flour and Meal	Brls.	40,483	131,885 00
Rice and all other Breadstuffs.....	\$	40,604 00	16,755 98
Candles.....	Lbs.	34,160	4,984 00
Chicory.....	"	16,489	799 00
Coal of all kinds and Coke.....	Tons.	108,937	335,113 00
Coffee, from countries others than U. S.....	Lbs.	193,168	28,065 00
" " U. States.....	"	61,578	9,239 00
Copper and manufactures of.....	\$	15,935 00	1,924 55
Cordage of all kinds.....	"	23,175 00	2,412 30
Cotton, manufactures of.....	"	640,523 00	142,077 39
Drugs and Medicines.....	"	91,413 00	19,573 72
Earthen, Stone, and Chinaware.....	"	53,234 00	15,027 25
Fancy Goods.....	"	33,809 00	7,628 05
Fish.....	"	8,136 00	1,620 83
Fruit, Dried.....	Lbs.	41,796 00	9,940 01
" green, &c.....	\$	53,819 00	11,141 17
Furs.....	"	69,370 00	10,754 70
Glass and Glassware.....	"	113,108 00	25,131 09
Gunpowder and explosive substances.....	"	17,232 00	5,491 35
Hats, Caps and Bonnets.....	"	80,823 00	20,203 80
Hops.....	"	8,347	1,729 00
Iron and Steel, and manufactures of.....	Lbs.	978,507 00	189,239 28
Jewellery and watches, and manufactures of gold and silver	"	62,373 00	15,138 62
Lead and manufactures of.....	"	29,515 00	4,306 06
Leather and manufactures of.....	"	117,712 00	25,811 72
Marble and Stone, and manufactures of.....	"	19,986 00	3,625 11
Malt.....	Lbs.		
Metals, Composition, &c., and manufactures of.....	\$	42,207 00	8,598 30
Musical Instruments.....	"	30,145 00	8,373 75
Oils, Kerosene, Refined Petroleum, etc., etc.....	Gals.	102,326	16,073 00
" all other, N.E.S.....	"	105,234	62,205 00
Paints and Colors.....	\$	72,635 00	9,289 28
Paper and manufactures of.....	"	101,939 00	23,938 64
Perfumery, &c.....	"	1,474 00	442 20
Provisions, viz :			
Bacon, Hams, Shoulders, Sides ; Beef, Pork and Mutton.....	Lbs.	1,119,259	92,887 00
Butter.....	"	709	155 00
Cheese.....	"	4,701	735 00
Lard.....	"	322,632	37,423 00
Poultry and other meats.....	\$		6,985 00
Salt, not imported from Great Britain or British Possessions or for Gulf Fisheries.....	Lbs.	59,710	248 00
Seeds.....	\$		13,708 00
Silk, manufactures of.....	"		163,832 00
Soap of all kinds.....	Lbs.	134,856	8,691 00
Spices, ground and unground.....	\$		15,644 00
Starch.....	Lbs.	114,536	8,004 00
Spirits of all kinds	Gals.	66,302	68,530 00
Wines, other than Sparkling	"	35,065	29,911 00
" Sparkling	Doz.	1,297	10,575 00
Sugar, above No. 14, D.S.....	Lbs.	651,623	33,932 00
" equal to No. 9, and not above No. 14, D.S.....	"	5,573,634	203,195 00
" below No. 9, D.S.....	"	5,926,947	200,542 00
" Syrups, Cane Juice, &c.....	"	184,956	5,266 00
" Melado, &c., &c.....	"	1,762,751	50,682 00
Glucose and Syrups.....	"	55,677	1,923 00
Molasses for refining.....	Gals.		
Molasses not for refining.....	"	285,914	76,523 00
Tea from countries other than the U.S.....	Lbs.	1,256,962	255,298 00
" United States	"	453,961	88,090 00
Tobacco and Cigars.....	"	28,295	32,504 00
Wood and manufactures of.....	\$		110,313 00
Woollen manufactures	"		444,318 00
All other dutiable articles.....	\$		729,208 00
Total Dutiable Goods.....		\$6,343,406 00	\$1,611,687 33
Coin and Bullion (except U.S. silver coin).....		73,213 00	
Free Goods, all other.....		2,007,649 00	
Grand Total entered for Consumption.....		\$8,424,268 00	\$1,611,687 33

GENERAL ABSTRACT

SHOWING the average amount of the Liabilities and Assets of the Bank of British Columbia, within the Province of British Columbia and its Dependencies, taken from the several Weekly Statements, for the quarter ending 30th June, 1881.

Prepared and submitted to the Finance Department in conformity with the Local Banking Act of 1864

<i>Liabilities.</i>	<i>\$ cts.</i>	<i>Assets.</i>	<i>\$ cts.</i>
Notes in circulation.....	371,062 00	Legal Tender Coin in Gold and Silver.....	184,409 89
Balances due to other Banks and Branches..	8,035 06	Gold Bullion.....	9,306 25
Deposits not bearing interest ... \$763,762 01		Landed and other Property.....	26,111 46
Deposits bearing interest..... .. 29,714 82		Balances due from other Banks	
	793,476 83	and Branches, situate within	
		the Province.....\$ 4,088 74	
		Balances due from other Banks	
		and Branches, situate without	
		the Province..... 525,260 22	
			520,348 96
		All debts due to the Bank with-	
		in the Province, including	
		Notes, Bills of Exchange, and	
		all Stock and Funded Debts	
		of every description, except-	
		ing Notes, Bills and Balances	
		due from other Banks and	
		Branches 635,022 20	
		Do without the Province... 26,877 04	
			711,899 24
Total amount of Liabilities... ..	1,172,573 89	Total amount of Assets.....	1,461,075 80

Amount of Capital Stock paid up at close of the Quarter ending 30th June, 1881..... \$1,730,000 00
Rate of last Dividend declared to the Shareholders..... 5 per cent. per annum.
Amount of last Dividend declared..... 43,250 00
Amount of Reserve Profit at the time of declaring said Dividend..... 226,560 00

WM. C. WARD,
Manager,

CHS. S. JONES,
Accountant.
6-3

Victoria, B.C., 21st July, 1881.

RETURN OF THE AMOUNT OF LIABILITIES AND ASSETS OF THE MONTREAL CITY AND DISTRICT SAVINGS BANK, AND OF THE CAISSE
D'ECONOMIE DE NOTRE-DAME DE QUEBEC, ON THE 31st JULY, 1881.

CAPITAL.		LIABILITIES.								
Capital Stock.	Capital paid up.	Dominion Govt. deposits payable on demand.	Provincial Govt. deposits payable on demand.	Other deposits payable on demand.	Dominion Govt. deposits payable after notice.	Provincial Govt. deposits payable after notice.	Other deposits payable after notice.	Special Poor Fund or Charity Trust.	Other Liabilities.	Total Liabilities.
\$ cts. 2,000,000 00	\$ cts. 600,000 00	\$ cts. 277,219 36	\$ cts.	\$ cts.	\$ cts. 17,030 00	\$ cts.	\$ cts. 4,997,423 06	\$ cts. 180,000 00	\$ cts. 38,405 66	\$ cts. 5,510,078 08
1,000,000 00	250,000 00	2,992,184 05	83,000 00	35,710 29	3,110,894 34
City and District Savings Bank.....										
Caisse d'Economie Notre-Dame de Québec.....										

ASSETS.									
Dominion Securities.	Provincial or Municipal Securities.	Loans having Government Securities.	Loans secured by Bank Stock	Loans secured by Stock, &c.	Cash in hand or on call in chartered Banks.	Special Poor Fund or Charity Fund Investments.	Bank Stock prior to incorporation.	Other Assets.	Total Assets.
\$ cts.	\$ cts. 880,294 84	\$ cts. 600 82	\$ cts. 1,867,994 00	\$ cts. 1,242,257 04	\$ cts. 1,613,814 95	\$ cts. 180,000 00	\$ cts.	\$ cts. *423,500 58	\$ cts. 6,208,462 23
97,463 27	616,290 48	742,580 09	125,750 18	1,372,863 15	83,000 00	245,220 00	117,911 84	3,401,079 01
City and District Savings Bank.....									
Caisse d'Economie Notre-Dame de Québec.....									

* Including landed property of Bank \$346,433 49.

J. M. COURTNEY,
Deputy Minister of Finance.

FINANCE DEPARTMENT,
Ottawa, 5th August 1881.

THE FOLLOWING NEW POST OFFICES WERE ESTABLISHED IN CANADA
ON THE 1st JULY, 1881.

NAME OF POST OFFICE.	TOWNSHIP OR PARISH.	ELECTORAL COUNTY.	POSTMASTER.
Alkali Lake.....	Monck.....	Cariboo..... B.C.	John E. Moore.
Beaumaris.....	Unsurveyed.....	Muskoka..... O.	Edward Prowse.
*Beauséjour.....	Unsurveyed.....	Unsurveyed..... M.	F. Schooley.
Big Bar Creek.....	Ameliasburg.....	Cariboo..... B.C.	Joseph Haller.
Bloomfield Station..	Melanchton.....	Kings..... N.B.	Benjamin Gray.
Bumbury.....	St. Jean des Chaillons.....	Prince Edward..	Reuben S. Howell.
Chedworth.....	Sydenham.....	O.....	James Corbett.
Clarence.....	Sec 28, Tp. 3, Range 13 W.	Grey, E.R.....	S. N. Jackson.
Fortierville.....	Fullarton.....	Annapolis ..	J. B. Fortier.
Garryowen.....	Grimsby.....	Lotbinière.....	Mrs. E. Leighton.
*Glenora.....	St. Joseph's Island.....	Q.....	Thomas Feely.
Gowrie.....	Proton.....	Grey, N.R.....	Richard Moore.
Greenfield.....	Sec 21, Tp. 5, Range 6, W.	Marquette.....	Robert McKenzie.
Grimsby Camp.....	Sec 15, Tp. 7, Range 12 W.	Perth, S.R.....	N. Phelps.
Jocelyn.....	Stanhope.....	Colchester.....	C. Young.
Kingscote.....	Kineardine ..	N.S.....	James Armstrong.
Leonardville.....	Algoma.....	George F. Leonard.
*Lintrathen.....	Grey, E.R.....	Andrew Riddell.
*Littleton.....	Charlotte.....	Benjamin Denby.
Maple Lake.....	N.B.....	James Melville.
Millarton.....	Marquette.....	Robert Millar.
Mud Bay.....	Peterborough, E.R.	Wm. Woodward.
Parisville.....	Bruce, S.R.....	Isaie Paris.
Poplar Hill.....	O.....	Eli R. Barclay.
River Gilbert Gold Mines	New Westminster.....	Joseph T. Lachance.
Sadowa.....	Lotbinière.....	John H. Vanvlack.
*Savona's Ferry.....	Q.....	Elizabeth Jane Wren.
Sea Side.....	Middlesex, N.R.....	Alex. Dickie.
Sleswick (re-opened).....	Beauce.....	William Parkhill.
*Somerset.....	Q.....	A. D. Burdick.
Sturgeon Falls.....	Marquette.....	James Holditch.
Sunnidale Corners.....	District of Nipissing	John S. Dixon.
Tenby Bay.....	Simcoe, N.R.....	J. W. Linton.
*Wellwood.....	Algoma.....	Cyrus Turner.
West Caledonia.....	Marquette.....	William Butler.
		Queens..... N.S.	

* These offices were established on the 1st June, 1881.

CHANGES IN POST OFFICES ALREADY ESTABLISHED.

OFFICES CLOSED.

Nober, Co. Haldimand, O.
Portage River, Co. Northumberland, N.B.
Roxham, Co. St. John's, Q.

NAMES CHANGED.

Port Hoover, Co. Victoria, S.R., O.....to Finger Board.
Hope Bay, Co. Bruce, N.R., O.....to Hope Ness.

STATEMENT of the Balances at Cr. of Depositors in Government Savings Banks, on 31st May, 1881, published in accordance with Act 34 Vic., Chap. 6, Sec. 23.

BANK.	Balance on 30th April, 1881.	Deposits for May, 1881.	Total.	Withdrawn, May, 1881.	Balance, 31st May, 1881.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
<i>Ontario—</i>					
Toronto.....	441,820 79	35,203 49	477,024 28	16,123 14	460,901 14
<i>Manitoba—</i>					
Winnipeg.....	164,476 67	43,094 68	207,571 35	23,335 22	184,236 13
<i>British Columbia—</i>					
Victoria.....	1,134,059 34	73,787 00	1,207,846 34	34,770 21	1,173,076 13
Nanaimo.....	106,008 07	17,146 00	123,154 07	3,144 75	120,009 32
New Westminster.....	131,222 99	9,195 00	140,417 99	6,996 61	133,421 38
<i>Nova Scotia—</i>					
Amherst.....	74,115 62	11,641 00	85,756 62	3,835 67	81,920 95
Antigonish.....	25,734 09	3,441 00	29,175 09	3,098 11	26,076 98
Annapolis.....	68,737 60	22,771 26	91,508 86	6,214 76	85,294 10
Arichat.....	116,896 88	3,817 25	120,714 13	2,544 68	118,169 45
Acadia Mines.....	25,729 77	573 00	26,302 77	1,003 60	25,299 17
Baddeck.....	17,925 58	4,393 00	22,318 58	794 52	21,524 06
Bridgewater.....	13,776 75	2,531 00	16,307 75	1,228 00	15,079 75
Barrington.....	23,493 30	2,671 00	26,164 30	236 32	25,927 98
Digby.....	42,404 30	7,787 00	50,191 30	1,811 24	48,380 06
Guysboro'.....	36,798 79	2,385 00	39,183 79	3,543 36	35,640 43
Halifax.....	2,091,284 98	85,777 04	2,177,062 02	79,655 73	2,097,406 29
Kentville.....	62,902 93	10,930 00	73,832 93	9,770 11	64,062 82
Liverpool.....	96,497 33	3,531 00	100,028 33	2,175 77	97,852 56
Little Glace Bay.....	1,274 48	1,274 48	1,274 48
Lingan.....	2,997 30	370 21	3,367 51	279 00	3,088 51
Lunenburg.....	54,162 39	5,698 00	59,860 39	1,026 53	58,833 86
Maitland.....	48,050 80	2,822 00	50,872 80	3,287 96	47,584 84
New Glasgow.....	77,854 18	9,103 00	86,957 18	5,677 38	81,279 80
Parrsboro'.....	30,566 75	2,929 00	33,495 75	753 81	32,741 94
Port Hood.....	39,184 88	3,984 00	43,168 88	1,600 00	41,568 88
Pictou.....	31,655 71	2,226 00	33,881 71	195 05	33,686 66
Shelburne.....	26,406 58	1,187 00	27,593 58	748 40	26,845 18
Sydney.....	141,412 32	4,454 00	145,866 32	6,486 61	139,379 71
Sherbrooke.....	30,884 97	415 00	31,299 97	2,560 00	28,739 97
Truro.....	146,149 01	11,145 00	157,294 01	6,929 86	150,364 15
Windsor.....	344,206 79	11,909 00	356,115 79	4,357 62	351,758 17
Weymouth.....	47,091 56	620 00	47,711 56	3,227 28	44,484 28
Yarmouth.....	238,038 40	7,468 00	245,506 40	9,904 79	235,601 61
<i>New Brunswick—</i>					
Bathurst.....	54,377 04	749 00	55,126 04	1,014 56	54,111 48
Chatham.....	165,736 96	2,290 00	168,026 96	8,544 82	159,482 14
Dalhousie.....	119,649 90	1,422 00	121,071 90	3,577 70	117,494 20
Dorchester.....	12,854 16	60 00	12,914 16	12,914 16
Fredericton.....	196,944 71	21,445 00	218,389 71	7,809 23	210,580 48
Hillsboro'.....	11,956 07	1,343 00	13,299 07	526 32	12,772 75
Moncton.....	84,296 96	14,398 00	98,694 96	9,127 07	89,567 89
Newcastle.....	105,658 39	4,673 00	110,331 39	8,217 70	102,113 69
Richibucto.....	56,853 70	170 00	57,023 70	1,880 47	55,143 23
St. Andrews.....	152,436 69	7,055 00	159,491 69	4,005 15	155,486 54
St. John.....	1,311,607 93	58,424 00	1,370,031 93	25,548 12	1,344,483 81
Woodstock.....	142,423 69	5,393 00	147,816 69	3,077 69	144,739 00
<i>Prince Edward Island—</i>					
Charlottetown.....	576,560 89	32,722 00	609,282 89	21,626 37	587,656 52
Total.....	8,925,178 99	555,148 93	9,480,327 92	342,271 29	9,138,056 63

FINANCE DEPARTMENT,
OTTAWA, 12th July, 1881.

J. M. COURTNEY,
D. M. F.

POST OFFICE DEPARTMENT.

Dr. Post Office Savings Bank Account for the Month of June, 1881. Cr.

(Furnished to the Minister of Finance in accordance with the Post Office Act 1875, sec. 69, and Public Accounts Audit Act, 1878, Sec. 20.)

Balance in hands of Minister of Finance on 31st may 1881	\$5,823,222 10	Repayments at Post Office Savings Banks during month	\$214,655 92
Deposits in Post Office Savings Banks during month	428,612 00		
Interest allowed to Depositors on accounts closed during month	3,005 02	Balance :—	
Interest made principal on 30th June.	168,043 57	At the credit of Depositors' Accounts.	\$6,167,396 63
		Outstanding cheques held by Depositors, and not presented for payment.	40,830 14
	6,422,882 69		6,208,226 77
			6,422,882 69

J. M. COURTNEY,
Deputy Minister of Finance.

FINANCE DEPARTMENT, Ottawa, 26th July 1881.

LIST OF INSURANCE COMPANIES, LICENSED TO DO BUSINESS IN CANADA UNDER THE INSURANCE ACTS OF 1875 AND 1877.

NAME OF THE COMPANY.	Chief Agent to receive process.	Amount of Deposit.	Description of Insurance business for which licensed.
The Accident Insurance Company of North America.....	Edward Rawlings, Manager, Montreal.....	\$13,500 Montreal Harbour bonds; \$9,733 Montreal Warehousing Bds.; \$550, 5 p. Canada stock. (Accepted at \$20,000).....	Accident.
The Aetna Insurance Company of Hartford, Connecticut.....	Robert Wood, General Agent, Montreal.....	\$5,070 Canada stock; \$23,000 Municipal Debentures; \$72,000 U.S. Bonds. (Accepted at \$97,771).....	Fire and Inland Marine.
The Aetna Life Insurance Company of Hartford, Connecticut.....	Wm. H. Orr, Manager, Toronto.....	\$100,000 U.S. gold bonds (A), \$70,000 U.S. Bonds and \$25,000 Debs. Prov. of Queb. (B).....	Life.
The Agricultural Insurance Company of Watertown, N.Y., U.S.....	Jno. Fisher, Chief Agent, Cobourg.....	\$100,000 U.S. Bonds, 4 per cent.	Fire.
The Anchor Marine Insurance Company.....	Hugh Scott, Agent, Toronto.....	\$56,000 Municipal Debentures. (Accepted at \$50,400).....	Inland Marine.
The British America Assurance Company, Toronto.....	Louis H. Boulton, Acting Manager, Toronto.....	\$61,000 Municipal Debentures. (Accepted at \$54,900).....	Fire and Inland Marine.
The Briton Life Association (Limited).....	J. B. M. Chipman, Chief Agent, Montreal.....	\$54,993—Canada 4 per cent. bonds.....	Life.
The Canada Fire and Marine Insurance Company.....	Charles Cameron, Managing Direct., Hamilton.....	\$57,000 Municipal Debent. (Accepted at \$51,300).....	Fire and Inland Marine.
The Canada Life Assurance Company, Hamilton.....	A. G. Ramsay, Manager, Hamilton.....	\$60,000 Municipal Debentures. (Accepted at \$54,000).....	Life.
The Canadian Steam Users Insurance Association.....	W. B. McMurrich, Agent, Toronto.....	\$3,900 Imper. Building Society stock, \$5,000 Toronto Building and Loan Assoc. stock, \$1,600 Western Assur. stock.....	Steam Boilers, &c. Life and Accident.
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal.....	\$56,000 Municipal Debentures. (Accepted at \$50,400).....	Fire and Inland Marine.
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal.....	\$30,000 cash.....	Guarantee.
The Commercial Union Assurance Company of London, England.....	Fred. Cole, General Agent, Montreal.....	\$100,344 Canada stock (Life A), \$50,613 Canada Con. 5 per cent. stock and \$55,967, 4 p. c. stock (Fire).....	Fire and Life.
The Confederation Life Association of Canada.....	J. K. Macdonald, Managing Director, Toronto.....	\$86,300 Municipal Debentures. (Accepted at \$77,650).....	Life.
The Dominion Fire and Marine Insurance Company, (Hamilton).....	F. R. Despard, Manager, Hamilton.....	\$35,000 cash, \$15,000, City Victoria, B.C. Bonds.....	Fire and Inland Marine.
The Equitable Life Assurance Society of the United States, N. Y.....	R. W. Gale, Manager, Montreal.....	\$100,000 Canada stock (A) and \$65,000 U.S. Bonds (B).....	Life.
The Fire Insurance Association (Limited), London, England.....	Wm. Robertson, Chief Agent, Montreal.....	\$100,000 Canada stock.....	Fire.
The Guarantee Company of North America.....	Edward Rawlings, Manager, Montreal.....	\$32,000 Municipal Debentures; \$15,000 Mon. Harb. Bonds; \$9,733 Mon. Warehous. bds. and \$400 stock. (Accepted at \$51,000).....	Guarantee.
The Guardian Fire and Life Assurance Company, London, England.....	Robt. Simms & Co., and Geo. Denholm, Gen. Agents, Montreal.....	\$100,343 Canada stock.....	Fire.
The Hartford Fire Insurance Company, Hartford, Connecticut.....	Robt. Wood, General Agent, Montreal.....	\$55,000 U.S. bds. and \$30,840 bank stock. (Accepted at \$100,000).....	Fire.
The Imperial Insurance Company of London, England.....	W. H. Rintoul, Agent, Montreal.....	\$48,667 Con. 5 per cent. Can. stock, \$51,402 6 per cent. Can. stock.....	Fire.
The Lancashire Insurance Company.....	S. C. Duncan-Clark, Chief Agent, Toronto.....	\$100,000 Canada stock.....	Fire.
The Lion Life Insurance Company (Limited) London, England.....	Fred. Standcliffe, General Manager, Montreal.....	\$10,000 stg. Canada stock.....	Life.
The Liverpool and London and Globe Insurance Company.....	G. F. C. Smith, Chief Agent, Montreal.....	\$50,000 Canada stock (Life), and \$3,000 Can. 5's; \$63,000 Municipal Deb., \$25,000 Montreal Investment Association; and \$17,030 cash. (Accepted at \$145,480).....	Fire and Life.
The London Assurance Corporation, England.....	C. C. Foster, Agent, Montreal.....	\$50,127 Canada Con. 5 p. c. stock and \$99,873 Canada stock, being (Fire) \$100,000 and (Life) \$50,000.....	Fire and Life.
The London Guarantee and Accident Co. (Limited).....	A. T. McCord, Jr., Chief Agent, Toronto.....	\$11,000 stg. Canada Stock.....	Guarantee and Accident.
The London and Lancashire Fire Insurance Company, Liverpool.....	G. J. Spike, Chief Agt., Halifax, N.S.....	\$21,000 stg., Canada Stock.....	Fire.
The London and Lancashire Life Assurance Company.....	William Robertson, Manager, Montreal.....	\$100,000 Canada stock (A) \$5,000 cash and \$4,867 Prov. of Queb. bonds (B).....	Life.
The London Mutual Fire Insurance Company of Canada, London, Ont.....	D. C. Macdonald, Secretary, London.....	\$25,000 Canada Stock and \$5,000 cash.....	Life.
The Metropolitan Life Insurance Company of New York.....	Thos. A. Temple, General Agent, St. John, N.B.....	\$100,000 U. S. bonds.....	Life
The Metropolitan Plate Glass Insurance Company, New York.....	A. J. Pell, Montreal.....	\$5,000 United States bonds.....	Plate Glass Insurance.
The Mutual Life Association of Canada.....	J. Turner, President, Hamilton.....	\$92,988 Municipal Debentures. (Accepted at \$83,690).....	Life.
The North American Mutual Life Insurance Company.....	Wm. McCabe, Managing Director, Toronto.....	\$50,000 cash.....	Life.
The North British and Mercantile Insurance Company.....	Macdougall & Davidson, General Agents, } Montreal.....	\$50,000 Canada stock (Life A); \$47,000 Montreal Harbour bonds and \$85,000 Municipal Deb. (Fire). (Accepted at \$150,800).....	Fire and Life

The Northern Assurance Company of Aberdeen and London	Taylor Bros., General Agents, Montreal.....	\$55,833 Canada stock, \$14,167 Canada 5's.....	Fire.
The Norwich Union Fire Insurance Society, Norwich, England.....	Alex. Dixon, Agent, Toronto.....	\$100,000 Canada Stock.....	Fire.
The Ontario Mutual Life Assurance Company.....	Wm. Hendry, Manager, Waterloo.....	\$56,157 Municipal Debentures. (Accepted at \$50,541)....	Life.
The Phoenix Insurance Company of Brooklyn.....	Robert Hampson, Agent, Montreal.....	\$100,000, U. S. bonds.....	Fire and Inland Marine.
The Phoenix Fire Assurance Company, London, England	Gillespie, Moffatt & Co., Gen A's'ts Montt... ..	\$50 171 Canada stock, and \$50,126 Canada Con. 5 p.c. stock.....	Fire.
The Quebec Fire Assurance Company	J. G. Olapham, President, Quebec.....	\$25,000 Canada stock, \$60,000 Bank stock, and \$15,200 Municipal Debentures. (Accepted at \$98,680).....	Fire.
The Queen Fire and Life Insurance Company, England.....	A. M. Forbes & H. J. Mudge, Chief Agents, Montreal	\$100,000 Canada stock (Fire) and \$51,100 Canada Consol. 5 p. c. stock (Life).....	Fire and Life.
The Reliance Mutual Life Assurance Society, London, England.....	J. Cassie Hatton, Attorney, Montreal.....	\$100,000 Canada stock (A) and \$10,000 Canada stock (B).....	Life.
The Royal Canadian Insurance Company	Arthur Gagnon, Secretary, Montreal.....	\$56,000 Montreal Harbour bonds. (Accepted at \$50,400).....	Fire and Inland Marine.
The Royal Insurance Company	M. H. Gault & Wm. Tatley, Chief Agents, Montreal		
The Scottish Imperial Insurance Company	Taylor Bros., General Agents, Montreal.....	\$86,982 Canada stock, \$53,533 Canada Consol. 5 p. c. stock, \$170,333, British Consols—being \$149,182 (Fire) \$50,000 (Life A) and \$121,666 (General). Also \$97,333.33, British Annuities (General). Total \$418,182.....	Fire and Life.
The Sovereign Fire Insurance Company of Canada.....	Hon. Alex. Mackenzie, President, Toronto.....	\$71,068 Canada stock, \$20,000 Montreal Harbour bonds, \$13,500 Municipal Deb. (Accepted at \$101,107).....	Fire.
The Standard Life Assurance Company, Scotland.....	W. M. Ramsay, Manager, Montreal.	\$115,655 Municipal Debent., cash \$3,684. (Accepted at \$101,218)....	Fire.
The Star Life Assurance Society of England.....	A. W. Lauder, General Treasurer, Toronto.....	\$64,000 Mun. Debs., \$107,000 Mont. Harbour Bds., (accepted at \$153,900), being \$126,750 (Life A), and \$27,150 (Life B).....	Life.
The Sun Mutual Life Insurance Company of Montreal.....	R. Macaulay, Secret. and Manager, Montreal.....	\$100,343 Canada stock.....	Life.
The Toronto Life Assurance and Tontine Company	Arthur Harvey, Manager, Toronto.....	\$56,000 Municipal Debentures. (Accepted at \$50,400).....	Life and Accident.
The Travelers Insurance Company of Hartford, Conn.	Thos. Simpson, Agent, Montreal.....	\$32,400 Municipal Debent., cash \$1,040.36. (Accepted at \$30,200). \$100,000 U. S. bonds, \$25,000 Municipal Debent., \$20,000 Montreal Harbour Bonds, (accepted at \$140,500), being \$100,000 (Life A) \$25,000 par (Life B) and \$20,000 par, (accident)....	Life and Accident.
The Union Mutual Life Insurance Company of Maine	Wm. Mulock, Agent Toronto.....	\$100,000 U. S. 4 per cent. Bonds (A) and \$15,000 District of Columbia, U.S., Bonds (B).....	Life.
The Western Assurance Company, Toronto	J. J. Kenny, Managing Director, Toronto.....	\$57,700 Municipal Debentures. (Accepted at \$51,930).....	Fire and Inland Marine.

THE FOLLOWING LIFE INSURANCE COMPANIES HAVING CEASED TO TRANSACT NEW BUSINESS IN CANADA, ARE ENTITLED UNDER SECTION 17 OF THE CONSOLIDATED INSURANCE ACT OF 1877, TO TRANSACT ALL BUSINESS CONNECTED WITH POLICIES EXISTING AT 31st MARCH, 1878, AND THEIR DEPOSITS ARE APPLICABLE TO THOSE POLICIES SUBJECT TO THE PROVISIONS OF THE INSURANCE ACTS OF 1868 AND 1871.

NAME OF THE COMPANY.	Chief Agent to receive process.	Amount of Deposit.	Business.
The Briton Medical and General Life Association, London, England.	Jas. B. M. Chipman, Manager, Montreal.....	\$100,343 Canada Stock	Life.
The Connecticut Mutual Life Insurance Company of Hartford, Conn., U.S.....	Robt. Wood, General Agent, Montreal.....	\$100,000 U.S. Bonds.....	Life.
The Edinburgh Life Assurance Company.....	David Higgins, Chief Agent, Toronto.....	\$150,515 Canada Stock.....	Life.
The Life Association of Scotland.	George W. Ford, Chief Agent, Montreal.....	\$150,000 Canada Stock	Life.
The National Life Insurance Company of the United States of America.....	John F. Bell, Attorney, Windsor.....	\$100,000 U. S. Bonds.....	Life.
The New York Life Insurance Company	F. W. Campbell, M.D., Attorney, Montreal.....	\$100,000 U. S. Bonds.....	Life.
The North Western Mutual Life Insurance Company of Milwaukee.....	M. W. Mills, Chief Agent, Toronto.....	\$100,000 U. S. Bonds.....	Life.
The Phoenix Mutual Life Insurance Company, Hartford, Connecticut	A. R. Bethune, General Agent, Montreal.....	\$105,000 U. S. Bonds.....	Life.
The Positive Government Security Life Assurance Company (limited) England.....	John Taylor, Secretary, Montreal.....	\$3,273 Canada 5 per cent Debentures.....	Life.
The Scottish Amicable Life Assurance Society.....	Geo. Wm. Ford, General Agent, Montreal.....	\$150,000 Canada Stock.....	Life.
The Scottish Provident Institution.....	R. A. Ramsay, Attorney, Montreal.....	\$100,343 Canada Stock.....	Life.
The Scottish Provincial Assurance Company	Geo. Wm. Ford, Secretary, Montreal	\$150,790, viz: 112,343, Canada Stock, and \$38,447 Canada 5 per cent debentures.....	Life.
The United States Life Insurance Company	\$50,000 U. S. Gold Bonds.....	Life.

NOTE.—The Globe Mutual Life Insurance Company of New York, has been declared insolvent both in the United States and Canada, and Jas. D. Fish of New York has been appointed Receiver by the United States Courts, and W. C. Wells, of Montreal, has been appointed Assignee by the Superior Court of Lower Canada, Montreal, for the Canadian business of the Company. The deposit of the Company with the Government, \$100,000 U.S. Bonds, has by order of said Superior Court, been delivered to the Bankers of that Court.

The Merchants' Marine Insurance Company of Montreal has ceased to transact business and is winding up its affairs. The deposit has been surrendered to the Company, except \$2,223 cash held against contested claims.

Office of the Superintendent of Insurance,
Ottawa, 30th June, 1881.

J. B. CHERRIMAN, Superintendent of Insurance.

TO ADVERTISERS IN THE GAZETTE.

PARTIES sending advertisements to be inserted in "The Canada Gazette," will hereafter please observe the following rules:

1st. Address "The Canada Gazette, Ottawa, Canada"

2nd. Indicate the number of insertions required

3rd. Invariably remit the fees for such advertisements, together with the price of one Gazette, as below. Otherwise they will not be inserted. The rates are eight cts. for the first insertion, and two cts. for each subsequent insertion per line of nine words, each figure counting as one word.

Subscribers will also notice that the subscription, \$4 per annum, is invariably payable in advance, and that the "Gazette" will be stopped from them at the end of the period paid for. Single numbers will be charged ten cts. each, and when more than one are required by advertisers, must be remitted for likewise.

BROWN CHAMBERLIN,
Queen's Printer.

Office of Queen's Printer,
Ottawa, 11th May, 1872.

APPLICATIONS TO PARLIAMENT.

DOMINION PARLIAMENT.

Rules relating to Notices for Private Bills.

51. All applications for Private Bills, properly the subjects of legislation by the Parliament of Canada, within the purview of "The British North America Act, 1867," whether for the erection of a Bridge, the making of a Railroad, Turnpike Road or Telegraph Line; the construction or improvement of a Harbour, Canal, Lock, Dam or Slide, or other like work; the granting the right of Ferry; the incorporation of any particular Trade or Calling, or of any Banking or other Joint Stock Company; or otherwise for the granting to any individual or individuals, any exclusive or peculiar rights or privileges whatever, or for doing any matter or thing which, in its operation, would affect the rights or property of other parties, or relate to any particular class of the community; or for making any amendment of a like nature to any former Act, shall require a Notice, clearly and distinctly specifying the nature and object of the application, and (except in the case of existing corporations) signed by, or on behalf of the applicants, to be published as follows, viz:

In the Provinces of Quebec and Manitoba.

A notice inserted in the *Canada Gazette*, in the English and French languages, and in one newspaper in the English, and in one in the French language in the District affected, or in both languages in one paper, if there be but one in the said District, or if there be no paper published therein, then, in both languages, in a paper in the nearest District, in which a newspaper is published.

In any other Province.

A notice inserted in the *Canada Gazette*, and in one newspaper published in the County, or Union of Counties affected, or if there be no paper published therein, then in a newspaper in the nearest County in which a newspaper is published. Such Notices to be continued in each case, for a period of two months during the interval of time between the close of the next preceding Session and the consideration of the Petition. And copies of the newspapers containing the first and last insertion of such notice shall be sent to the Clerk of each House.

When a Petition is for leave to bring in a Private Bill for the erection of a Toll Bridge, the petitioner or detitioners, upon giving the notice prescribed by the preceding Rule, shall also, at the same time, and in the same manner, give notice of the rates which they intend to ask; the extent of the privilege, the height of the arches, the interval between the abutments or piers for the passage of rafts and vessels, and whether they intend to erect a drawbridge, and the dimensions of the same.

Any person seeking to obtain any Private Bill shall, eight days before the meeting of Parliament, deposit with the Clerk of the House, in which the bill is to originate, a copy of such bill in the English or French language, with a sum sufficient to pay for translating and printing the same—600 copies to be printed in English, and 200 copies in French—the translation to be done by the officers of the House, and the printing by the contractor. The applicant shall be also required to pay the accountant of the House a sum of \$200 and the cost of printing the Act in the Statutes, and lodge the receipt of the same with the Clerk of the Committee to which such Bill is referred—such payment to be made immediately after the second reading, and before the consideration of the Bill by such Committee.

No Petition for a Private Bill is received by either House after the first ten days of the session.

ROBERT LEMOINE,
Clerk of the Senate.

JOHN GEORGE BOURINOT,
Clerk of the Commons.

Rules of the Senate relating to Notices for Bills of Divorce.

72. Every Applicant for a Bill of Divorce is required to give notice of his intention so to do, and to specify from whom and for what cause, by advertisements during six months, in the *Canada Gazette*, and in two newspapers published in the District, in Quebec and Manitoba, or in the County, or Union of Counties in the other Provinces, where such applicant usually resided at the time of the separation, or if thy requisite number of papers cannot be found therein then in the adjoining District, or County, or Union of Counties.

73. A copy of the notice, in writing, is to be served at the instance of the applicant, upon the person from whom the Divorce is sought, if the residence of such person can be ascertained; and proof on oath of such service, or of the attempts made to effect it, to the satisfaction of the Senate, is to be adduced before the Senate on the reading of the Petition.

ROBERT LEMOINE,
Clerk of the Senate.

PUBLIC Notice is hereby given that application will be made at the next session of the Parliament of Canada for an Act authorizing a Company to build a Railway between the City of Montreal and the village of Smith's Falls, in the County of Lanark in the Province of Ontario, to be called "The Montreal and Central Canada Railway Company."

SCOTT, MAC TAVISH & MAC CRACKEN,
Solicitors for the applicants.

Dated the first day of August, 1881. 6-9

NOTICE is hereby given that an application will be made to the Parliament of the Dominion of Canada, at the next session thereof, on behalf of Matthew Gardiner, of the Township of Sydenham, in the County of Grey and Province of Ontario, farmer, for a Bill of Divorce from Elizabeth Ann Gardiner, his wife, on the ground of adultery.

EDGAR, RITCHIE & MALONE,
Solicitors for the applicant.

Dated at Toronto, this 6th day of May, 1881. 46-27

APPLICATIONS FOR CHARTER BY LETTERS PATENT.

NOTICE is hereby given that, after the expiration of one month from the first publication hereof, application will be made to His Excellency the Governor General of Canada in Council for a charter of incorporation, pursuant to the "Canada Joint Stock Companies Act, 1877," constituting the applicants and such others as may become shareholders therein, a body corporate and politic under the name and for the purposes following, that is to say:—

1. The name of the proposed Company is the "Trenton Water Power Company (Limited)."

2. The objects for which incorporation is sought are for the erection of a dam across the River Trent, at or in the vicinity of what is known as Lacas Island, for erecting buildings for factories and machinery of various kinds and operating the same, and for leasing and selling rights of water powers created by the said dam, and for the purchase of such real estate as may be convenient for all or any of the purposes aforesaid.

3. Chief place of business to be Trenton, in the County of Hastings, in the Province of Ontario.

4. The capital stock to be fifty thousand dollars.

5. Five hundred shares of one hundred dollars each.

6. The names of the applicants are George Henry Gordon, merchant; Henry Wright Day, M.D.; Charles McLellan, M.D.; Henry William Delany, solicitor; Lorenzo Adolphus Cameron Titus, solicitor; Patrick John O'Rourke, gentleman; Gilbert Wellington Ostrom, barrister; James Benjamin Young, merchant; John N. Lee, merchant; John D. Macaulay, grain merchant; Francis James McGure, gentleman; William Ford Baker, grain merchant; Samuel Squire Young, merchant; Jonathan A. Porte, mariner; George Crowe, mason; Joshua W. Cunningham, livery-keeper; George Young, editor, all of the Town of Trenton, in the County of Hastings, in the Province of Ontario, and the said George Henry Gordon, Henry Wright Day, Charles McLellan, Henry William Delany, Lorenzo Adolphus Cameron Titus, Patrick John O'Rourke, Gilbert Wellington Ostrom, James Benjamin Young and John N. Lee are to be the first directors of the said company.

Dated at Trenton, this 1st August, 1881.

DELANY & OSTROM,
Solicitors for applicants.

6-6-

NOTICE is hereby given that within one month after the last publication of this notice, application will be made to His Excellency the Governor General in Council for a charter of incorporation by Letters Patent under the Great Seal of the Dominion of Canada, and in accordance with the provisions of the "Canada Joint Stock Companies Act of 1877," for the purpose of constituting George Frederick Austin, Thomas Ferris Nellis, William Ryan Thistle, Alexander Walker Ogilvie, Joseph Merrill Currier, McLeod Stewart, William Goodhue Perley, John Alexander Gemmill, William Anderson Allan and such others as may become shareholders in the proposed Company a body politic and corporate under the name of

1. "The Austin Mining Company."

2. That the purposes for which incorporation by the said Company is sought are to purchase or otherwise acquire, and work, mines, minerals, and mining rights, lands, hereditaments and chattels in the Dominion of Canada, and to crush, smelt, reduce and amalgamate the ore, and render marketable the produce and develop the resources of the same mines, and to crush, smelt, reduce and amalgamate the produce of any mines whether belonging to the Company or not. Also to construct, or aid in and subscribe towards the construction, maintenance and improvement of roads, trainways, docks, piers, wharves, viaducts, aqueducts, flumes, ditches, quartz mills, mills, orehouses and other buildings and works which may be necessary or convenient for the purposes of

the company. Also to construct, charter, purchase and employ vessels for the purposes aforesaid, and for the purpose of transporting the produce of the mines and works to any place or places within the Dominion of Canada or elsewhere.

3. That the chief place of business of the said Company is to be at the City of Ottawa, in the Province of Ontario.

4. That the intended amount of the capital stock of the said Company is two hundred and fifty thousand dollars.

5. That the number of shares is to be fifty thousand, and the amount of each share five dollars.

6. That the names in full, addresses and callings of the said applicants are: George Frederick Austin, of the City of Ottawa, civil engineer; Thomas Ferris Nellis, of the same place, barrister at law; William Ryan Thistle, of the same place, lumber merchant; Alexander Walker Ogilvie, of the City of Montreal, Esquire; Joseph Merrill Currier, of the City of Ottawa, Esquire; McLeod Stewart, of the City of Ottawa, Esq.; William Goodhue Perley, of the City of Ottawa, lumber merchant; John Alexander Gemmill, of the City of Ottawa, barrister at law, and William Anderson Allan, of the City of Ottawa, merchant, all of whom are to be the first or provisional directors of the said Company, and all of whom are resident in Canada.

J. A. GEMMILL,
Solicitor for applicants.

Ottawa, 4th August, 1881.

6-6

NOTICE is hereby given that application will be made to the Governor General in Council for the issue of Letters Patent under the Joint Stock Companies Act of the Dominion of Canada, incorporating a company which it is proposed to call the North-West Navigation Company (Limited), for the purpose of navigating Lakes Winnipeg and Manitoba, the Red River, Assiniboine and Saskatchewan Rivers, and all other navigable lakes, streams, rivers and waters in the Province of Manitoba, the North-West Territories and the District of Keewatin, with the chief place of business in the City of Winnipeg. The capital stock to be \$200,000, divided into 2,000 shares of \$100 each. The applicants are Alexander McArthur, of the City of Winnipeg, financial agent; the Hon. Colin Inkster, of Kildonan, High Sheriff of Manitoba; M. H. Howell, of the same place, barrister-at-law; Archibald Forbes, of Mandeville Place, Manchester Sq., W. London, England, journalist; Horatio Ross Macrae, writer to the "Signet" Edinburgh, Scotland. The first three of whom will be the first directors of the company.

Winnipeg, 23rd July, 1881.

6-6

NOTICE is hereby given that within one month after the last publication of this notice, application will be made to His Excellency the Governor General in Council under the Canada Joint Stock Companies Act 1877, for letters patent incorporating the undermentioned applicants and those other persons who have subscribed shares in the capital stock of the proposed Company, or who may become shareholders in the proposed Company, as a body corporate and politic for the purposes hereinafter mentioned.

1. The proposed corporate name of the Company is, "The Midland Rolling Stock Company (Limited)."

2. The purposes for which such incorporation is sought, are, the acquiring and holding of all kinds of rolling stock suitable for use upon railroads in the several Provinces of the Dominion. The leasing, and selling, or otherwise disposing thereof to any, or every Railway Company, or person, and the manufacture of all or any kinds of such rolling stock.

3. The chief place of business of the said Company is to be the Town of Peterborough, in the County of Peterborough, in the Province of Ontario.

4. The intended amount of the capital stock is one hundred thousand dollars.

5. The number of shares is to be one thousand, the amount of each share one hundred dollars.

6. The names in full and the addresses and callings of each of the applicants are, George Albertus Cox, of the said Town of Peterborough, insurance agent; Edmund Solomon Vindin, of the Town of Port Hope, in the County of Durham, and said Province of Ontario, commission merchant; Lewis Ross, of the said Town of Port Hope, merchant; Edward Peplow, of the said Town of Port Hope, produce merchant, and Henry Read, of the said Town of Peterborough, accountant.

7. The said George Albertus Cox, Edmund Solomon Vindin and Edward Peplow, all of whom are resident in Canada, are to be the first or provisional Directors of the said Company.

Dated at Peterborough aforesaid, this Fourteenth day of July, A.D., 1881.

DENNISTOUN, BROS. & HALL,
Solicitors for applicants.

5-6

NOTICE.—David George Hatton, solicitor, and Robert Archibald Morrow, Esquire, both of the town of Peterborough, in the Province of Ontario; Thomas Thomson Turnbull, merchant, of the city of Montreal, in the Province of Quebec; George Burchell Williams, Esquire, of the town of Lafayette, in the State of Indiana, one of the United States of America, and John Franklin Olmstead, Esquire, of the city of Washington, in the district of Columbia, in the said United States, give notice hereby that they will apply, under the provisions of "The Canada Joint Stock Companies' Act, 1877", by petition to the Governor in Council for letters patent under the Great Seal of the Dominion of Canada incorporating them and such others as may hereafter become shareholders in the Company to be thereby created, a body corporate and politic under the name of "The Canadian Mutual Telegraph Company."

The said Company will be incorporated for the purpose of erecting, constructing and building a line or lines of telegraphic communication throughout the Dominion of Canada, with all the powers and privileges necessary for completing, maintaining and working such telegraphic communication.

The said Company will have its chief place of business in the city of Montreal.

The amount of the capital stock of the said Company shall be one million of dollars, divided into ten thousand shares of one hundred dollars each share.

The said David George Hatton, Robert Archibald Morrow, Thomas Thomson Turnbull, George Burchell Williams and John Franklin Olmstead will be the Provisional Directors of the said Company.

CARTER & CARTER,

Solicitors and Attorneys for said applicants.
Montreal, 22nd July, 1881.

5-6

NOTICE is hereby given that application will be made to His Excellency the Governor General in Council, for a charter of incorporation by Letters Patent under the Great Seal of the Dominion of Canada and in accordance with the provisions of the "Canada Joint Stock Companies Act, 1877," for the purpose of constituting Azro B. Chaffee, Peter A. Peterson, William T. Hunt, Edwin Gordon, and John A. Duggan, and such others as may become shareholders in the proposed Company a body politic and corporate under the name of "The Dominion Safety Switch Company," (Limited).

That the purposes for which the incorporation by the said Company is sought are the manufacture and sale throughout the Dominion of Canada of the "Dominion Safety Switch," an invention patented under the number 9,965 in the Patent Office of the Dominion of Canada, which said patent was granted on the thirteenth day of May 1879, for improvements in railroad switches.

That the chief place of business of the said Company is to be at the City of Montreal, in the Province of Quebec.

That the intended amount of the capital stock of the said Company, is one hundred thousand dollars

divided into two thousand shares of fifty dollars each.

That the names in full, addresses and callings of the said applicants are: Azro Buck Chaffee, of the City of Montreal, Esquire; Peter Alexander Peterson, of the City of Montreal, civil engineer; William T. Hunt, of Boston, in the State of Massachusetts, one of the United States of America, manufacturer; Edwin Gordon, of Hyde Park, in the said State of Massachusetts, manufacturer; and John A. Duggan, of Quincy, in the said State of Massachusetts, manufacturer; and that the said Peter Alexander Peterson, Azro Buck Chaffee, and Edwin Gordon, of whom the major part are resident in Canada, are to be the first or provisional Directors of the said Company.

CHURCH, HALL & ATWATER,

Solicitors for applicants.

Montreal, 21st April, 1881.

3-6

NOTICE is hereby given that within one month after the last publication of this notice application will be made to the Governor in Council under "The Canada Joint Stock Companies Act of 1877" for Letters Patent incorporating the undermentioned applicants and such others as may become shareholders in the proposed company, a body corporate and politic for the purposes hereinafter mentioned:

1. The proposed name of the company is "The Dominion Sugar and Syrup Company (limited)."

2. The purposes for which its incorporation is sought are the manufacturing, refining, buying and selling of starch, glucose, grape, cane and other sugars and syrups, and the owning or hiring of land, buildings and plant necessary therefor.

3. The chief place of business of the said company is to be the City of Ottawa, in the Province of Ontario.

4. The intended amount of the capital stock is twenty thousand dollars.

5. The number of shares is to be two hundred and the amount of each share one hundred dollars.

6. The names in full and the address and calling of each of the applicants are George Joseph O'Doherty, barrister at law, William McKay, painter, James Boyle O'Doherty, merchant, Henry Francis MacCarthy, druggist, Joseph Robert Esmonde, merchant, George Patrick Brophy, civil engineer, Joseph Boyden, merchant, William Edward Brown, merchant, John Charles Roger, printer, Pierre Hyacinthe Chabot, merchant, all of the said City of Ottawa; all of which said applicants are to be the first or provisional Directors of said Company.

G. J. O'DOHERTY,

Attorney for applicants.

Ottawa, 2nd July, 1881.

1-tf

MISCELLANEOUS.

THE MARITIME BANK OF THE DOMINION OF CANADA.

34 *Victoria, Chap. 5, Sec. 29.*

WE, the undersigned, being more than twenty-five shareholders of the Maritime Bank of the Dominion of Canada, and being proprietors of at least one tenth of the paid-up capital stock of the said Bank, hereby call and give notice that we call a special general meeting of the shareholders of the said Bank to be held at the Bank office, No. 5 King street, in the City of Saint John, on Monday, the twenty-sixth day of September, A.D., 1881, at the hour of noon, for the following objects to be considered and passed upon at such meeting, - that is to say:—

First.—For the purpose of repealing the following resolution passed by the shareholders of the said Bank at a special general meeting of the said shareholders held on the tenth day of August last, viz:—
"Resolved, that it is inexpedient that any new business should be undertaken by the Directors,

"but that the Directors are hereby required to take the necessary steps to bring the business of the Bank to a close and distribute the assets among the stockholders, and that the Directors are hereby authorized to apply to the next Parliament of Canada for the necessary legislation for that purpose."

Secondly.—To repeal the following resolution passed by the shareholders at the annual general meeting held on the third day of June last, viz:—"Resolved, that this meeting adheres to the resolution passed at the meeting held on the tenth of August last, relating to the winding up of the Bank, and that it is desirable that the affairs of the Bank should be brought to a close with as little delay as possible."

Thirdly.—To consider the propriety of continuing to transact the usual and ordinary business of an incorporated Bank, and to take such steps as may be necessary for that purpose.

Fourthly.—To authorize the Directors to apply at the next session of Parliament to reduce the capital stock of the Bank if they should consider this desirable.

A. L. PALMER,
JOHN WISHART,
A. SHIVES,
JOHN BOYD,
GEO. McKEAN,
THOS. MACLELLAN,
JAS. G. ROSS,
Estate Wm. MOFFATT,
per Cashier of La Banque
Nationale,
THOS. R. JONES,
JOHN W. NICHOLSON,
W. H. THORNE,
H. D. TROOP,
BARTON GANDY,
GEO. F. SMITH,

ROBERT MARSHALL,
C. A. PALMER,
W. W. TURNBULL,
JAS. L. DUNN,
J. & W. F. HARRISON,
PHILIP PALMER,
ALFRED CHILTON BLAIR,
p.p. A. A. BARTLETT,
C. A. PALMER, his atty.
E. H. BOTTRELL,
R. P. MCGIVERN,
THOS STEAD (in trust),
JEREMIAH HARRISON,
GIDEON PRESCOTT,
GEO. L. BARBOUR.

THE BRITISH CANADIAN LOAN AND INVESTMENT COMPANY (LIMITED.)

NOTICE is hereby given that the annual general meeting of the shareholders of the Company will be held at the Company's Office, Toronto, on Wednesday, (7th) seventh September, at noon.

By order of the Directors,

R. H. TOMLINSON.

Manager.

Toronto, 10th August, 1881.

KINGSTON AND PEMBROKE RAILWAY CO.

NOTICE is hereby given that a call of ten per cent. on the new issue of the capital stock of the Kingston and Pembroke Railway Company, has been made this day by the Directors of the said Company, and that the same is payable on the 10th day of September, 1881, at the office of the Company in Kingston.

By order,

GEO. OSBORNE,

Secty. and Treas., K. and P. Ry. Co.

Dated this 3rd day of August, 1881.

NOTICE.—The annual general meeting of the shareholders of the Napierville Junction Railway and Quarry Company will take place at the Company's Office, Merchants Exchange, Montreal, on Monday, 5th day of September, 1881, at the hour of two o'clock P.M.

HENRY BENJAMIN,
Secretary Treasurer.

6-4

LA BANQUE DU PEUPLE.

DIVIDEND No. 92.

THE stockholders of La Banque du Peuple are hereby notified that a semi-annual dividend of two (2) per cent. for the last six months has been declared on the capital stock, and will be payable at the office of the Bank on and after Monday, the 5th day of September next.

The transfer book will be closed from the 15th to the 31st August, inclusive.

By order of the Board of Directors,

A. A. TROTTER,

Cashier.

6-7

PUISSANCE DU CANADA.



PROCLAMATIONS.

LORNE.

[L.S.]

CANADA.

VICTORIA, par la Grâce de Dieu, Reine du Royaume-Uni de la Grande-Bretagne et d'Irlande, Défenseur de la Foi, etc., etc., etc.

A Nos Très-Aimés et Fidèles les Sénateurs de la Puissance du Canada et aux membres élus pour servir dans la Chambre des Communes de Notre dite Puissance, et à tous et chacun de vous.

—SALUT:

PROCLAMATION.

ATTENDU que Notre Parlement du Canada se trouve prorogé au vingtième jour du mois de juillet courant, auquel temps vous étiez tenus et il vous était enjoint d'être présents en notre cité d'Ottawa; SACHEZ MAINTENANT, que pour diverses causes et considérations, et pour la plus grande aise et commodité de Nos bien-aimés sujets, Nous avons cru convenable, par et de l'avis de Notre Conseil Privé du Canada, de vous exempter, et chacun de vous, d'être présents au temps susdit, vous convoquant et par ces présentes vous enjoignant et à chacun de vous de vous trouver avec Nous en Notre Parlement du Canada, en notre Cité d'OTTAWA, le VINGT-NEUVIÈME jour du mois d'AOUT prochain, pour prendre en considération l'état et la prospérité de Notre dite Puissance du Canada, et y agir comme de droit. CE A QUOI VOUS NE DEVEZ MANQUER.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN, Notre Très-Fidèle et Bien-Aimé Conseiller Sir JOHN DOUGLAS SUTHERLAND CAMPBELL, (communément appelé le Marquis de Lorne), Chevalier de Notre Très-Ancien et Très-Noble Ordre du Chardon, Chevalier Grand-Croix de Notre Ordre Très-Distingué de Saint-Michel et Saint-George, Gouverneur-Général du Canada, et Vice-Amiral d'icelui.

A Notre Hôtel du Gouvernement, en Notre CITÉ d'OTTAWA, ce QUINZIÈME jour de JUILLET, dans l'année de Notre Seigneur mil huit cent quatre-vingt-un, et de Notre Règne la quarante-cinquième.

Par ordre,

RICHARD POPE,

Greffier de la Couronne en Chancellerie, Canada.

ORDRES EN CONSEIL.

HOTEL DU GOUVERNEMENT, OTTAWA.

Samedi, le 6e jour d'août 1881.

PRÉSENT :

L'HONORABLE DÉPUTÉ DE SON EXCELLENCE
LE GOUVERNEUR-GÉNÉRAL
EN CONSEIL.

La plu au député du gouverneur, sur la recommandation de l'honorable ministre agissant comme ministre des chemins de fer et canaux d'adopter les règles suivantes concernant la réparation des navires sur les bords du canal Lachine, du canal de Beauharnois et de celui de Chambly.

1. Les réparations ne seront exécutées que sur tels points qui auront été indiqués et approuvés par le surintendant.

2. Pour chaque navire halé ou mis à flot pour être réparé, il sera prélevé en sus de toute autre charge la somme d'une piastre, ce qui permettra à tel navire de rester là un mois; chaque mois additionnel ou fraction de mois pendant lequel y demeurera le navire devant entraîner le prélèvement d'une somme supplémentaire d'une piastre.

Dans le cas, cependant, où un navire halé pour être réparé sur les bords du canal resterait là durant l'hiver il ne sera prélevé sur icelui qu'une somme de quatre piastres (en sus des droits ordinaires exigibles pour l'hivernement); la période de temps ainsi couverte s'étendant du 1er novembre au 1er juin inclusivement.

3. Tout navire restant sur le bord du canal après y avoir passé l'hiver sera soumis à une charge de une piastre par mois ou fraction de mois pour le temps qu'il y resterait subséquemment.

4. Tout navire qui restera plus d'un an sur le bord du canal sera soumis pour tel laps de temps qu'il y restera ainsi après cette période, à une charge de deux piastres par mois ou fraction de mois durant toute l'année.

5. Ces différentes charges seront toutes payables au bureau du percepteur avant le premier jour de chaque mois.

6. Ces règles devront être entendues comme s'appliquant à tous les cas où le bord du canal est employé d'une manière quelconque aux réparations de navires, que tels navires soient dans le moment halés ou non.

Certifié,

J. O. COTÉ,
Greffier du Conseil Privé.

7-3

COMMISSION DU HAVRE DE QUÉBEC.

UNE assemblée hebdomadaire des commissaires du havre de Québec, tenue à leur bureau, dans la basse-ville, en la cité de Québec, lieu ordinaire de leurs réunions, mercredi, le trentième jour du mois de mars, en l'an de Notre Seigneur mil huit cent quatre-vingt-un, et à laquelle étaient présents les commissaires dont les noms suivent, savoir :

P. V. Valin, écr., président,
L'hon. Thos. McGreevy,
Julien Chabot, écr.,
John Sharples, écr.,
Jas. Patton, écr., et
Ferdinand Hamel, écr.,

formant un quorum de la dite Commission du havre de Québec, le règlement suivant a été lu pour la première fois :—*Règlement à l'effet de garder un passage clair pour les navires entrant dans les limites des améliorations du port exécutées à l'embouchure de la rivière Saint-Charles, dans le port de Québec.*

A une assemblée mensuelle subséquente des dits commissaires du havre de Québec, tenue au même

lieu, mercredi, le sixième jour du mois d'avril de la même année et à laquelle étaient présents les commissaires suivants formant également un quorum, savoir :

P. V. Valin, écr., président,
L'hon. Thos. McGreevy,
Julien Chabot, écr.,
Jas. Patton, écr.,
John Sharples, écr., et
Ferdinand Hamel, écr.,

le dit règlement a été lu pour la deuxième et dernière fois et adopté, ayant été publié depuis sa première lecture deux fois en langue anglaise dans le *Morning Chronicle* et deux fois en langue française dans le *Canadien*, l'un et l'autre étant des journaux publiés à Québec :

Règlement à l'effet de garder un passage clair pour les navires entrant dans les limites des améliorations du port exécutées à l'embouchure de la rivière Saint-Charles, dans le port de Québec.

1. Il ne sera permis à aucun bâtiment, radeau ou bois d'aucune sorte d'amarrer, de s'attacher ou s'arrêter le long du côté nord du quai appartenant aux commissaires du havre de Québec, à la Pointe-à-Carey, sur une distance de deux cents pieds à partir de l'extrémité est du dit quai.

2. Il ne sera permis à aucun bâtiment, radeau ou bois d'aucune sorte, de s'amarrer, s'attacher ou s'arrêter le long du côté sud ou le front sud du brise-lames appartenant aux dits commissaires.

3. Tout navire amarré ou attaché à un quai quelconque dans le port de Québec, devra être amarré ou attaché de telle sorte qu'il ne puisse offrir d'obstruction à aucun navire entrant dans les limites des améliorations du port ou en sortant à l'embouchure de la rivière Saint-Charles, dans le dit port de Québec.

4. Tout maître ou commandant de vaisseau ou bâtiment, ou le maître de tout radeau, ou toute autre personne quelconque qui enfreindra le présent règlement sera passible pour chaque offense d'une pénalité n'excédant pas cent piastres (\$100.00) ou d'un emprisonnement n'excédant pas soixante jours.

5. Tout règlement incompatible avec le présent, règlement est par le présent rappelé.

(Signé) P. V. VALIN,
Président.
A. H. VERRET,
Secrétaire-trésorier.

BUREAU DU CONSEIL PRIVÉ,
Ottawa, 27 juillet 1881.

Je certifie par les présentes que le présent règlement a été soumis à l'approbation de Son Excellence le gouverneur en conseil et par ce dernier approuvé le trentième jour d'avril 1881.

J. O. COTÉ,
Greffier du Conseil Privé.

7-3

AVIS DU GOUVERNEMENT.

BUREAU DU CONSEIL PRIVÉ.

OTTAWA, 12 août 1881.

AVIS public est par le présent donné que par un ordre en conseil adopté le 26e jour de juillet dernier, sous l'autorité de la 53e section de l'acte 41 Victoria (1881) chap. 25, concernant les chemins de fer du gouvernement, il a plu à l'honorable député de Son Excellence le gouverneur-général d'exempter les travaux ci-dessous mentionnés de l'opération de la

section ci-dessus mentionnée du dit acte, concernant la hauteur des ponts ou tunnels existant actuellement sur la ligne du chemin de fer Intercolonial, savoir :

- 1. Le pont du chemin Campbell à Halifax.
- 2. Le tunnel de Roek Morrissey près de Campbellton.
- 3. L'Ecluse du Moulin près d'Etchemin.

7-3 J. O. COTÉ,
Greffier, Conseil Privé.

AVIS AUX MARINS.

No. 16 de 1881.

PHARE DE POQUESUEDIE.

AVIS est par le présent donné qu'un phare érigé par le gouvernement du Canada sur l'extrême pointe nord-est de l'île Poquesuedie, Baie des Chaleurs, comté de Gloucester, dans la province du Nouveau-Brunswick, sera mis en opération le 1er août prochain.

Lat. N. 47° 49' 10"
Long. O. 64° 44' 40"

La lumière sera fixe, blanche et de nature catoptrique, élevée de 40 pieds au-dessus de l'eau haute et devra être visible de tous les points en mer dans un rayon de 11 milles.

Le phare est une tour carrée en bois mesurant 34

pieds d'élévation depuis sa base jusqu'à la girouette placée sur la lanterne, et est peint en blanc.

WM. SMITH,
Député du ministre de la marine et des pêcheries.
Département de la marine et des pêcheries,
Ottawa, 29 juillet 1881. 7-3

ETAT

Du Revenu et des Dépenses, à compte du Fonds Consolidé de la Puissance du Canada, d'après les états fournis au département des Finances à la nuit du 31 juillet dernier.

REVENU :	MONTANT.
Douanes	\$1,481,983 87
Exeise	393,967 91
Département des Postes.....	125,830 55
Travaux Publics, y compris les Chemins de fer.....	216,463 79
Timbres d'effets de commerce.....	18,277 04
Divers	57,553 57
	<u>\$2,294,076 73</u>
DÉPENSES.....	\$2,499,484 28

FRED. TOLLER,
Pour le Député du Ministre des Finances.
Département des Finances,
Ottawa, 12 août 1881.

DEPARTEMENT DES POSTES

Dr. Compte des banques d'épargne de la Poste, pour le mois de juin 1881. Av.

Fourni au Ministre des Finances aux termes de l'Acte pour l'Audition des Comptes Publics, 1878, Sec. 20)

Balance en caisse chez le Ministre des Finances, au 31 mai 1881	\$5,823,222 10	Remboursements durant le mois.....	\$214,655 92
Dépôts durant le mois	428,612 00		
Intérêt accordé aux déposants pour les comptes clos durant le mois	3,005 02	Balance :—	
Intérêt converti en capital le 30 juin.....	168,043 57	Au crédit des comptes des déposants.....	\$6,167,396 63
		Chèques en la possession des déposants et dont le paiement n'a pas été demandé.....	40,830 14
	6,422,882 69		6,208,226 77
			\$6,422,882 69

J. M. COURTNEY,
Député du Ministre des Finances.

Département des Finances, Ottawa, 26 juillet 1881.

LISTE DES COMPAGNIES D'ASSURANCE AUTORISEES A FAIRE DES OPERATIONS AU CANADA, EN VERTU DES ACTES D'ASSURANCE DE 1875 ET 1877.

NOM DE LA COMPAGNIE.	Principal agent pour la réception des significations de pièces et d'avis.	Montant des dépôts — Les dépôts marqués (A) ne sont applicables qu'aux polices sur la vie en cours le 31 mars 1878 ; ceux marqués (B) aux polices émises depuis cette date.	Assurance autorisée.
La compagnie d'assur. de l'Amérique du Nord contre les accidents...	Edward Rawlings, gérant, Montréal.....	\$13,500, bons du bavoir de Montréal, \$9,733 bons d'emmagasinage de Montréal ; \$550 5 p. c. canadiens. (Acceptés à \$20,000)...	Contre les accidents.
La compagnie d'assurance dite "Ætna," de Hartford, Connecticut...	Robt. Wood, agent général, Montréal.....	\$5,070 fonds publics canadiens ; \$23,000 débiteurs de municipalités ; \$72,000 bons des E.-U. (Acceptés à \$97,771)	Contre l'inc. et sur la navig.
La compagnie d'assurance sur la vie dite "Ætna," de Hartford, Conn.	William H. Orr, gérant, Montréal.....	\$100,000 bons des E.-U. en or (A), \$70,000 bons des E.-U., et \$25,000 déb. de la Province de Québec (B).....	Sur la vie.
La compagnie d'assurance agricole de Watertown, N.Y., E.-U.	John Fisher, agent-en-chef, Cobourg.....	\$100,000 bons 4 p. c. des E.-U.	Contre l'incendie.
La compagnie d'assurance dite "Anchor Marine"	Hugh Scott, agent, Toronto.....	\$56,000 bons municipaux. (Acceptés à \$50,400)	Contre l'inc. et sur la navig.
La compagnie d'assurance de l'Amérique Britannique, Toronto.....	Louis H. Boulton, gérant <i>pro tem</i> , Toronto.....	\$61,000 bons municipaux. (Acceptés à \$54,900)	Sur la vie.
L'association sur la vie dite "Briton" (limitée).....	J. B. M. Chipman, gérant, Montréal.....	\$54,993 bons du Canada, 4 p. c.	Contre l'inc. et sur la navig.
La compagnie d'assurance maritime et contre l'incendie, du Canada.	Charles Cameron, direct.-gérant, Hamilton	\$57,000 bons municipaux. (Acceptés à \$51,300)	Sur la vie.
La compagnie d'assurance du Canada sur la vie, Hamilton.....	A. G. Ramsay, gérant, Hamilton.....	\$60,000 bons municipaux. Acceptés \$54,000	Sur la vie.
L'association Canadienne d'assurance des consommateurs de vapeur.	W. B. McMunnich, agent, Toronto.....	\$3,900 effets de la Société Impériale de construction, \$5,000 effets de la société de construction et de prêts de Toronto, \$1,600 effets de l'Association de l'Ouest.....	Sur cbaudière à vap., etc. Sur la vie et cont. les accid. Contre l'inc. et sur la navig. Garantie.
La compagnie d'assurance des Citoyens, du Canada.....	Gerald E. Hart, agent principal, Montréal.....	\$56,000 bons municipaux. (Acceptés à \$50,400)	Contre l'inc. et sur la vie.
La compagnie d'assurance des Citoyens, du Canada.....	Gerald E. Hart, agent principal, Montréal.....	\$56,000 bons du havre de Montréal. (Acceptés à \$50,400)	Contre l'inc. et sur la navig.
La compagnie d'assurance des Citoyens, du Canada.....	Fred. Cole, agent général, Montréal.....	\$30 en espèces.....	Sur la vie.
La compagnie d'ass. de l'Union Commerciale, de Londres, Angl.....	J. K. Macdonald, directeur-gérant, Toronto.....	\$100,344 fda. pes., (vie A), \$50,613 effets consol. 5 p. c. canad. et \$55,967, effets 4 p. c. (feu)	Contre l'inc. et sur la vie.
L'association d'assurance sur la vie, dite "Confederation"	F. R. Despard, gérant, Hamilton.....	\$86,300 bons municipaux. (Acceptés à \$77,650)	Contre l'inc. et sur la navig.
La compagnie d'assurance dite "Dominion," maritime et contre l'incendie, de Hamilton.....	R. W. Gale, gérant, Montréal.....	\$35,000 en espèces, \$15,000 bons de la cité de Victoria, C.-B.....	Sur la vie.
La société d'ass. sur la vie, dite "Equitable," des Etats-Unis, N.-Y.	Wm. Robertson, agent en chef, Montréal.....	\$100,000 fonds publics canad. (A) et \$65,000 bons des E.-U. (B).....	Contre l'incendie.
L'association d'assurance contre l'incendie (responsabilité limitée), Londres, Angleterre.....	Edward Rawlings, gérant, Montréal.....	\$100,000 effets canadiens	Garantie.
La compagnie de garantie de l'Amérique du Nord.....	Robert Simms et Cie., et Geo. Denholm, agents généraux, Montréal.....	\$32,000 bons munic. ; \$15,000 bons du hav. de Mont. ; \$9,733 bons d'emmagas. de Montréal, et \$400 actions. (Acceptés à \$51,000)	Contre l'incendie.
La compagnie d'assurance contre l'incendie et sur la vie, dite "Guardian," Londres, Angleterre.....	Robert Wood, agent généraux, Montréal.....	\$100,343 fonds publics canadiens.....	Contre l'incendie.
La comp. d'ass. contre l'incendie dite "Hartford" de Hartford, Conn.	W. H. Rintoul, agent, Montréal.....	\$55,000, b. des E.-U., et \$30,840 act de bang. (Accept. à \$100,000)	Contre l'incendie.
La compagnie d'assurance dite "Lancashire"	S. C. Duncan-Clark, agent principal, Toronto	\$48,667 5 p. c. cons. canadiens, \$51,402 6 p. c. canadiens	Contre l'incendie.
La compagnie d'assurance sur la vie dite "Lion" (à responsabilité limitée) Londres, Angleterre.....	Frederick Stanciliffe, agent général, Montréal.....	\$100,000 fonds publics canadiens	Sur la vie.
La compagnie d'assurance dite "Liverpool et London et Globe"	G. F. C. Smith, agent principal, Montréal.....	£10,000 stg., effets canadiens	Contre l'inc. et sur la vie.
La corporation d'assurance dite "London," Angleterre.....	C. C. Foster, agent, Montréal.....	\$50,000 fonds pub. canad (vie) ; \$3,000 5 p. c. canad. ; \$63,000 bons mun. ; \$25,000 assoc. de plac., Montréal ; \$17,030 en espèces. (Acceptés à \$145,480)	Contre l'inc. et sur la vie.
La compagnie de Garantie et contre les Accidents, de Londres (responsabilité limitée).....	A. T. McGord, jr., agent en chef, Tsiouto.....	\$50,127 5 p. c. consol. canad., et \$99,873 fonds publics canadiens (A) de \$5,000 en espèces et (feu) 10,000, et (vie) \$50,000	Garantie et accidents.
La comp. d'assurance contre l'incendie, London et Lancashire.....	C. J. Spike, agt en chef, Halifax, N.E.....	£11,000 stg., effets canadiens	Contre l'incendie.
La compagnie d'assurance sur la vie, dite "London et Lancashire"	William Robertson, gérant, Montréal.....	\$100,000 fonds publics canadiens	Sur la vie.
La compagnie d'ass. mutuelle contre l'incendie, de London, Ont.....	D. C. Macdonald, secrétaire, London, Ont	\$4,867 bons de la province de Québec (B)	Contre l'incendie.
La comp. d'ass. sur la vie, dite "Metropolitan," de New-York, E.-U.	Tbos. A. Temple, agt. général, St. Jean, N.-B	\$100,000 effets publics canadiens et \$5,000 en argent	Sur la vie.
La compagnie Métropolitaine d'assurance sur les glaces, New-York.	A. J. Pell, Montréal.....	\$5,000, bons des Etats-Unis.....	Sur les glaces.
L'association d'assurance mutuelle sur la vie, du Canada.....	J. Turner, président, Hamilton.....	\$92,988 bons municipaux. (Acceptés à \$83,690)	Sur la vie.

La compagnie d'ass. mutuelle sur la vie dite "North American"	Wm. McCabe, directeur-gérant, Toronto.....	\$50,000 en espèces	Sur la vie.
La compagnie d'assurance dite "North British and Mercantile"	Macdougall et Davidson, agents génér., Mont.	\$50,000 fonds pub. canad., (vie A), \$47,000 bons du hav. de Mont- real et \$65,000 bons municip. (feu). (Acceptés à \$150,800)...	Contre l'inc. et sur la vie.
La compagnie d'assurance du Nord. d' Aberdeen et Londres.....	Taylor Frères, agents généraux Montréal....	\$85,833 fonds publics canadiens, \$14,167 5 par cent canadiens....	Contre l'incendie
La société d'assurance contre l'incendie, dite "Norwich Union," Norwich Angleterre	Alex. Dixon, agent, Toronto.....	\$100,000 effets canadiens.	Contre l'incendie.
La compagnie d'assurance mutuelle sur la vie, d'Ontario.....	Wm. Hendry, gérant, Waterloo.....	\$56,157 bons municipaux (accepté \$60,541).....	Sur la vie.
La compagnie d'assurance dite "l'Phoenix," de Brooklyn	Robert Hampson, Montréal, agent	\$100,000 bons des États-Unis.....	Contre l'inc. et sur la nav
La cie. d'ass. contre l'incendie, dite "Phoenix," Londres, Angleterre.	Gillespie, Moffat et Cie., agts. génér., Mont.	\$50,171 fonds publics canad., et \$50,126 5 p. c. consol. canadiens	Contre l'incendie.
La compagnie d'assurance contre l'incendie, de Québec	J. G. Clapham, président, Québec.....	\$25,000 fonds publics canadiens, \$50,000 actions de banque et \$15,200 bons municipaux. (Acceptés à \$98,680).....	Contre l'incendie.
La compagnie d'assur. sur la vie et contre l'incendie, dite "Queen," Angleterre.....	A. M. Forbes et H. G. Mudge, agents princi- paux, Montréal	\$100,000 fonds publics canadiens (feu) et \$51,100 5 p. c. conso- lidés canadiens (vie).....	Contre l'inc. et sur la vie.
La société d'assurance mutuelle sur la vie, dite "Reliance," Londres, Angleterre	J. Cassie Hutton, procureur, Montréal.....	\$100,000 fonds publics canadiens (A) et \$10,000 effets canad. (B)	Sur la vie.
La compagnie d'assurance Royale Canadienne.....	Arthur Gagnon, secrétaire, Montréal.....	\$50,400 bons du havre de Montréal. (Acceptés à \$50,400).....	Contre l'inc. et sur la nav.
La compagnie d'assurance Royale	M. H. Gault et Wm. Tatley, agents princi- paux, Montréal.....	\$96,982 fonds publics, \$53,533 5 p. c. des consolidés canadiens et \$170,333, cons. angl.—appl., \$149,182 (feu), \$50,000, (vie A) et 121,686 (général.) Aussi \$97,333.33 annuités angl. (génér.) Total \$418,182.....	Contre l'inc. et sur la vie.
La compagnie d'assurance Impériale Ecossaise	Taylor Frères, agents généraux, Montréal....	\$71,068, fds. pub. can., \$20,000 bons du havre de Montréal, \$13,500 bons municipaux. (Acceptés à \$101,275).....	Contre l'incendie.
La compagnie d'assur. contre l'incendie dite Sovereign, du Canada..	L'hon. Alex. Mackenzie, président, Toronto.	\$115,655 bons municip. \$3,684 en argent. (Acceptés à \$101,218)	Contre l'incendie.
La compagnie d'assurance sur la vie, dite "Standard," Ecosse.. ..	W. M. Ramsay, gérant, Montréal.....	\$64,000 bons municipaux, \$107,000 bons du havre de Montréal, (acceptés à \$153,900), étant \$126,750 (vie A) et \$27,150 (vie B)	Sur la vie.
La société d'assurance sur la vie, dite "Star," d'Angleterre	A. W. Lauder, trésorier général, Toronto.....	\$100,343 fonds publics canadiens	Sur la vie.
La comp. d'assurance mutuelle sur la vie, dite "Sun," de Montréal..	R. Macaulay, secrétaire général, Montréal....	\$56,000 bons municipaux. (Acceptés à \$50,400)	Sur la vie et cont. les accid.
La compagnie d'assurance sur la vie et Tontine, de Toronto.....	Arthur Harvey, gérant, Toronto.....	\$32,400 bons municip. \$1,040.36 en espèces (Acceptés à \$30,200)	Sur la vie et cont. les accid.
La compagnie d'assurance dite "Travelers," de Hartford, Connect..	Thos. Simpson, agent, Montréal.....	\$100,000 bons des États-Unis, \$25,000 bons municipaux, \$20,000 bons du havre de Montréal (acceptés à \$140,500), étant \$100,000 (vie A), \$25,000 au pair (vie B), et \$20,000 au pair (accidents)	Sur la vie et cont. les accid.
La compagnie d'assurance mutuelle Union sur la vie, du Maine.....	Wm. Mulock, agent, Toronto.....	\$100,000 4 p. c. des États-Unis, (A) et \$15,000, bons du district de Columbia, E.-U., (B).....	Sur la vie.
La compagnie d'assurance de l'Ouest, Toronto.....	J. J. Kenny, directeur gérant, Toronto.....	\$57,700 bons municipaux. (Acceptés à \$51,930).....	Contre l'inc. et sur la nav.

LES COMPAGNIES D'ASSURANCE SUR LA VIE CI-DESSOUS NOMMEES, AYANT CESSÉ D'ENTREPRENDRE DES RISQUES AU CANADA, SONT AUTORISÉES, EN VERTU DE L'ARTICLE 17 DE "L'ACTE D'ASSURANCE REFONDU DE 1877," A POURSUIVRE TOUTES LES OPÉRATIONS SE RATTACHANT AUX POLICES ÉMISES AVANT LE 31 MARS 1878, ET LEURS DÉPÔTS SONT APPLICABLES À CES POLICES, SUJET AUX DISPOSITIONS DES ACTES D'ASSURANCE DE 1868 ET 1871.

NOM DE LA COMPAGNIE.	Principal agent pour la réception des significations des pièces et avis.	Montant des dépôts.	Assurance autorisée.
L'association médicale et générale sur la vie dite "Briton," Londres, Angleterre.....	Jas. B. M. Chipman, gérant, Montréal.....	\$100,343 bons du Canada.....	Sur la vie.
La compagnie d'assurance mutuelle sur la vie, dite Connecticut, de Hartford, Conn., E.-U.....	Robt. Wood, agent-général, Montréal.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie, d'Edimbourg.....	David Higgins, agent principal, Toronto.....	\$150,515 bons du Canada.....	Sur la vie.
L'association d'assurance sur la vie, d'Ecosse.....	Geo. W. Ford, agent principal, Montréal.....	\$150,000 bons du Canada.....	Sur la vie.
La compagnie Nationale d'assurance sur la vie, des Etats-Unis d'Amerique.....	John F. Bell, procureur, Windsor.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie, de New-York.....	F. W. Campbell, M.D., procureur, Montréal.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie dite "North Western," de Milwaukee, E.-U.....	M. W. Mills, agent principal, Toronto.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance mutuelle sur la vie, dite "Phoenix," Hartford, Connecticut.....	A. R. Bethune, agent général, Montréal.....	\$105,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie, dite, "The Positive Government Security" (limitée) Angleterre.....	John Taylor, secrétaire, Montréal.....	\$8,273 débentures du Canada, 5 p. c.....	Sur la vie.
La société d'assurance sur la vie, dite "Amicable" Ecosaise.....	Geo. Wm. Ford, agent général, Montréal.....	\$150,000 bons du Canada.....	Sur la vie.
L'institution de Prévoyance Ecosaise.....	R. A. Ramsay, procureur, Montréal.....	\$100,343 bons du Canada.....	Sur la vie.
La compagnie d'assurance Provinciale Ecosaise.....	Geo. Wm. Ford, secrétaire, Montréal.....	\$150,790 sav. : \$112,343 bons du Canada, \$38,447 déb. Can. 5 p. c.....	Sur la vie.
La compagnie d'assurance sur la vie, des Etats-Unis.....	\$60,000 bons payables en or, Etats-Unis.....	Sur la vie.

NOTA.—La compagnie d'assurance mutuelle sur la vie, dite "Globe" de New-York, a été déclarée insolvable aux Etats-Unis et en Canada, et Jas. D. Fish, de New-York, a été nommé receveur par les cours des Etats-Unis, et W. C. Wells, de Montréal, a été nommé syndic par la Cour Supérieure de Montréal, pour les opérations faites en Canada. Le dépôt de la compagnie entre les mains du gouvernement, \$100,000 en effets des Etats-Unis, a été, par ordre de la dite Cour Supérieure, délivré aux banquiers de cette cour.

La compagnie d'assurance maritime des Marchands de Montréal, a cessé de faire des opérations d'assurance, et est en voie de liquider ses affaires. Le dépôt a été remis à la compagnie moins \$2,223 en espèces retenues à cause de réclamations contestées.

Bureau du Surintendant des Assurances, Ottawa, 30 juin 1881.

J. B. CHERRIMAN, Surintendant des Assurances

DEMANDES AU PARLEMENT.

PARLEMENT FÉDÉRAL.

Règles relatives aux avis de bills privés.

51. Dans le cas de toute demande de bill privé, provenant du ressort législatif du Parlement du Canada, suivant les dispositions de l'Acte de l'Amérique Britannique du Nord, 1867, et ayant pour objet, soit la construction d'un pont, d'un chemin de fer, d'un chemin à barrières ou d'une ligne télégraphique; soit la construction ou l'amélioration d'un port, d'un canal, d'une écluse, d'une digue ou d'une glissoire, ou autre ouvrage semblable; soit la concession d'un droit de passage d'eau, l'incorporation de professions ou métiers, ou d'une compagnie de banque ou autre compagnie par actions, soit la concession à une ou plusieurs personnes de certains droits ou privilèges exclusifs ou particuliers, soit le pouvoir de faire quelque chose qui, dans ses effets, pourrait toucher aux droits ou à la propriété d'autrui, ou concerner une classe particulière de la société; ou ayant pour objet quelque amendement de même nature à un acte antérieur,—un avis, énonçant d'une manière claire et intelligible la nature et l'objet de la demande, et signé (excepté s'il s'agit de corporations déjà existantes) par les pétitionnaires ou de leur part, est nécessaire et doit être publié comme il suit

Dans les provinces de Québec et de Manitoba :

Un avis doit être inséré dans la *Gazette du Canada* en anglais et en français, ainsi que dans un journal anglais et un journal français du district intéressé, ou en anglais et en français dans le même journal, s'il ne s'en publie qu'un seul dans ce district; ou s'il n'y paraît pas de journal, alors la publication de l'avis en anglais et en français doit se faire dans un journal du district le plus voisin où il s'en publie.

Dans les autres provinces :

Un avis doit être inséré dans la *Gazette du Canada* et dans un journal du comté ou des comtés-unis intéressés, ou s'il n'y paraît pas de journal, alors la publication doit se faire dans un journal du comté le plus voisin où il s'en publie.

La publication de ces avis durera, dans chaque cah la période de deux mois pendant l'intervalle de temps qui s'écoulera entre la clôture de la session précédente et la prise en considération de la pétition. Un exemplaire des numéros des journaux, reproduisant la première et la dernière insertion de l'avis, devra être transmis au greffier de chaque Chambre.

Si la pétition demande l'autorisation de présenter un bill privé ayant pour objet la construction d'un pont de péage, le pétitionnaire ou les pétitionnaires devront, en même temps qu'ils donneront l'avis prescrit par la règle précédente, donner aussi, de la même manière, avis des péages qu'ils entendent exiger, de l'étendue du privilège, de la hauteur des arches, de l'espace à laisser libre entre les culées ou les piliers pour le passage de bateaux et des navires; et mentionner de plus s'ils se proposent de construire un pont mobile, et quelles en seront les dimensions.

Toute personne désirant obtenir un bill privé devra, dans les huit jours qui précéderont l'ouverture du Parlement, déposer au bureau du greffier de la Chambre dans laquelle le bill doit prendre naissance, une copie de ce bill en langue anglaise ou en langue française, avec une somme suffisante pour en payer la traduction et l'impression. Il en sera imprimé 600 exemplaires en anglais et 200 en français; la traduction devra être faite par les officiers de la Chambre, et l'impression par l'entrepreneur des impressions. Le pétitionnaire aura aussi à payer au comptable de la Chambre une somme de \$200, plus le coût de l'impression de l'acte dans les Statuts, et remettra le reçu de ce paiement au greffier du comité auquel ce bill aura été renvoyé—le dit paiement sera effectué

immédiatement après la seconde lecture avant la prise en considération du bill par le comité.

Aucune pétition pour l'obtention d'un bill privé ne sera reçue par l'une ou par l'autre Chambre après les dix premiers jours de la session.

ROBERT LEMOINE,

Greffier du Sénat.

JOHN GEORGE BOURINOT,

Greffier des Communes.

Règles du Sénat relatives aux avis de bills de divorce.

72. Quiconque a l'intention de demander un bill de divorce, doit donner avis de son intention, et spécifier d'avec qui et pour quelle cause il veut divorcer. L'avis doit être inséré pendant six mois, à la *Gazette du Canada*, et dans deux journaux du district (si c'est dans les provinces de Québec et de Manitoba) ou du comté ou des comtés-unis, (si c'est dans les autres provinces,) où le pétitionnaire résidait ordinairement lors de la séparation; et si le nombre voulu de journaux n'y paraît pas, alors la publication de l'avis devra se faire dans le district, le comté ou les comtés-unis voisins.

Un exemplaire en manuscrit de l'avis devra être signifié, à l'instance du pétitionnaire, à la personne d'avec laquelle il veut divorcer, si le lieu de la résidence de cette dernière peut être connu; et la preuve de cette signification ou de la diligence faite pour l'effectuer, doit être produite sous serment devant le Sénat et à sa satisfaction, lors de la lecture de la pétition.

ROBERT LEMOINE,

Greffier du Sénat.

A VIS public est par le présent donné que demande sera faite à la prochaine session du Parlement du Canada pour un acte autorisant une compagnie à construire un chemin de fer entre la cité Montréal et le village de Smith's Falls dans le comté de Lanark, dans la province d'Ontario, laquelle compagnie sera appelée "Compagnie de chemin de fer de Montréal et du Canada Central."

SCOTT, MacTAVISH ET MacCRACKEN,

Solliciteurs.

Daté le premier jour d'août 1881,

6-9

DEMANDES POUR CHARTE PAR LETTRES PATENTES.

A VIS est par le présent donné que demande sera faite au gouverneur général en conseil pour l'émission de lettres patentes sous l'autorité de l'acte concernant les compagnies à fonds social du Canada, à l'effet d'incorporer une compagnie qu'on se propose d'appeler la compagnie de navigation du Nord-Ouest (limitée), pour faire la navigation dans les lacs Winnipeg et Manitoba, la rivière Rouge, l'Assiniboine et la Saskatchewan et tous autres lacs, courants, rivières et eaux navigables dans la province de Manitoba, les territoires du Nord-Ouest et le district de Keewatin, avec son principal bureau d'affaires dans la ville de Winnipeg. Le fonds capital devra être de \$200,000 divisé en 2,000 parts de \$100 chacune. Les requérants sont Alexander McArthur, de la ville de Winnipeg, agent financier; l'hon. Colin Inkster, de Kildonan, Shérif de Manitoba; M. H. Howell, du même lieu, avocat; Archibald Forbes, de Mandeville, Manchester Ecr., W. London, Angleterre, journaliste; Horatio Ross Macrae, écrivain, d'Edimbourg, Ecosse. Les trois premiers devront être les premiers directeurs de la compagnie.

Winnipeg, 23 juillet 1881.

6-6

A VIS.—David George Hatton, procureur, et Robert Archibald Monrow, écuier, tous deux de la ville de Peterborough dans la province d'Ontario, Thomas Thomson Turnbull, marchand, de la cité de Montréal dans la province de Québec, George Burchell

Williams, écuyer, de la ville de Lafayette dans l'Etat de l'Indiana, l'un des Etats-Unis d'Amérique, et John Franklin Olmstead, écuyer, de la cité de Washington dans le district de Columbia, dans les Etats-Unis susdits, donnent avis par les présentes qu'ils s'adresseront par pétition au Gouverneur en Conseil, sous l'autorité de l'acte concernant les compagnies à fonds social du Canada de 1877, pour obtenir des lettres patentes sous le grand sceau de la Puissance du Canada, les constituant eux et tous autres qui pourraient ci-après devenir actionnaires dans la compagnie à être par icelles créée, en un corps politique et incorporé sous le nom de "Compagnie canadienne mutuelle de télégraphie."

La dite compagnie sera incorporée dans le but d'ériger et construire une ligne ou des lignes de communication télégraphique à travers la Puissance du Canada avec tous les pouvoirs et privilèges nécessaires pour compléter, maintenir et exploiter telles communications télégraphiques.

La dite compagnie aura sa principale place d'affaires dans la cité de Montréal.

Le montant du fonds capital de la dite compagnie sera de un million de piastres divisé en dix mille parts de cent piastres chacune.

Les dits David George Hatton, Robert Archibald Morow, Thomas Thomson Turnbull, George Burchell Williams et John Franklin Olmstead seront les directeurs provisoires de la dite compagnie.

CARTER ET CARTER,
Solliciteurs et procureurs
pour les requérants.

Montréal, 22 juillet 1881.

5-6

AVIS est donné par le présent que l'on s'adressera à Son Excellence le Gouverneur-Général en conseil, pour obtenir une charte d'incorporation par lettres-patentes sous le grand sceau de la Puissance du Canada, et en conformité des dispositions de l'Acte des compagnies par actions en Canada, 1877, dans le but de constituer Azro B. Chaffee, Peter A. Peterson, William T. Hunt, Edwin Gordon, et John A. Duggan, et tous autres qui pourront devenir actionnaires dans la compagnie projetée, en un corps politique et incorporé sous le nom de "Compagnie d'Aiguille de Sûreté du Canada, à responsabilité limitée," (The Dominion Safety Switch Company, limited.)

Le but pour lequel la compagnie demande d'être constituée en corporation, est la fabrication et la vente par toute la Puissance du Canada, de l'aiguille de sûreté dite "Dominion Safety Switch," invention brevetée sous le No. 9,963 dans le bureau des brevets d'invention de la Puissance du Canada, le dit brevet ayant été accordé le treizième jour de mai 1879, pour améliorations dans les aiguilles de chemins de fer.

Que le siège principal de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Que le dit montant projeté du fonds capital de la dite compagnie sera de cent mille piastres, divisé en deux mille actions de cinquante piastres chacune.

Que les noms au long et adresses et occupation des dits requérants sont : Azro Buck Chaffee, de la cité de Montréal, écuyer ; Peter Alexander Peterson, de la cité de Montréal, ingénieur civil ; William T. Hunt, de Boston, dans l'Etat du Massachusetts, un des Etats-Unis d'Amérique, fabricant ; Edwin Gordon, de

Hyde Park, dans le dit Etat du Massachusetts, fabricant, et John A. Duggan, de Quincy, dans le dit Etat du Massachusetts, fabricant ; et que les dits Peter Alexander Peterson, Azro Buck Chaffee, et Edwin Gordon, dont la plupart sont domiciliés en Canada, seront les premiers ou directeurs provisoires de la dite compagnie.

CHURCH, HALL ET ATWATER,
Solliciteurs pour les requérants.

Montréal, 21 avril 1881.

3-6

AVIS DIVERS.

LA BANQUE DU PEUPLE.

DIVIDENDE No. 92.

LES actionnaires de la Banque du Peuple sont par les présentes notifiés qu'un dividende semi-annuel de deux par cent pour les six mois courants, a été déclaré sur le fonds-capital et sera payable au bureau de la banque, lundi, le cinquième jour de septembre prochain et les jours suivants.

Le livre de transfert sera fermé du 15 au 31 août, inclusivement.

Par ordre du bureau des directeurs,

A. A. TROTTIER, caissier.

Montréal, 30 juillet 1881.

6-7

AVIS — L'assemblée générale annuelle des actionnaires de la compagnie du chemin de fer de Jonction de Napierreville et Quarry, aura lieu au bureau de la compagnie, à la Bourse, Montréal, lundi le 5e jour de septembre 1881, à deux heures de l'après-midi.

HENRY BENJAMIN,
Secrétaire-trésorier.

6-4

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Aug 22 1881
VOL. XV

Clerk of the Peace
County of Ontario



The Canada Gazette.

PUBLISHED BY AUTHORITY.

OTTAWA, SATURDAY, AUGUST 20, 1881.

DOMINION OF CANADA.



For index of new matter, see last page.

APPOINTMENTS.

DEPARTMENT OF THE SECRETARY OF STATE OF CANADA.

HIS EXCELLENCY THE GOVERNOR GENERAL has been pleased to make the following appointment, viz:—

OTTAWA, 14th July, 1881.

EDWARD MCKAY, of Sandy Cove, in the Province of Nova Scotia, Esquire; to be Sub-Collector in Her Majesty's Customs.

THE HONORABLE THE DEPUTY OF THE GOVERNOR GENERAL has been pleased to appoint the following gentlemen to be respectively Her Majesty's Counsel learned in the law, viz:—

Ottawa, 13th August, 1881.

PROVINCE OF ONTARIO.

Names.	Residences.
Richard Martin, Esquire,	Hamilton,
Samuel Smith McDonell, Esquire,	Windsor,
The Hon. Alexander Morris,	Toronto,
Allen R. Dougall, Esquire,	Belleville,
John Charles Rykert, Esquire,	St. Catherines,
John Creasor, Esquire,	Owen Sound,
Samuel Jonathan Lane, Esquire,	do
Thomas Wardlaw Taylor, do	Toronto,
George D'Arcy Boulton, do	do

Names.		Residences.
Henry Burkett Beard,	do	Woodstock,
Byron Moffatt Britton,	do	Kingston,
William Lount, Esquire,		Barrie,
William H. R. Allison, Esquire,		Picton,
Robert Smith,	do	Stratford,
The Hon. William McDougall, C.B.,		Ottawa,
James Kirkpatrick Kerr, Esquire,		Toronto,
Thomas Deacon,	do	Pembroke,
Alexander Shaw,	do	Walkerton,
George Dean Dickson,	do	Belleville,
John McIntyre,	do	Kingston,
Adam Hudspeth,	do	Lindsay,
John Edward Rose,	do	Toronto,
Charles Moss,	do	do

PROCLAMATIONS.

LORNE.
[L.S.]

CANADA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To Our Beloved and Faithful the Senators of the Dominion of Canada, and the members elected to serve in the House of Commons of Our said Dominion, and to each and every of you,—
GREETING:

A PROCLAMATION.

WHEREAS Our Parliament of Canada stands prorogued to the Twentieth day of the month of July instant, at which time, at Our City of Ottawa, you were held and constrained to appear; Now Know YE, that for divers causes and considerations and taking into consideration the ease and convenience of Our Loving Subjects, We have thought fit, by and with the advice of Our Privy Council for Canada, to relieve you, and each of you, of your attendance at the time aforesaid, hereby convoking and by these presents enjoining you, and each of you, on the TWENTY-NINTH day of the month of AUGUST next, to meet Us in Our Parliament of Canada, at Our City of Ottawa, there to take into consideration the state and welfare of Our said

Dominion of Canada, and therein to do as may seem necessary. HEREIN FAIL NOT.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, Our, Right Trusty and Well-Beloved Councillor, SIR JOHN DOUGLAS SUTHERLAND CAMPBELL, (commonly called the Marquis of Lorne), Knight of Our Most Ancient and Most Noble Order of the Thistle, Knight Grand Cross of Our Most Distinguished Order of St. Michael and St. George, Governor General of Canada and Vice Admiral of the same, &c., &c., &c.

At Our Government House, in Our CITY of OTTAWA, this FIFTEENTH day of JULY in the year of Our Lord one thousand eight hundred and eighty-one, and in the forty-fifth year of Our Reign.

By Command,

RICHARD POPE,
Clerk of the Crown in Chancery, Canada

ORDERS IN COUNCIL.

GOVERNMENT HOUSE, OTTAWA.

Saturday, 6th day of August, 1881.

PRESENT:

THE HONORABLE THE DEPUTY OF HIS EXCEL-
LENCY THE GOVERNOR GENERAL,
IN COUNCIL.

THE Deputy Governor, on the recommendation of the Honorable the Acting Minister of Railways and Canals, has been pleased to adopt the following rules with respect to the repairing of vessels on the banks of the Lachine Canal, the Beauharnois and the Chambly.

1. Repairs shall only be executed at such points as may be indicated and approved of by the Superintendent.

2. For each vessel hauled up or beached for repairs, a charge of one dollar, over and above all other charges, shall be made, carrying the privilege of remaining for one month, a further sum of one dollar being charged for each additional month or fraction of a month the vessel may remain.

In cases, however, where a vessel hauled up for repairs upon the Canal bank remains there throughout the winter, a charge of \$4.00 only shall be made (in addition to her ordinary winterage dues) the period covered being from the 1st of November to the 1st of June inclusive.

3. Any vessel remaining on the Canal bank after having wintered thereon shall be charged at the rate of one dollar a month or fraction of a month of her subsequent stay.

4. Any vessel remaining more than one year on the bank of the Canal shall, for such time as she may remain in excess of that period, pay at the rate of two dollars a month or fraction of a month throughout the whole year.

5. All charges shall be payable at the Collector's office in advance on the first day of each month.

6. These rules shall be understood as applying to all cases where the Canal bank is used in any manner for the repair of vessels, whether such vessels are actually hauled up or not.

Certified,

J. O. COTÉ,
Clerk, Privy Council.

7-3

QUEBEC HARBOUR COMMISSION.

AT a weekly meeting of the Quebec Harbour Commissioners held in their office, in the Lower Town of the City of Quebec, being their usual place of sitting,

on Wednesday, the thirtieth day of the month of March, in the year of Our Lord one thousand eight hundred and eighty-one, at which were present the following named Commissioners, viz:

P. V. Valin, Esquire, Chairman,
The Honorable Thos. McGreevy,
Julien Chabot, Esquire,
J. Bell Forsyth, Esquire,
John Sharples, Esquire,
Jas. Patton, Esquire, and
Ferdinand Hamel, Esquire,

forming a quorum of the said Quebec Harbour Commissioners, the following By-law entitled: *By-Law to keep a clear passage for vessels entering inside the limits of the Harbour Improvements executed in the mouth of the River St. Charles, in the Harbour of Quebec*, was read for the first time; and at a subsequent weekly meeting of the said Quebec Harbour Commissioners held at the same place, on Wednesday, the sixth day of the month of April, in the same year, at which were present the following named Commissioners, forming also a quorum, viz:

P. V. Valin, Esquire, Chairman,
The Honorable Thos. McGreevy,
Julien Chabot, Esquire,
Jas. Patton, Esquire,
John Sharples, Esquire, and
Ferdinand Hamel, Esquire,

the said following By-law was read for the second and last time and adopted, having been published, since its first reading, twice in the English language in *The Morning Chronicle*, and twice in the French language in *Le Canadien*, both papers published at Quebec:—

By-law to keep a clear passage for vessels entering inside the limits of the Harbour Improvements executed in the mouth of the River St. Charles, in the Harbour of Quebec.

1. No vessel, raft, or timber of any kind shall moor, make fast or remain alongside of the north side of the wharf belonging to the Quebec Harbour Commissioners, at Point-à-Carey, for a distance of two hundred feet from the east end of the said wharf.

2. No vessel, raft or timber of any kind shall moor, make fast or remain alongside of the south end or south front of the breakwater belonging to the said Commissioners.

3. All vessels moored or made fast to any wharf in the Harbour of Quebec shall be moored or made fast in such a way as to offer no obstruction to any vessel entering into or coming from the limits of the Harbour Improvements, in the mouth of the River Saint Charles, in the said Harbour of Quebec.

4. Any master or commander of any ship or vessel, or the master of any craft, or any other person whatsoever who shall infringe the present By-law and Regulations shall incur for every such offence a penalty not exceeding one hundred dollars (\$100.00) or an imprisonment not exceeding sixty days.

5. Any By-law inconsistent with the present regulations is hereby declared to be repealed.

(Signed) P. V. VALIN,
Chairman.
A. H. VERRET,
Sec.-Treas.

PRIVY COUNCIL OFFICE.
OTTAWA, 27th July, 1881.

I hereby certify that the foregoing By-law has been submitted to and approved by His Excellency the Governor General in Council on the 30th day of April 1881.

J. O. COTÉ,
Clerk, Privy Council.

7-3

MILITIA GENERAL ORDERS.

HEAD QUARTERS,

Ottawa, 19th August, 1881.

GENERAL ORDERS (20).

No.-1.

Use of Flags by Governors of Colonies.

The following extracts from Imperial Regulations are published for general information:—

“1. The Royal Standard shall be flown at Government House on the Queen's Birthday, and on the day of Her Majesty's Accession and Coronation.

2. The Union Flag, without the Badge of the Colony, shall be flown at Government House from sunrise to sunset on other days.

3. The Union Flag, with the approved Arms or Badge of the Colony, as shown in the drawing in the circular despatch of the 23rd August, 1875, emblazoned in the centre thereof, surrounded by a green garland, shall be used by Governors, Lieutenant-Governors, or Officers Administering the Government of Colonies or Dependencies when embarked in boats or other vessels.

4. The British Blue Ensign, with the Arms or Badge of the Colony emblazoned thereon on the fly (as shown in the drawing enclosed in the circular despatch of the 23rd of August, 1875), and the pendant, will be flown by all armed vessels in the employ of the Government of a Colony.

5. The British Blue Ensign, with the Arms or Badge of the Colony emblazoned thereon, as described in the preceding section, but without the pendant, will be flown by vessels which belong to, or are in the service of, the Government of a Colony, but not armed.

6. All other vessels registered as belonging to one of Her Majesty's Colonies or Dependencies will fly the Red Ensign without any Badge.

7. Whenever a requisition is received by any Officer in command of one of Her Majesty's Ships for the embarkation or conveyance of a Governor, High Commissioner, Lieutenant-Governor, or Officer Administering the Government of a Colony or Dependency, the Senior Officer present may direct the Special Flag of such official personage to be hoisted at the foretop-gallant masthead of the Ship in which he is embarked; provided that he, after consultation with, and on requisition from, that official, considers it for the benefit of the service about to be performed that such Flag should be hoisted, and provided that it is only hoisted or carried within the limits of his Government or High Commission in which he would be entitled to be saluted under Article 18, page 4, of the Queen's Regulations and Admiralty Instructions, 1879.

8. If the Senior Officer considers it, in any circumstances, undesirable to hoist the Flag, he will inform the Governor, High Commissioner, &c., of his reasons, and will at once report the same to the Admiralty.

9. In the event of a Governor, High Commissioner, &c., of a Colony being detached on a Foreign Mission in his official capacity as Governor or High Commissioner, special instructions will be issued in each case as to the Flag which should be carried by a Man-of-War in which he may be embarked; in the absence of which the Senior Officer present will exercise his discretion in consultation with the Official proceeding on the mission.”

No. 2.

Volley Firing.

The word “Fire” having been directed to be introduced into the Imperial Service generally as an Executive word of command in “Volley Firing,” the same is directed to be used in “Volley Firing” by the Militia of Canada.

No. 3.

REGULATIONS AND ORDERS FOR THE MILITIA, CANADA, 1879.

Paragraph 530 of these regulations, relating to Ration of Fuel-wood, is amended by expunging the word “not” in the third line. The portion of the clause as amended will be “Officers Mess, of less than 8 officers, 1½ rations each daily.”

No. 4.

ROYAL MILITARY COLLEGE OF CANADA.

The gentleman undernamed having passed his examination and been certified by the Head Quarters Board of Examiners, has been duly approved for admission as Cadet to the Royal Military College of Canada:—

NAME AND RESIDENCE.	MARKS.		
	Obligatory.	Voluntary.	Total.
Edward John Duffus, Halifax, N.S.	2220	2747	4967

No. 5.

ACTIVE MILITIA.

PROVINCE OF ONTARIO.

3rd Provisional Regiment of Cavalry.

Quarter-Master Charles Stapleton to have the Honorary rank of Captain from 4th June, 1880.

Trenton Battery of Garrison Artillery.

The Trenton Battery of Garrison Artillery having become non-effective it is hereby removed from the list of corps of the Active Militia. In consequence of this corps having so become non-effective; the following officers thereof, who hold substantive rank and have had sufficient length of service, are hereby placed on the retired list retaining their respective ranks, viz :

Captain Henry Wright Day,
1st Lieutenant Shuter Smith Bonter, and
2nd do Charles Francis.

2nd Battalion Queen's Own Rifles, Toronto.

To be Captain :

Lieutenant Bernard Jennings, V.B., vice Robert Heber Bowes who is hereby permitted to retire retaining rank.

To be Lieutenant :

2nd Lieutenant William Alexander Medland, M.S., vice Burrowes-Close, promoted.

18th “Prescott” Battalion of Infantry.

Adverting to No. 3 of General Orders (18) 8th July, 1881, the promotion of Captain William Coffin O'Brian to be Major, is to date from 3rd September, 1880, and the appointment of Samuel Adams Huntington, Esquire, to be Captain, provisionally, of No. 3 Company, is also to date from 3rd September, 1880.

No. 3 Company, L'Original.

To be Lieutenant, provisionally, from 26th November, 1880:

Alfred Sydney Johnson, Gentleman, vice Houston, resigned.

Memo.—2nd Lieutenant Richard Peter Pattee having left limits his name is hereby removed from the list of Officers of the Active Militia.

20th "Halton" Battalion of Rifles.

To be Major:

Captain William Kerns, V.B., from No. 5 Company, vice Allan, promoted.

No. 5 Company, Nelson.

To be Captain:

Lieutenant John Breckon, M.S., vice Kerns, promoted.

Honorary Captain and Paymaster Harvey M. Switzer to have the Honorary rank of Major from 12th October, 1876.

22nd Battalion "Oxford Rifles."

Major and Brevet Lieutenant Colonel Henry Birkett Beard is hereby permitted to retire retaining his Brevet rank.

28th "Perth" Battalion of Infantry.

To be Lieutenant Colonel:

Major David Scott, V.B., vice William Smith, who is hereby permitted to retire retaining rank.

No. 2 Company, Stratford.

To be Lieutenant, provisionally:

Staff Sergeant Donald McGregor, vice Robert Clark, whose resignation is hereby accepted.

33rd "Huron" Battalion of Infantry.

No. 4 Company, Clinton.

To be Captain, from 5th August, 1881:

Captain William Shepperd, M.S., from No. 7 Company, vice Murray, promoted.

Memo.—2nd Lieutenant George William Railton having left limits his name is hereby removed from the list of officers of the Active Militia.

No. 7 Company, Porter's Hill.

To be Captain, from 5th August, 1881:

Lieutenant John McDonald, M.S., vice Shepperd, transferred to No. 4 Company.

43rd "Ottawa and Carleton" Battalion of Rifles.

Adverting to No. 5 of General Orders (19) 5th August, instant, the 43rd Battalion is hereby changed from Infantry to Rifles, and is granted the additional designation, after the number, of "Ottawa and Carleton." The designation of the Battalion, in future, will be the 43rd "Ottawa and Carleton" Battalion of Rifles.

No. 1 Company, Ottawa.

To be Lieutenant, provisionally:

James Edward Parker, Gentleman, vice Cluff, left limits.

To be Paymaster:

John Waller de Courey O'Grady, Esquire.

45th "West Durham," Battalion of Infantry.

No. 5 Company, Omeme.

To be Lieutenant, provisionally:

John Morrison, Gentleman, vice Evans, promoted.

BREVET.

To be Major, under the provisions of paragraph 90, Regulations and Orders, 1879:
Captain Patrick Regan, C.S., No. 1 Troop, 3rd Provisional Regiment of Cavalry; from 5th July, 1876.

CONFIRMATION OF RANK.

Major David Thompson, V.B., 37th Battalion, from 23rd June, 1881.

PROVINCE OF QUEBEC.

8th Battalion "Royal Rifles," Quebec.

Memo.—With reference to the promotions to be Majors of Captains Scott and Pentland in No. 5 of General Orders (19) 5th August instant, the words "and Brevet Major" are to be inserted after the word "Captain" in both cases.

No. 1 Company.

To be Captain:

Lieutenant William Edward Russell, V.B., from No. 4 Company, vice Scott, promoted.

Memo.—The resignation of Lieutenant Henry Case Webster is hereby accepted.

No. 6 Company.

To be Captain:

Lieutenant George Hamilton Thomson, V.B., vice Pentland, promoted.

87th "Quebec" Battalion of Infantry.

No. 2 Company, Ancienne Lorette.

Lieutenant Elzear Charest is hereby permitted to retire retaining rank.

To be Paymaster:

Quarter Master Joseph Blondeau, vice Luc Routhier left limits.

PROVINCE OF NEW BRUNSWICK.

8th Regiment of Cavalry.

No. 1 Troop, Hampton.

To be 2nd Lieutenant, provisionally:

Frederick Green, Gentleman, vice Sproul, promoted.

No. 2 Troop, Ossekeag.

To be 2nd Lieutenant:

Manners Sutton Earle, Gentleman, C.C., vice Charles A. Warramake, resigned.

No. 6 Troop, Shediac.

To be Lieutenant:

Lieutenant Joshua Upham Fowler, M.S., from No. 2 Troop, vice Chipman W. Smith, who is hereby permitted to retire retaining rank.

No. 7 Troop, Springfield.

To be Lieutenant:

2nd Lieutenant Henry Montgomery Campbell, G.S., from No. 6 Troop, vice Isaac Anderson Worden, who is hereby permitted to retire retaining rank.

New Brunswick Brigade of Garrison Artillery.

No. 9 Battery, Lancaster.

To be 1st Lieutenant, provisionally:

William Roxborough, Gentleman, vice Frederick H. Ellis, left limits.

CONFIRMATION OF RANK.

Lieut. Colonel James Domville, C.C., 3th Regiment of Cavalry.

Major Alfred Markham, C.C., 8th Regiment of Cavalry.

Major John R. Armstrong, C.C., 8th Regiment of Cavalry.

The above three confirmations of rank to date from 2nd July, 1881.

PROVINCE OF NOVA SCOTIA.

2nd "Halifax" Brigade of Garrison Artillery.

No. 3 Battery, Richmond.

Adverting to No. 2 of General Orders (12) 18th June, 1880, Captain William L. Brown will take rank from 31st May, 1880.

66th Battalion "Princess Louise Fusiliers," Halifax.

To be 2nd Lieutenant, provisionally:

Private James Alexander Bremner, vice Charles Edward Willoughby Dodwell, left limits.

No. 6.

CERTIFICATES GRANTED.

ROYAL SCHOOLS OF GUNNERY.

PROVINCE OF ONTARIO.

Cavalry.

THIRD CLASS "SHORT COURSE" CERTIFICATES.

Troop Sergeant Major James Strothers, 1st Regiment of Cavalry.

Sergeant William Warner, Prescott Troop of Cavalry.

Trooper George W. Love, do

do James A. Fraser, do

do Carmi Mosher, do

BOARDS OF EXAMINERS.

PROVINCE OF ONTARIO.

Infantry.

FIRST CLASS CERTIFICATES.

Major David Thompson, 37th Battalion.

Captain William Kerns, No. 5 Company, 20th Batt.

PROVINCE OF NEW BRUNSWICK.

Cavalry.

FIRST CLASS CERTIFICATES.

Lieutenant Colonel James Domville, 8th Regt. Cavly.

Major Alfred Markham, do

do John R. Armstrong, do

PROVINCE OF NOVA SCOTIA.

Infantry.

FIRST CLASS CERTIFICATE.

Captain Joseph Burgess, No. 5 Company 78th Batt.

No. 7.

RESERVE MILITIA.

PROVINCE OF QUEBEC.

Regimental Division of Beanharnois.

To be Lieutenant Colonel:

Major Jean Baptiste Scott, vice F. X. Rapin, deceased.

To be Major:

Célestin Bergevin, Esquire, vice Scott, promoted.

By Command,

WALKER POWELL, Colonel,
Adjutant General of Militia
Canada.

GOVERNMENT NOTICES.

NOTICE.—The receipt of Tenders for the lease of the tolls over the Union Suspension Bridge is postponed until further notice.

A. BRUNEL,
Commissioner of Inland Revenue.
Department of Inland Revenue,
August 17th, 1881. 8-1

PUBLIC Notice is hereby given that, under the Canada Joint Stock Companies Act, 1877, Letters Patent have been issued under the Great Seal of the Dominion of Canada, bearing date the second day of August, 1881, incorporating Edward Anderson Craig Pew, of the Town of Welland, in the County of Welland, in the Province of Ontario, in the Dominion of Canada, Esquire; Abel D. Breed, of the City of New York, in the State of New York, one of the United States of America, banker; Jonathan Turner, of Burlington, in the State of Iowa, one of the United States of America, sugar refiner; the Honorable Richard William Scott, of the City of Ottawa, in the said province of Ontario, barrister-at-law; Horace Brightman, of the said City of New York, banker; James McLaren, of Buckingham, in the Province of Quebec, in the said Dominion of Canada, President of the Bank of Ottawa, and Sayers Silas Hagar, of the said town of Welland, Esquire, for the purpose of manufacturing, refining, buying and selling of starch, glucose, grape, cane and other sugars and syrups to be made from corn and other materials, and the owning or hiring of lands, docks, buildings and plant necessary therefor throughout the Dominion of Canada, by the name of "The Grape Sugar Refining Company of Canada (Limited)," with a total capital stock of one hundred thousand dollars, divided into one thousand shares of one hundred dollars.

Dated at the Office of the Secretary of State of Canada, this Sixteenth day of August, 1881.

J. A. MOUSSEAU,
Secretary of State. 8-3

PUBLIC Notice is hereby given that, under the Canada Joint Stock Companies Act, 1877, Letters Patent have been issued under the Great Seal of the Dominion of Canada, bearing date the twenty-seventh day of July 1881, incorporating Matthew Whiting, of the City of Brantford, in the County of Brant, in the Province of Ontario, in the Dominion of Canada, Esquire; William John Scarfe, of the same place, manufacturer; Hugh McKenzie Wilson, of the same place, barrister-at-law; Austin Demmons Cable, of the City of Montreal, in the Province of Quebec, in the Dominion of Canada, broker; Morton Frary Hale, of the said City of Brantford, broker, and Robert Charles Smyth, of the said City of Brantford, barrister-at-law, for the purpose of manufacturing and selling churns and other farm and dairy utensils throughout the Dominion of Canada, and of acquiring and holding the property required therefor, by the name of "The Farm and Dairy Utensil Manufacturing Company (Limited)," with a total capital stock of fifty thousand dollars, divided into five hundred shares of one hundred dollars.

Dated at the Office of the Secretary of State of Canada, this Seventeenth day of August 1881.

J. A. MOUSSEAU,
Secretary of State. 8-3

PUBLIC Notice is hereby given, that under the Canada Joint Stock Companies Act 1877, Supplementary Letters Patent have been issued under the Great Seal of the Dominion of Canada, bearing date the Second day of August 1881, whereby the total capital stock of "The Lake St. Francis Tow Boat Company (Limited)," is decreased from twenty thousand dollars to ten thousand dollars.

Dated at the Office of the Secretary of State of Canada, this seventeenth day of August, 1881.

J. A. MOUSSEAU,
Secretary of State.

8-3

PUBLIC Notice is hereby given that, under the Canada Joint Stock Companies Act, 1877, Letters Patent have been issued under the Great Seal of the Dominion of Canada, bearing date the twenty-ninth day of July, 1881, incorporating James Kerr, of the Town of Petrolia, in the County of Lambton, in the Province of Ontario, in the Dominion of Canada, lumber merchant; John Kerr, of the same place, lumber merchant; John Fraser, of the same place, dry goods merchant; William Milner, of the town of Strathroy, in the county of Middlesex, in the said Province of Ontario, waggon maker, and John Hewer, of the township of Moore, in the said county of Lambton, mill owner, for the purpose of making, manufacturing and repairing, selling, buying and dealing in waggons, carriages, sleighs, vehicles, agricultural implements, tools, machinery and other goods in which metal or wood are used in whole or in part in the construction thereof throughout the Dominion of Canada, by the name of "The Petrolia Waggon Manufacturing Company (Limited)," with a total capital stock of twenty thousand dollars, divided into two hundred shares of one hundred dollars.

Dated at the Office of the Secretary of State of Canada, this seventeenth day of August 1881.

J. A. MOUSSEAU,
Secretary of State.

8-3

PUBLIC Notice is hereby given that, under the Canada Joint Stock Companies Act, 1877, Letters Patent have been issued under the Great Seal of the Dominion of Canada, bearing date the sixth day of August, 1881, incorporating Azro Buck Chaffee, of the City of Montreal, in the Province of Quebec, in the Dominion of Canada, Esquire; Peter Alexander Peterson, of the said City of Montreal, Esquire, civil engineer; William Prescott Hunt, of the City of Boston, in the State of Massachusetts, one of the United States of America, manufacturer; Edwin Gordon, of Hyde Park, in the said State of Massachusetts, manufacturer; and John Adams Duggan, of Quincy, in the said State of Massachusetts, manufacturer; for the purpose of manufacturing and selling throughout the Dominion of Canada the "Dominion Safety Switch," an invention patented under the number 9,965 in the Patent Office of the Dominion of Canada, which said patent was granted on the thirteenth day of May eighteen hundred and seventy-nine, for improvements in railroad switches, by the name of "The Dominion Safety Switch Company, (Limited)," with a total capital stock of one hundred thousand dollars, divided into two thousand shares of fifty dollars.

Dated at the Office of the Secretary of State of Canada, this nineteenth day of August, 1881.

J. A. MOUSSEAU,
Secretary of State.

8-3

PRIVY COUNCIL OFFICE.

OTTAWA, 12th August, 1881.

PUBLIC Notice is hereby given that by Order in Council passed on the 26th day of July last, under the provisions of the 53rd section of the Act

44 Vic. (1881) chapter 25, relating to Government Railways, the Honorable the Deputy of His Excellency the Governor General has been pleased to exempt the works undermentioned from the operation of the above stated section of the said Act, relating to the height of existing bridge structures or tunnels on the line of the Intercolonial Railway, namely:—

1. The Campbell Road Bridge at Halifax.
2. Morrissey's Rock Tunnel, near Campbellton.
3. The Mill Sluice near Etchemin.

J. O. COTÉ,
Clerk, Privy Council.

7-3

NOTICE TO MARINERS.

No. 16 of 1881.

POQUESUEDIE LIGHTHOUSE.

NOTICE is hereby given that a Lighthouse, erected by the Government of Canada on the most north-easterly point of Poquesuedie Island, Bay des Chaleurs, County of Gloucester, in the Province of New Brunswick, will be put in operation on the 1st August next.

Lat. N. 47° 49' 10"
Long. W. 64° 44' 40"

The light will be fixed, white catoptric, elevated 41 feet above high water, and should be visible 11 miles from all points seaward.

The tower is a square wooden one, 34 feet high from its base to the vane on the lantern, and is painted white.

WM. SMITH,
Deputy of the Minister of Marine, &c.

Department of Marine and Fisheries,
Ottawa, 29th July, 1881.

7-3

UNREVISED Statement of Inland Revenues for the fiscal year ended 30th June, 1881.

Source of Revenue.	—	Amount.
	\$ cts.	\$ cts.
Spirits	3,231,482 04
Malt Liquor	6,250 00
Malt	316,655 78
Tobacco	1,777,630 84
Petroleum Inspection	18,749 36
Manufactures in Bond	30,896 82
Seizures	6,058 03
Other Receipts	13,180 70
Total Excise Revenue		5,400,903 57
Canals		339,802 23
Slides and Booms		79,849 20
Hydraulic and other Rents		30,396 04
Minor Public Works		31,018 15
Culling Timber		38,396 89
Inspection of Weights and Measures		34,534 55
Inspection of Gas		2,210 50
Law Stamps, Supreme Court		1,248 16
Bill Stamps		192,773 44
Total		6,151,182 77

A. BRUNEL,
Commissioner.

Inland Revenue Department,
Ottawa, 4th August, 1881.

6-3

POST OFFICE DEPARTMENT.

Dr. Post Office Savings Bank Account for the Month of July, 1881. Cr.

(Furnished to the Minister of Finance in accordance with the Post Office Act 1875, sec. 69, and Public Accounts Audit Act, 1878, Sec. 20.)

Balance in hands of Minister of Finance on 30th June 1881.	\$6,208,226 77	Repayments at Post Office Savings Banks during month	\$172,633 22
Deposits in Post Office Savings Banks during month	402,389 00		
Interest allowed to Depositors on ac- counts closed during month	32	Balance :—	
		At the credit of Depositors' Accounts.	\$6,408,077 41
		Outstanding cheques held by Depositors, and not presented for payment.	29 905 46
	6,610,616 09		6,437,932 87
			6,610,616 09

J. M. COURTNEY,
Deputy Minister of Finance.

FINANCE DEPARTMENT, Ottawa, 17th August 1881.

CIRCULATION AND SPECIE.

	31st July.	31st August.	30th September.	31st Octob r.	30th November.	31st December.
Fractionals.....	151,678 10					
\$1 & \$2.....	4,669,269 25					
\$5, \$10 & \$20	77,040 45					
\$50 & \$100	799,375 00					
\$500 & \$1000	8,998,000 00					
Total	14,695,362 80					
	31st January.	28th February.	31st March.	30th April.	31st May.	30th June.
Fractionals.....						
\$1 & \$2.....						
\$5, \$10 & \$20.....						
\$50 & \$100.....						
\$500 & \$1000.....						
Total.....						

Fractional Notes.....	151,678 10	Specie held at Montreal, July 31st.....	1,520,525 42
Provincial "	183,790 45	Toronto, do 31st.....	559,354 48
Montreal issue.....	7,484,878 00	Halifax, do 31st.....	695,519 00
Toronto "	4,461,604 00	St. John, do 31st	193,940 44
Halifax "	1,715,203 50	Winnipeg, do 31st	4,730 16
St. John "	677,155 25		
Victoria "	21,053 50		
Total.....	\$14,695,362 80	Guaranteed Sterling Debentures.....	2,974,069 50
			2,920,000 00
			5,894,069 50
		Guaranteed Debentures to be held under	
		Vic. 43, cap. 13—	
		10 p. c. on \$14,695,362 80	1,469,536 28
		Specie to be held under Vic. 43, cap. 13—	
		15 p. c. on 14,695,362 80	2,204,304 42
			\$3,673,840 70
		Excess of Specie and Guaranteed Debentures.....	2,220,228 80
		Unguaranteed Debentures to be held under Vic. 43, cap. 13.	11,250,000 00
		75 p.c. on 14,695,362 80.....	11,021,522 10
		Excess of Unguaranteed Debentures.....	228,477 90
		SUMMARY.	
		Excess of Specie and Guaranteed Debentures.....	2,220,228 80
		Excess of Unguaranteed Debentures.....	228,477 90
			2,448,706 70

MONTHLY STATEMENT of Goods Exported from the Dominion of Canada (exclusive of British Columbia) for June, 1881.

	Produce of Canada.	Produce of other countries.	Total.
	\$ cts.	\$ cts.	\$ cts.
Produce of the Mine.....	177,756 00	9,980 00	187,736 00
do Fisheries.....	728,951 00	4,042 00	732,993 00
do Forest.....	3,939,838 00	117,112 00	4,056,950 00
Animals and their Produce.....	2,349,587 00	51,576 00	2,401,163 00
Agricultural Products.....	1,388,057 00	860,586 00	2,248,643 00
Manufactures	477,505 00	86,297 00	563,802 00
Miscellaneous Articles.....	40,403 00	16,094 00	56,497 00
Totals.....	9,102,097 00	1,145,687 00	10,247,784 00
Coin and Bullion.....			
Grand Total.....	9,102,097 00	1,145,687 00	10,247,784 00

CUSTOMS DEPARTMENT,
OTTAWA, 11th August, 1881.

J. JOHNSON,
Commissioner of Customs.

SUMMARY STATEMENT shewing the Quantity and Value of Goods entered for Consumption in the Dominion of Canada (exclusive of British Columbia) and the Duty Collected thereon, during the month ending 31st May, 1881.

ARTICLES.	ENTERED FOR CONSUMPTION.		
	Quantity.	Value.	Duty.
		\$ cts.	\$ cts.
Acids.....	\$	2,765 00	612 87
Agricultural Implements		21,389 00	5,850 65
Ale, Beer and Porter..	Gals. 24,859	15,436 00	3,774 62
Animals.....	\$	40,058 00	8,009 59
Books, Pamphlets, &c., &c.....	"	88,641 00	13,670 43
Brass and manufactures of.....	"	26,185 00	6,972 36
Breadstuffs, viz :—			
Grain of all kinds.....	Bush. 299,033	130,248 00	29,050 46
Flour and Meal.....	Brls. 40,483	131,885 00	16,383 83
Rice and all other Breadstuffs.....	\$	40,604 00	16,755 98
Candles.....	Lbs. 34,160	4,984 00	1,243 40
Chicory.....	" 16,489	799 00	657 75
Coal of all kinds and Coke.....	Tons. 108,937	335,113 00	59,415 78
Coffee, from countries others than U. S.....	Lbs. 193,168	28,065 00	3,890 06
" " U. States.....	" 61,578	9,239 00	2,260 96
Copper and manufactures of.....	\$	15,935 00	1,924 55
Cordage of all kinds.....	"	23,175 00	2,412 30
Cotton, manufactures of.....	"	640,523 00	142,077 39
Drugs and Medicines.....	"	91,413 00	19,573 72
Earthen, Stone, and Chinaware.....	"	53,234 00	15,027 25
Fancy Goods.....	"	33,809 00	7,628 05
Fish.....	"	8,136 00	1,620 83
Fruit, Dried.....	Lbs. 41,796 00	41,796 00	9,940 01
" green, &c.....	\$	53,819 00	11,141 17
Furs.....	"	69,370 00	10,754 70
Glass and Glassware.....	"	113,108 00	25,131 09
Gunpowder and explosive substances.....	"	17,232 00	5,491 35
Hats, Caps and Bonnets.....	"	80,823 00	20,203 80
Hops.....	" 8,347	1,729 00	500 82
Iron and Steel, and manufactures of	Lbs. 978,507 00	978,507 00	189,239 28
Jewellery and watches, and manufactures of gold and silver	"	62,373 00	15,138 62
Lead and manufactures of.....	"	29,515 00	4,306 06
Leather and manufactures of.....	"	117,712 00	25,811 72
Marble and Stone, and manufactures of.....	"	19,986 00	3,625 11
Malt.....	Lbs. 42,207 00	42,207 00	8,598 30
Metals, Composition, &c., and manufactures of.....	\$	30,145 00	8,373 75
Musical Instruments.....	"	16,073 00	7,427 07
Oils, Kerosene, Refined Petroleum, etc., etc.....	Gals. 102,326	62,205 00	14,116 65
" all other, N.E.S.....	" 105,234	72,635 00	9,289 28
Paints and Colors.....	\$	101,939 00	23,938 64
Paper and manufactures of.....	"	1,474 00	442 20
Perfumery, &c.....	"		
Provisions, viz :			
Bacon, Hams, Shoulders, Sides ; Beef, Pork and Mutton.....	Lbs. 1,119,259	92,887 00	13,944 47
Butter.....	" 709	155 00	25 17
Cheese.....	" 4,701	735 00	141 03
Lard.....	" 322,632	37,423 00	6,452 64
Poultry and other meats.....	\$	6,985 00	1,200 02
Salt, not imported from Great Britain or British Possessions or for Gulf Fisheries.....	Lbs. 59,710	248 00	59 45
Seeds.....	\$	13,708 00	1,966 51
Silk, manufactures of.....	"	163,832 00	47,469 35
Soap of all kinds.....	Lbs. 134,856	8,691 00	2,765 12
Spices, ground and unground.....	\$	15,644 00	3,297 55
Starch.....	Lbs. 114,536	8,004 00	2,289 62
Spirits of all kinds	Gals. 66,302	68,530 00	92,973 97
Wines, other than Sparkling	" 35,065	29,911 00	21,756 67
Sparkling.....	Doz. 1,297	10,575 00	6,045 43
Sugar, above No. 14, D.S.....	Lbs. 651,623	33,932 00	19,392 30
" equal to No. 9, and not above No. 14, D.S.....	" 5,573,634	203,195 00	102,735 23
" below No. 9, D.S.....	" 5,926,947	200,542 00	90,297 38
" Syrups, Cane Juice, &c.....	" 184,956	5,266 00	2,732 44
" Melado, &c., &c.....	" 1,762,751	50,682 00	21,814 92
Glucose and Syrups.....	" 55,677	1,923 00	914 46
Molasses for refining.....	Gals. 285,914	76,523 00	11,730 60
Molasses not for refining.....	" 1,256,962	255,298 00	55,265 90
Tea from countries other than the U.S.....	Lbs. 453,961	88,090 00	30,508 63
United States	" 28,295	32,504 00	18,090 29
Tobacco and Cigars.....	"	110,313 00	27,540 34
Wood and manufactures of.....	\$	444,318 00	123,835 60
Woollen manufactures	"	729,268 00	163,159 79
All other dutiable articles.....	\$		
Total Dutiable Goods.....		\$6,343,406 00	\$1,611,687 33
Coin and Bullion (except U.S. silver coin).....		73,213 00	
Free Goods, all other.....		2,007,649 00	
Grand Total entered for Consumption.....		\$8,424,268 00	\$1,611,687 33

CUSTOMS DEPARTMENT,
OTTAWA, 12th July, 1881.

J. JOHNSON,
Commissioner of Customs.

GENERAL ABSTRACT

SHOWING the average amount of the Liabilities and Assets of the Bank of British Columbia, within the Province of British Columbia and its Dependencies, taken from the several Weekly Statements, for the quarter ending 30th June, 1881.

Prepared and submitted to the Finance Department in conformity with the Local Banking Act of 1864

<i>Liabilities.</i>	<i>\$ cts.</i>	<i>Assets.</i>	<i>\$ cts.</i>
Notes in circulation.....	371,062 00	Legal Tender Coin in Gold and Silver.....	184,409 89
Balances due to other Banks and Branches..	8,035 06	Gold Bullion.....	9,306 25
Deposits not bearing interest ... \$763,762 01		Landed and other Property.....	26,111 46
Deposits bearing interest..... .. 29,714 82		Balances due from other Banks	
	793,476 83	and Branches, situate within	
		the Province.....\$ 4,088 74	
		Balances due from other Banks	
		and Branches, situate without	
		the Province..... 525,260 22	
			529,348 96
		All debts due to the Bank with-	
		in the Province, including	
		Notes, Bills of Exchange, and	
		all Stock and Funded Debts	
		of every description, except-	
		ing Notes, Bills and Balances	
		due from other Banks and	
		Branches 635,022 20	
		Do without the Province... 26,877 04	
			711,899 24
Total amount of Liabilities... ..	1,172,573 89	Total amount of Assets.....	1,461,075 80

Amount of Capital Stock paid up at close of the Quarter ending 30th June, 1881..... \$1,730,000 00
Rate of last Dividend declared to the Shareholders. 5 per cent. per annum.
Amount of last Dividend declared..... 43,250 00
Amount of Reserve Profit at the time of declaring said Dividend..... 226,560 00

WM. C. WARD,
Manager,

CHS. S. JONES,
Accountant.
6-3

Victoria, B.C., 21st July, 1881.

THE FOLLOWING NEW POST OFFICES WERE ESTABLISHED IN CANADA
ON THE 1ST JULY, 1881.

NAME OF POST OFFICE.	TOWNSHIP OR PARISH.	ELECTORAL COUNTY.	POSTMASTER.
Alkali Lake.....	Cariboo..... B.C.	John E. Moore.
Beaumaris.....	Monck.....	Muskoka..... O.	Edward Prowse.
*Beauséjour.....	Unsurveyed.....	Unsurveyed..... M.	F. Schooley.
Big Bar Creek.....	Cariboo..... B.C.	Joseph Haller.
Bloomfield Station.....	Kings..... N.B.	Benjamin Gray.
Bumbury.....	Ameliasburg.....	Prince Edward..... O.	Reuben S. Howell.
Chedworth.....	Melanchton.....	Grey, E.R..... O.	James Corbett.
Clarence.....	Annapolis..... N.S.	S. N. Jackson.
Fortierville.....	St. Jean des Chaillons.....	Lotbinière..... Q.	J. B. Fortier.
Garryowen.....	Sydenham.....	Grey, N.R..... O.	Mrs. E. Leighton.
*Glenora.....	Sec 28, Tp. 3, Range 13 W.	Marquette..... M.	Thomas Feely.
Gowrie.....	Fullarton.....	Perth, S.R..... O.	Richard Moore.
Greenfield.....	Colchester..... N.S.	Robert McKenzie.
Grimsby Camp.....	Grimsby.....	Lincoln..... O.	N. Phelps.
Jocelyn.....	St. Joseph's Island.....	Algoma..... O.	C. Young.
Kingscote.....	Proton.....	Grey, E.R..... O.	James Armstrong.
Leonardville.....	Charlotte..... N.B.	George F. Leonard.
*Lintrathen.....	Sec. 21, Tp. 5, Range 6, W.	Marquette..... M.	Andrew Riddell.
*Littleton.....	Sec. 15, Tp. 7, Range 12 W.	Marquette..... M.	Benjamin Denby.
Maple Lake.....	Stanhope.....	Peterborough, E.R..... O.	James Melville.
Millarton.....	Kincardine.....	Bruce, S.R..... O.	Robert Millar.
Mud Bay.....	New Westminster..... B.C.	Wm. Woodward.
Parisville.....	St. Jean des Chaillons.....	Lotbinière..... Q.	Isaie Paris.
Poplar Hill.....	Lobo.....	Middlesex, N.R..... O.	Eli R. Barclay.
River Gilbert Gold Mines.....	St. François.....	Beauce..... Q.	Joseph T. Lachance.
Sadowa.....	Dalton.....	Victoria, N.R..... O.	John H. Vanvlack.
*Savona's Ferry.....	Yale..... B.C.	Elizabeth Jane Wren.
Sea Side.....	Restigouche..... N.B.	Alex. Dickie.
Sleswick (re-opened).....	Albion.....	Cardwell..... O.	William Parkhill.
*Somerset.....	Sec. 19, Tp. 5, Range 9, W.	Marquette..... M.	A. D. Burdick.
Sturgeon Falls.....	Springer.....	District of Nipissing..... O.	James Holditch.
Sunnidale Corners.....	Sunnidale.....	Simcoe, N.R..... O.	John S. Dixon.
Tenby Bay.....	St. Joseph's Island.....	Algoma..... O.	J. W. Linton.
*Wellwood.....	Sec. 33, Tp. 12, Range 14...	Marquette..... M.	Cyrus Turner.
West Caledonia.....	Queens..... N.S.	William Butler.

* These offices were established on the 1st June, 1881.

CHANGES IN POST OFFICES ALREADY ESTABLISHED.

OFFICES CLOSED.

Nober, Co. Haldimand, O.
Portage River, Co. Northumberland, N.B.
Roxham, Co. St. John's, Q.

NAMES CHANGED.

Port Hoover, Co. Victoria, S.R., O.....to Finger Board.
Hope Bay, Co. Bruce, N.R., O.....to Hope Ness.

CAPITAL.		LIABILITIES.							
		Capital paid up.	Capital Stock.	Dominion Govt. deposits payable on demand.	Provincial Govt. deposits payable on demand.	Other deposits payable on demand.	Dominion Govt. deposits payable after notice.	Provincial Govt. deposits payable after notice.	Other deposits payable after notice.
City and District Savings Bank.....	\$ cts.	\$ cts.		\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
	2,000,000 00	666,000 00		277,219 36			17,030 00		4,997,423 06
Caisse d'Economie Notre-Dame de Québec.....	1,000,000 00	250,000 00							2,992,184 05
									83,000 00
									35,710 29
									5,510,078 08
									3,110,894 34

ASSETS.

	Dominion Securities.	Provincial or Municipal Securities.	Loans having Government Securities.	Loans secured by Bank Stock.	Loans secured by Stock, &c.	Cash in hand or on call in chartered Banks.	Special Poor Fund or charity Fund Investments.	Bank Stock prior to incorporation.	Other Assets.	Total Assets.
City and District Savings Bank.....	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
	97,463 27	880,294 84	600 82	1,867,994 00	1,242,257 04	1,613,814 95	180,000 00		423,500 58	6,208,462 23
Caisse d'Economie Notre-Dame de Québec.....		616,290 48		742,580 09	125,750 18	1,372,863 15	83,000 00	245,220 00	117,911 84	3,401,079 01

* Including landed property of Bank \$346,433 49.

J. M. COURTNEY,
Deputy Minister of Finance.

FINANCE DEPARTMENT,
Ottawa, 5th August 1881.

NAME OF THE COMPANY.	Chief Agent to receive process.	Amount of Deposit.		Description of Insurance business for which licensed.
		Deposits marked (A) are applicable solely to Life Policies existing 31st March 1878; marked (B) to policies subsequent to that date.		
The Accident Insurance Company of North America.....	Edward Rawlings, Manager, Montreal.....	\$13,500 Montreal Harbour bonds; \$9,733 Montreal Warehousing Bds.; \$850, 5 p. Canada stock. (Accepted at \$20,000).....	Accident.	
The Aetna Insurance Company of Hartford, Connecticut.....	Robert Wood, General Agent, Montreal.....	\$5,070 Canada stock; \$23,000 Municipal Debentures; \$72,000 U.S. Bonds. (Accepted at \$97,771)	Fire and Inland Marine.	
The Aetna Life Insurance Company of Hartford, Connecticut.....	Wm. H. Orr, Manager, Toronto.....	\$100,000 U.S. gold bonds (A), \$70,000 U.S. Bonds and \$25,000 Debs. Prov. of Queb. (B)	Life.	
The Agricultural Insurance Company of Watertown, N.Y., U.S.....	Jno. Fisher, Chief Agent, Cobourg.....	\$100,000 U.S. Bonds, 4 per cent.	Fire.	
The Anchor Marine Insurance Company.....	Hugh Scott, Agent, Toronto.....	\$56,000 Municipal Debentures. (Accepted at \$50,400).....	Inland Marine.	
The British America Assurance Company, Toronto.....	Louis H. Boulton, Acting Manager, Toronto.....	\$61,000 Municipal Debentures. (Accepted at \$54,900).....	Fire and Inland Marine.	
The Briton Life Association (Limited).....	J. B. M. Chipman, Chief Agent, Montreal.....	\$54,993—Canada 4 per cent. bonds	Life.	
The Canada Fire and Marine Insurance Company.....	Charles Cameron, Managing Direct., Hamilt'n	\$57,000 Municipal Debent. (Accepted at \$51,300).....	Fire and Inland Marine.	
The Canada Life Assurance Company, Hamilton	A. G. Ramsay, Manager, Hamilton	\$60,000 Municipal Debentures. (Accepted at \$54,000)	Life.	
The Canadian Steam Users Insurance Association.....	W. B. McMurrich, Agent, Toronto.....	\$3,900 Imper. Building Society stock, \$5,000 Toronto Building and Loan Assoc. stock, \$1,600 Western Assur. stock.....	Steam Boilers, &c.	
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal.....	\$56,000 Municipal Debentures. (Accepted at \$50,400).....	Life and Accident.	
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal	\$56,000 Montreal Harbor bonds. (Accepted at \$50,400).....	Fire and Inland Marine.	
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal.....	\$30,000 cash	Guarantee.	
The Commercial Union Assurance Company of London, England.....	Fred. Cole, General Agent, Montreal.....	\$100,344 Canada stock (Life A), \$50,613 Canada Con. 5 per cent. stock and \$55,967, 4 p. c. stock (Fire).....	Fire and Life.	
The Confederation Life Association of Canada	J. K. Macdonald, Managing Director, Toronto	\$86,300 Municipal Debentures. (Accepted at \$77,650).....	Life.	
The Dominion Fire and Marine Insurance Company, (Hamilton).....	F. R. Despard, Manager, Hamilton	\$35,000 cash, \$15,000, City Victoria, B. C. Bonds.....	Fire and Inland Marine.	
The Equitable Life Assurance Society of the United States, N. Y.....	R. W. Gale, Manager, Montreal	\$100,000 Canada stock (A) and \$65,000 U.S. Bonds (B).....	Life.	
The Fire Insurance Association (Limited), London, England.....	Wm. Robertson, Chief Agent, Montreal	\$100,000 Canada stock	Fire.	
The Guarantee Company of North America.....	Edward Rawlings, Manager, Montreal.....	\$32,000 Municipal Debentures; \$15,000 Mon. Harb. Bonds; \$9,733 Mon. Warehousing bds. and \$400 stock. (Accepted at \$51,000)	Guarantee.	
The Guardian Fire and Life Assurance Company, London, England.....	Robt. Simms & Co., and Geo. Denholm, Gen. Agents, Montreal.....	\$100,343 Canada stock	Fire.	
The Hartford Fire Insurance Company, Hartford, Connecticut.....	Robt. Wood, General Agent, Montreal	\$55,000 U.S. bds. and \$30,840 bank stock. (Accepted at \$100,000)	Fire.	
The Imperial Insurance Company of London, England.....	W. H. Rintoul, Agent, Montreal.....	\$48,667 Con. 5 per cent. Can. stock, \$51,402 6 per cent. Can. stock	Fire.	
The Lancashire Insurance Company.....	S. C. Duncan-Clark, Chief Agent, Toronto.....	\$100,000 Canada stock.....	Fire.	
The Lion Life Insurance Company (Limited) London, England.....	Fred. Stanciliffe, General Manager, Montreal	\$10,000 stg. Canada stock	Life.	
The Liverpool and London and Globe Insurance Company.....	G. F. C. Smith, Chief Agent, Montreal.....	\$50,000 Canada stock (Life), and \$3,000 Can. 5's; \$63,000 Municipal Deb., \$25,000 Montreal Investment Association; and \$17,030 cash. (Accepted at \$145,480).....	Fire and Life	
The London Assurance Corporation, England.....	C. C. Foster, Agent, Montreal	\$50,127 Canada Con. 5 p. c. stock and \$99,873 Canada stock, being (Fire) \$100,000 and (Life) \$50,000	Fire and Life.	
The London Guarantee and Accident Co. (Limited)	A. T. McGord, Jr., Chief Agent, Toronto.....	\$11,000 stg. Canada Stock	Guarantee and Accident.	
The London and Lancashire Fire Insurance Company, Liverpool.....	C. J. Spike, Chief Agt., Halifax, N.S	\$21,000 stg., Canada Stock	Fire.	
The London and Lancashire Life Assurance Company.....	William Robertson, Manager, Montreal.....	\$100,000 Canada stock (A) \$5,000 cash and \$4,867 Prov. of Queb. bonds (B)	Life.	
The London Mutual Fire Insurance Company of Canada, London, Ont.	D. C. Macdonald, Secretary, London.....	\$25,000 Canada Stock and \$5,000 cash.....	Life.	
The Metropolitan Life Insurance Company of New York.....	Thos. A. Temple, General Agent, St. John, N.E.....	\$100,000 U. S. bonds	Life	
The Metropolitan Plate Glass Insurance Company, New York.....	A. J. Pell, Montreal.....	\$5,000 United States bonds.....	Plate Glass Insurance.	
The Mutual Life Association of Canada.....	J. Turner, President, Hamilton.....	\$92,988 Municipal Debentures. (Accepted at \$83,690).....	Life.	
The North American Mutual Life Insurance Company.....	Wm. McCabe, Managing Director, Toronto.....	\$50,000 cash.....	Life.	
The North British and Mercantile Insurance Company.....	Macdonnell & Davidson, General Agents, } Montreal.....	\$50,000 Canada stock (Life A); \$47,000 Montreal Harbour bonds and \$65,000 Municipal Deb. (Fire). (Accepted at \$150,800)	Fire and Life	

The Northern Assurance Company of Aberdeen and London.....	Taylor Bros., General Agents, Montreal.....	\$85,833 Canada stock, \$14,167 Canada 5's.....	Fire.
The Norwich Union Fire Insurance Society, Norwich, England.....	Alex. Dixon, Agent, Toronto.....	\$100,000 Canada Stock.....	Fire.
The Ontario Mutual Life Assurance Company.....	Wm. Hendry, Manager, Waterloo.....	\$56,157 Municipal Debentures. (Accepted at \$50,541)...	Life.
The Phoenix Insurance Company of Brooklyn.....	Robert Hampson, Agent, Montreal.....	\$100,000, U. S. bonds.....	Fire and Inland Marine.
The Phoenix Fire Assurance Company, London, England.....	Gillespie, Moffatt & Co., Gen Ag'ts Montl...	\$50,171 Canada stock, and \$50,126 Canada Con. 5 p.c. stock.....	Fire.
The Quebec Fire Assurance Company.....	J. G. Clapham, President, Quebec.....	\$25,000 Canada stock, \$60,000 Bank stock, and \$15,200 Municipal Debentures. (Accepted at \$98,680).....	Fire.
The Queen Fire and Life Insurance Company, England.....	A. M. Forbes & H. J. Mudge, Chief Agents, Montreal.....	\$100,000 Canada stock (Fire) and \$51,100 Canada Consol. 5 p. c. stock (Life).....	Fire and Life.
The Reliance Mutual Life Assurance Society, London, England.....	J. Cassie Hatton, Attorney, Montreal.....	\$100,000 Canada stock (A) and \$10,000 Canada stock (B).....	Life.
The Royal Canadian Insurance Company.....	Arthur Gagnon, Secretary, Montreal.....	\$56,000 Montreal Harbour bonds. (Accepted at \$50,400).....	Fire and Inland Marine.
The Royal Insurance Company.....	M. H. Gault & Wm. Tatley, Chief Agents, Montreal.....		
The Scottish Imperial Insurance Company.....	Taylor Bros., General Agents, Montreal.....	\$96,982 Canada stock, \$53,533 Canada Consol. 5 p. c. stock, \$170,333, British Consols—being \$149,182 (Fire) \$50,000 (Life A) and \$121,666 (General). Also \$97,333.33, British Annuities (General). Total \$418,182.....	Fire and Life.
The Sovereign Fire Insurance Company of Canada.....	Hon. Alex. Mackenzie, President, Toronto.....	\$71,068 Canada stock, \$20,000 Montreal Harbour bonds, \$13,500 Municipal Deb. (Accepted at \$101,107).....	Fire.
The Standard Life Assurance Company, Scotland.....	W. M. Ramsay, Manager, Montreal.....	\$115,655 Municipal Debent., cash \$3,684. (Accepted at \$101,218)...	Fire.
The Star Life Assurance Society of England.....	A. W. Lauder, General Treasurer, Toronto.....	\$64,000 Mun. Debts., \$107,000 Mont. Harbour Bds., (accepted at \$153,900), being \$126,750 (Life A), and \$27,150 (Life B).....	Life.
The Sun Mutual Life Insurance Company of Montreal.....	R. Macaulay, Secret. and Manager, Montreal.....	\$100,343 Canada stock.....	Life.
The Toronto Life Assurance and Tontine Company.....	Arthur Harvey, Manager, Toronto.....	\$56,000 Municipal Debentures. (Accepted at \$50,400).....	Life and Accident.
The Travelers Insurance Company of Hartford, Conn.	Thos. Simpson, Agent, Montreal.....	\$32,400 Municipal Debent., cash \$1,040.36. (Accepted at \$30,200). \$100,000 U. S. bonds, \$25,000 Municipal Debent., \$20,000 Montreal Harbour Bonds, (accepted at \$140,500), being \$100,000 (Life A) \$25,000 par (Life B) and \$20,000 par, (accident).....	Life and Accident.
The Union Mutual Life Insurance Company of Maine.....	Wm. Mulock, Agent Toronto.....	\$100,000 U. S. 4 per cent. Bonds (A) and \$15,000 District of Columbia, U. S., Bonds (B).....	Life.
The Western Assurance Company, Toronto.....	J. J. Kenny, Managing Director, Toronto.....	\$57,700 Municipal Debentures. (Accepted at \$51,930).....	Fire and Inland Marine.

THE FOLLOWING LIFE INSURANCE COMPANIES HAVING CEASED TO TRANSACT NEW BUSINESS IN CANADA, ARE ENTITLED UNDER SECTION 17 OF THE CONSOLIDATED INSURANCE ACT OF 1877, TO TRANSACT ALL BUSINESS CONNECTED WITH POLICIES EXISTING AT 31st MARCH, 1878, AND THEIR DEPOSITS ARE APPLICABLE TO THOSE POLICIES SUBJECT TO THE PROVISIONS OF THE INSURANCE ACTS OF 1868 AND 1871.

NAME OF THE COMPANY.	Chief Agent to receive process.	Amount of Deposit.	Business.
The Briton Medical and General Life Association, London, England.	Jas. B. M. Chipman, Manager, Montreal.....	\$100,343 Canada Stock	Life.
The Connecticut Mutual Life Insurance Company of Hartford, Conn., U.S.....	Robt. Wood, General Agent, Montreal.....	\$100,000 U.S. Bonds.....	Life.
The Edinburgh Life Assurance Company.....	David Higgins, Chief Agent, Toronto.....	\$150,515 Canada Stock.....	Life.
The Life Association of Scotland.....	George W. Ford, Chief Agent, Montreal.....	\$150,000 Canada Stock.....	Life.
The National Life Insurance Company of the United States of America.....	John F. Bell, Attorney, Windsor.....	\$100,000 U. S. Bonds.....	Life.
The New York Life Insurance Company.....	F. W. Campbell, M.D., Attorney, Montreal.....	\$100,000 U. S. Bonds.....	Life.
The North Western Mutual Life Insurance Company of Milwaukee.....	M. W. Mills, Chief Agent, Toronto.....	\$100,000 U. S. Bonds.....	Life.
The Phoenix Mutual Life Insurance Company, Hartford, Connecticut.....	A. R. Bethune, General Agent, Montreal.....	\$105,000 U. S. Bonds.....	Life.
The Positive Government Security Life Assurance Company (limited) England.....	John Taylor, Secretary, Montreal.....	\$8,273 Canada 5 per cent Debentures.....	Life.
The Scottish Amicable Life Assurance Society.....	Geo. Wm. Ford, General Agent, Montreal.....	\$150,000 Canada Stock.....	Life.
The Scottish Provident Institution.....	R. A. Ramsay, Attorney, Montreal.....	\$100,343 Canada Stock.....	Life.
The Scottish Provincial Assurance Company.....	Geo. Wm. Ford, Secretary, Montreal.....	\$150,790, viz: 112,343, Canada Stock, and \$38,447 Canada 5 per cent debentures.....	Life.
The United States Life Insurance Company.....	\$60,000 U. S. Gold Bonds.....	Life.

NOTE.—The Globe Mutual Life Insurance Company of New York, has been declared insolvent both in the United States and Canada, and Jas. D. Fish of New York has been appointed Receiver by the United States Courts, and W. C. Wells, of Montreal, has been appointed Assignee by the Superior Court of Lower Canada, Montreal, for the Canadian business of the Company. The deposit of the Company with the Government, \$100,000 U.S. Bonds, has by order of said Superior Court, been delivered to the Bankers of that Court.

The Merchants' Marine Insurance Company of Montreal has ceased to transact business and is winding up its affairs. The deposit has been surrendered to the Company, except \$2,223 cash held against contested claims.

Office of the Superintendent of Insurance,
Ottawa, 30th June, 1881.

J. B. CHERRIMAN, Superintendent of Insurance.

STATEMENT OF B

NAME OF BANK. NOM DE LA BANQUE.	CAPITAL.				
	Capital Authorized.		Capital Subscribed.		C
	Capital autorisé.		Capital souscrit.		
Quebec Bank.....	101,500 42	321,348 00	84,841 20	68,897 66	176,445 86
Union Bank.....	22,717 60	121,245 00	75,026 77	77,253 48	17,070 77
† Stadacona Bank.....					
† Consolidated Bank of Canada.....					
Total Quebec.....	3,729,763 86	7,121,820 70	2,089,006 50	1,079,433 81	20,652,765 53
Total Ontario.....	1,727,776 28	2,479,968 81	1,517,029 08	1,178,402 47	4,856,977 86
Total Ontario and Quebec.....	5,457,540 14	9,601,789 51	3,606,035 58	2,257,836 28	25,509,743 39
NOVA SCOTIA.					
Bank of Yarmouth.....	36,218 84	19,052 00	10,660 17	55,951 06	44,915 90
Bank of Nova Scotia.....	205,163 92	284,628 00	108,840 66	137,119 47	320,073 64
Exchange Bank of Yarmouth.....	15,626 88	11,520 00	5,087 47	8,740 05	9,344 03
Merchants Bank of Halifax...	76,966 71	108,172 00	72,728 87	60,058 50	16,922 49
People's Bank of Halifax.....	45,393 30	114,038 00	15,687 86	16,026 57	56,689 30
Union Bank of Halifax.....	37,597 29	113,623 00	25,324 86	16,228 38	34,522 26
† Bank of Liverpool.....					
Pictou Bank.....	34,116 95	21,004 94	15,074 86	16,027 63	5,542 45
Halifax Banking Company.....	32,278 25	31,201 26	21,679 35	8,712 24	35,539 99
Commercial Bank of Windsor.....	18,294 66	13,523 89	2,016 67	5,656 41	28,386 32
Total Nova Scotia.....	501,656 80	716,763 09	277,100 77	324,520 31	551,936 38
PRINCE EDWARD ISLAND.					
* Bank of Prince Edward Island.....					
* Union Bank.....					
NEW BRUNSWICK.					
Bank of New Brunswick.....	164,790 08	157,625 00	50,455 00	120,593 89	217,592 79
Maritime B. of the Dominion of Canada	77	512 00		3,400 13	384 57
* People's Bank.....					
St. Stephen's Bank.....	33,730 00		51,884 90	24,408 76	68,399 87
Total New Brunswick.....	198,520 85	158,137 00	102,339 90	148,402 78	286,377 23
BRITISH COLUMBIA.					
Bank of British Columbia.....					
Total Ontario and Quebec.....	5,457,540 14	9,601,789 51	3,606,035 58	2,257,836 28	25,509,743 39
" Nova Scotia.....	501,656 80	716,763 09	277,100 77	324,520 31	551,936 38
" N w Brunswick.....	198,520 85	158,137 00	102,339 90	148,402 78	286,377 23
Grand Total.....	6,157,717 79	10,476,689 60	3,985,476 25	2,730,759 37	26,348,057 00

* At present not obliged to make returns.

† Mechanics' Bank suspended.

FINANCE DEPARTMENT,
Ottawa, 11th August, 1881.

STATEMENT OF BANKS ACTING UNDER CHARTER, for the month ending 31st July, 1881, according to the Returns furnished by them to the Department of Finance.

NAME OF BANK. — NOM DE LA BANQUE.	CAPITAL.				LIABILITIES.												Total Liabilities. — Total du passif.		
	Capital Authorized. — Capital autorisé.	Capital Subscribed. — Capital souscrit.	Capital Paid Up. — Capital versé.	Notes in Circulation. — Billets en circulation.	Dominion Government Deposits Payable on Demand. — Dépôts du Gouvernement fédéral remboursables à la demande.	Dominion Government Deposits payable after notice, or on a fixed day. — Dépôts du gouvernement fédéral, remboursables après avis ou à une date fixe.	Deposits held as Security for execution of Dominion Government contracts and for Insurance Companies. — Dépôts gardés comme garantie de l'exécution de travaux entrepris pour le gouvernement fédéral et pour des Compagnies d'assurances.	Provincial Government Deposits Payable on demand. — Dépôts des Gouvernements provinciaux remboursables à la demande.	Provincial Government Deposits Payable after notice, or on a fixed day. — Dépôts des Gouvernements provinciaux remboursables après avis ou à une date fixe.	Other Deposits Payable on Demand. — Autres dépôts remboursables à la demande.	Other Deposits Payable after notice, or on a fixed day. — Autres dépôts remboursables après avis ou à une date fixe.	Loans from or Deposits made by other Banks in Canada secured. — Emprunts faits à d'autres banques, ou dépôts faits par d'autres banques en Canada, garantis.	Loans from or Deposits made by other Banks in Canada unsecured. — Emprunts faits à d'autres banques, ou dépôts faits par d'autres banques en Canada non garantis.	Due to other Banks in Canada. — Dû à d'autres Banques en Canada.	Due to Agencies of Bank or to other Banks or Agencies in foreign countries. — Dû à des agences de la banque, ou à d'autres banques ou agences dans les pays étrangers.	Due to Agencies of Bank or to other Banks or Agencies in United Kingdom. — Dû à des agences de la banque, ou à d'autres banques ou agences dans le Royaume-Uni.		Liabilities not included under foregoing heads. — Engagements non compris dans les items qui précèdent.	
ONTARIO.																			
Bank of Toronto.....	2,000,000 00	2,000,000 00	2,000,000 00	855,361 00	50,538 17	22,250 00	22,250 00	147,981 00	147,981 00	2,131,121 48	1,148,657 20	143,723 42	143,723 42	18,472 97	12,147 84	12,147 84	8,988 84	4,390,823 08	
Bank of Hamilton.....	1,000,000 00	1,000,000 00	1,000,000 00	1,751 50	1,751 50	42,000 00	42,000 00	17,981 00	17,981 00	881,322 51	282,959 62	30,952 31	30,952 31	2,211 86	130,147 84	130,147 84	1,876,800 61	1,876,800 61	
Canadian Bank of Commerce.....	6,000,000 00	6,000,000 00	6,000,000 00	2,621,022 00	2,621,022 00	100,133 30	100,133 30	147,081 83	147,081 83	5,913,183 21	5,884,579 61	30,952 31	30,952 31	42,123 73	401,843 73	401,843 73	15,724,781 71	15,724,781 71	
Dominion Bank.....	1,000,000 00	1,000,000 00	1,000,000 00	853,023 00	16,889 62	10,000 00	10,000 00	17,981 00	17,981 00	1,855,847 65	1,575,581 47	108,384 64	108,384 64	60,472 13	101,348 48	101,348 48	4,592,197 86	4,592,197 86	
Ontario Bank.....	3,000,000 00	3,000,000 00	3,000,000 00	2,998,138 00	2,998,138 00	1,750 00	1,750 00	108,428 80	108,428 80	2,288,703 31	1,103,679 65	1,153,672 13	1,153,672 13	12,025 04	1,173 91	188,925 06	5,120,012 74	5,120,012 74	
Standard Bank.....	1,000,000 00	1,000,000 00	1,000,000 00	553,450 00	553,450 00	68,611 84	68,611 84	713,322 50	713,322 50	713,322 50	322,270 84	50,000 00	50,000 00	72,203 07	203,230 07	203,230 07	1,472,597 22	1,472,597 22	
Federal Bank.....	1,500,000 00	1,274,400 00	1,261,310 00	1,130,650 00	47,913 55	168,600 00	168,600 00	30 03	30 03	1,814,128 55	2,683,455 73	15 00	15 00	208,230 07	208,230 07	208,230 07	6,084,779 08	6,084,779 08	
Bank of Ottawa.....	1,000,000 00	1,000,000 00	1,000,000 00	500,805 00	330,021 00	11,508 44	11,508 44	5,480 00	5,480 00	2,072,055 79	3,374,471 75	15,905 08	15,905 08	15,905 08	15,905 08	15,905 08	1,018,181 98	1,018,181 98	
Imperial Bank of Canada.....	1,000,000 00	1,000,000 00	1,000,000 00	890,850 00	890,850 00	50,000 00	50,000 00	163,090 60	163,090 60	1,370,381 43	1,394,296 90	15,905 08	15,905 08	15,905 08	15,905 08	15,905 08	4,059,593 03	4,059,593 03	
Total, Ontario.....	17,500,000 00	16,398,100 00	16,118,501 00	8,407,004 00	482,384 69	50,000 00	348,115 00	305,502 15	316,784 71	17,281,085 40	14,638,893 04	290,475 73	290,475 73	338,824 12	1,173 91	1,164,504 18	8,988 84	44,300,890 83	
QUEBEC.																			
Bank of Montreal.....	12,000,000 00	12,000,000 00	11,999,200 00	4,343,063 00	3,530,019 65	2,100,000 00	492,191 19	108,537 06	108,537 06	9,172,699 70	6,113,908 60	486,524 44	486,524 44	182,209 24	25,417 14	284,062 41	74,072 09	126,133,985 53	
Bank of British North America.....	4,868,668 00	4,868,668 00	4,868,668 00	1,198 00	1,198 00	559 00	559 00	559 00	559 00	1,198 00	559 00	559 00	559 00	559 00	559 00	559 00	559 00	5,781,077 00	5,781,077 00
Bank of the People.....	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	25,000 00	25,000 00	770 00	770 00	1,209,412 10	535,810 05	12,053 11	12,053 11	12,053 11	12,053 11	12,053 11	4,155 87	1,715,275 18	
Bank of Commerce.....	2,000,000 00	2,000,000 00	2,000,000 00	2,000,000 00	2,000,000 00	20,000 00	20,000 00	20,000 00	20,000 00	2,000,000 00	2,000,000 00	2,000,000 00	2,000,000 00	2,000,000 00	2,000,000 00	2,000,000 00	2,000,000 00	2,000,000 00	
Bank of the Province.....	1,000,000 00	1,000,000 00	1,000,000 00	20,000 00	20,000 00	20,000 00	20,000 00	20,000 00	20,000 00	20,000 00	20,000 00	20,000 00	20,000 00	20,000 00	20,000 00	20,000 00	20,000 00	20,000 00	
Bank of the City.....	500,000 00	500,000 00	500,000 00	20,000 00	20,000 00	20,000 00	20,000 00	20,000 00	20,000 00	20,000 00	20,000 00	20,000 00	20,000 00	20,000 00	20,000 00	20,000 00	20,000 00	20,000 00	
Bank of the West.....	1,000,000 00	1,000,000 00	1,000,000 00	223,820 00	223,820 00	12,848 29	12,848 29	5,062 51	5,062 51	238,182 81	105,137 05	28,578 10	28,578 10	28,578 10	28,578 10	28,578 10	28,578 10	28,578 10	
Bank of St. Jean.....	1,000,000 00	1,000,000 00	1,000,000 00	243,400 00	243,400 00	3,037 19	3,037 19	5,062 51	5,062 51	238,182 81	105,137 05	28,578 10	28,578 10	28,578 10	28,578 10	28,578 10	28,578 10	28,578 10	
Bank of St. Hyacinthe.....	1,000,000 00	1,000,000 00	1,000,000 00	243,400 00	243,400 00	3,037 19	3,037 19	5,062 51	5,062 51	238,182 81	105,137 05	28,578 10	28,578 10	28,578 10	28,578 10	28,578 10	28,578 10	28,578 10	
La Banque d'Hochelaga.....	1,000,000 00	1,000,000 00	1,000,000 00	243,400 00	243,400 00	3,037 19	3,037 19	5,062 51	5,062 51	238,182 81	105,137 05	28,578 10	28,578 10	28,578 10	28,578 10	28,578 10	28,578 10	28,578 10	
Eastern Townships Bank.....	1,500,000 00	1,479,800 00	1,479,800 00	1,399,155 61	1,399,155 61	191,000 00	191,000 00	15,382 51	15,382 51	412,256 08	119,024 97	3,921 57	3,921 57	100,000 00	46,211 09	18,345 10	6,830 98	2,518,320 30	
Exchange Bank of Canada.....	500,000 00	500,000 00	500,000 00	571,176 00	11,631 11	571,278 20	571,278 20	8,000 81	8,000 81	2,003,023 03	1,001,628 39	806,433 76	806,433 76	23,685 57	23,685 57	23,685 57	10,330 55	1,934,417 40	
Molson's Bank.....	2,000,000 00	2,000,000 00	2,000,000 00	1,038,841 00	1,038,841 00	397,814 11	397,814 11	6,000 81	6,000 81	3,089,861 73	3,805,405 90	23,685 57	23,685 57	23,685 57	23,685 57	23,685 57	10,330 55	11,039,353 05	
Merchants' Bank of Canada.....	6,000,000 00	5,798,267 67	5,614,570 00	5,614,570 00	5,614,570 00	397,814 11	397,814 11	31,900 00	31,900 00	6,000 81	6,000 81	806,433 76	806,433 76	23,685 57	23,685 57	23,685 57	10,330 55	11,039,353 05	
Mechanics' Bank.....	3,000,000 00	2,500,000 00	2,500,000 00	653,064 50	653,064 50	79,476 21	79,476 21	61,501 20	61,501 20	2,008,428 40	720,024 80	42,109 53	42,109 53	42,109 53	42,109 53	42,109 53	10,330 55	2,655,729 86	
Quebec Bank.....	2,000,000 00	2,000,000 00	2,000,000 00	1,999,990 00	1,999,990 00	100,000 00	100,000 00	100,000 00	100,000 00	2,008,428 40	720,024 80	42,109 53	42,109 53	42,109 53	42,109 53	42,109 53	10,330 55	2,655,729 86	
Union Bank.....	2,000,000 00	2,000,000 00	2,000,000 00	1,999,990 00	1,999,990 00	100,000 00	100,000 00	100,000 00	100,000 00	2,008,428 40	720,024 80	42,109 53	42,109 53	42,109 53	42,109 53	42,109 53	10,330 55	2,655,729 86	
Stadacona Bank.....	2,000,000 00	2,000,000 00	2,000,000 00	1,999,990 00	1,999,990 00	100,000 00	100,000 00	100,000 00	100,000 00	2,008,428 40	720,024 80	42,109 53	42,109 53	42,109 53	42,109 53	42,109 53	10,330 55	2,655,729 86	
Consolidated Bank of Canada.....	2,000,000 00	2,000,000 00	2,000,000 00	1,999,990 00	1,999,990 00	100,000 00	100,000 00	100,000 00	100,000 00	2,008,428 40	720,024 80	42,109 53	42,109 53	42,109 53	42,109 53	42,109 53	10,330 55	2,655,729 86	
Total, Quebec.....	39,486,666 00	37,469,333 67	36,873,381 61	14,619,340 50	4,231,209 75	2,465,000 00	580,069 09	288,870 32	10,822 41	23,486,178 83	20,260,913 84	1,842,958 20	1,842,958 20	739,119 17	55,698 71	502,563 78	176,053 68	69,084,807 28	
Total, Ontario and Quebec.....	56,986,666 00	53,867,433 67	52,991,882 61	23,026,353 50	4,713,594 44	2,515,000 00	928,184 09	654,372 47	927,807 12	40,770,264 23	34,892,806 88	2,905,433 93	2,905,433 93	1,077,943 29	56,872 62	1,657,067 96	185,012 52	113,371,698 11	
NOVA SCOTIA.																			
Bank of Yarmouth.....	400,000 00	400,000 00	393,863 00	93,402 87	77,967 19	310,195 54	310,195 54	45,726 41	45,726 41	405,112 07	1,316,363 51	20,000 00	20,000 00	12,634 57	9,895 21	163,822 99	11,485 95	3,732,272 72	
Bank of Nova Scotia.....	1,000,000 00	1,000,000 00	1,000,000 00	807,906 89	807,906 89	310,195 54	310,195 54	45,726 41	45,726 41	405,112 07	1,316,363 51	20,000 00	20,000 00	12,634 57	9,895 21	163,822 99	74,323 15	3,286,735 34	
Exchange Bank of Yarmouth.....	400,000 00	400,000 00	393,863 00	93,402 87	77,967 19	310,195													

STATEMENT of the Balances at Cr. of Depositors in Government Savings Banks, on 31st May, 1881, published in accordance with Act 34 Vic., Chap. 6, Sec. 23.

BANK.	Balance on 30th April, 1881.	Deposits for May, 1881.	Total.	Withdrawn, May, 1881.	Balance, 31st May, 1881.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
<i>Ontario—</i>					
Toronto.....	441,820 79	35,203 49	477,024 28	16,123 14	460,901 14
<i>Manitoba—</i>					
Winnipeg.....	164,476 67	43,094 68	207,571 35	23,335 22	184,236 13
<i>British Columbia—</i>					
Victoria.....	1,134,059 34	73,787 00	1,207,846 34	34,770 21	1,173,076 13
Nanaimo.....	106,008 07	17,146 00	123,154 07	3,144 75	120,009 32
New Westminster.....	131,222 99	9,195 00	140,417 99	6,996 61	133,421 38
<i>Nova Scotia—</i>					
Amherst.....	74,115 62	11,641 00	85,756 62	3,835 67	81,920 95
Antigonish.....	25,734 09	3,441 00	29,175 09	3,098 11	26,076 98
Annapolis.....	68,737 60	22,771 26	91,508 86	6,214 76	85,294 10
Arichat.....	116,896 88	3,817 25	120,714 13	2,544 68	118,169 45
Acadia Mines.....	25,729 77	573 00	26,302 77	1,003 60	25,299 17
Baddeck.....	17,925 58	4,393 00	22,318 58	794 52	21,524 06
Bridgewater.....	13,776 75	2,531 00	16,307 75	1,228 00	15,079 75
Barrington.....	23,493 30	2,671 00	26,164 30	2 6 32	25,927 98
Digby.....	42,404 30	7,787 00	50,191 30	1,811 24	48,380 06
Guysboro'.....	36,798 79	2,385 00	39,183 79	3,543 36	35,640 43
Halifax.....	2,091,284 98	85,777 04	2,177,062 02	79,655 73	2,097,406 29
Kentville.....	62,902 93	10,930 00	73,832 93	9,770 11	64,062 82
Liverpool.....	96,497 33	3,531 00	100,028 33	2,175 77	97,852 56
Little Glace Bay.....	1,274 48		1,274 48		1,274 48
Lingan.....	2,997 30	370 21	3,367 51	279 00	3,088 51
Lunenburg.....	54,162 39	5,698 00	59,860 39	1,026 53	58,833 86
Maitland.....	48,050 80	2,822 00	50,872 80	3,287 96	47,584 84
New Glasgow.....	77,854 18	9,103 00	86,957 18	5,677 38	81,279 80
Parrsboro'.....	30,566 75	2,929 00	33,495 75	753 81	32,741 94
Port Hood.....	39,184 88	3,984 00	43,168 88	1,600 00	41,568 88
Pictou.....	31,655 71	2,226 00	33,881 71	195 05	33,686 66
Shelburne.....	26,406 58	1,187 00	27,593 58	748 40	26,845 18
Sydney.....	141,412 32	4,454 00	145,866 32	6,486 61	139,379 71
Sherbrooke.....	30,884 97	415 00	31,299 97	2,560 00	28,739 97
Truro.....	146,149 01	11,145 00	157,294 01	6,929 86	150,364 15
Windsor.....	344,206 79	11,909 00	356,115 79	4,357 62	351,758 17
Weymouth.....	47,091 56	620 00	47,711 56	3,227 28	44,484 28
Yarmouth.....	238,033 40	7,468 00	245,506 40	9,904 79	235,601 61
<i>New Brunswick—</i>					
Bathurst.....	54,377 04	749 00	55,126 04	1,014 56	54,111 48
Chatham.....	165,736 96	2,290 00	168,026 96	8,544 82	159,482 14
Dalhousie.....	119,649 90	1,422 00	121,071 90	3,577 70	117,494 20
Dorchester.....	12,854 16	60 00	12,914 16		12,914 16
Fredericton.....	196,944 71	21,445 00	218,389 71	7,809 23	210,580 48
Hillsboro'.....	11,956 07	1,343 00	13,299 07	526 32	12,772 75
Moncton.....	84,296 96	14,398 00	98,694 96	9,127 07	89,567 89
Newcastle.....	105,658 39	4,673 00	110,331 39	8,217 70	102,113 69
Richibucto.....	56,853 70	170 00	57,023 70	1,880 47	55,143 23
St. Andrews.....	152,436 69	7,055 00	159,491 69	4,005 15	155,486 54
St. John.....	1,311,607 93	58,424 00	1,370,031 93	25,548 12	1,344,483 81
Woodstock.....	142,423 69	5,393 00	147,816 69	3,077 69	144,739 00
<i>Prince Edward Island—</i>					
Charlottetown.....	576,560 89	32,722 00	609,282 89	21,626 37	587,656 52
Total.....	8,925,178 99	555,148 93	9,480,327 92	342,271 29	9,138,056 63

FINANCE DEPARTMENT,
OTTAWA, 12th July, 1881.

J. M. COURTNEY,
D. M. F.

STATEMENT

Of the Revenue and Expenditure, on account of the Consolidated Fund, of the Dominion of Canada, as by Returns furnished to the Finance Department to the night of the 31st July last.

REVENUE.	AMOUNT.
Customs.....	\$1,481,933 87
Excise.....	393,967 91
Post Office.....	125,830 55
Public Works, including Railways.	216,463 79
Bill Stamps	18,277 04
Miscellaneous	57,553 57
	<u>\$ 2,294,076 73</u>
Expenditure.....	2,499,484 28

FRED. TOLLER,
Acting Deputy Minister of Finance.

Finance Department,
Ottawa, 12th August, 1881.

TO ADVERTISERS IN THE GAZETTE.

PARTIES sending advertisements to be inserted in "The Canada Gazette," will hereafter please observe the following rules:

1st. Address "The Canada Gazette, Ottawa, Canada"

2nd. Indicate the number of insertions required

3rd. Invariably remit the fees for such advertisements, together with the price of one Gazette, as below. Otherwise they will not be inserted. The rates are eight cts. for the first insertion, and two cts. for each subsequent insertion per line of nine words, each figure counting as one word.

Subscribers will also notice that the subscription, \$4 per annum, is invariably payable in advance, and that the "Gazette" will be stopped from them at the end of the period paid for. Single numbers will be charged ten cts. each, and when more than one are required by advertisers, must be remitted for likewise.

BROWN CHAMBERLIN,
Queen's Printer.

Office of Queen's Printer,
Ottawa, 11th May, 1872.

APPLICATIONS TO PARLIAMENT.

DOMINION PARLIAMENT.

Rules relating to Notices for Private Bills.

51. All applications for Private Bills, properly the subjects of legislation by the Parliament of Canada, within the purview of "The British North America Act, 1867," whether for the erection of a Bridge, the making of a Railroad, Turnpike Road or Telegraph Line; the construction or improvement of a Harbour, Canal, Lock, Dam or Slide, or other like work; the granting the right of Ferry; the incorporation of any particular Trade or Calling, or of any Banking or other Joint Stock Company; or otherwise for the granting to any individual or individuals, any exclusive or peculiar rights or privileges whatever, or for doing any matter or thing which, in its operation, would affect the rights or property of other parties, or relate to any particular class of the community; or for making any amendment of a like nature to any former Act, shall require a Notice, clearly and

distinctly specifying the nature and object of the application, and (except in the case of existing corporations) signed by, or on behalf of the applicants, to be published as follows, viz:

In the Provinces of Quebec and Manitoba.

A notice inserted in the *Canada Gazette*, in the English and French languages, and in one newspaper in the English, and in one in the French language in the District affected, or in both languages in one paper, if there be but one in the said District, or if there be no paper published therein, then, in both languages, in a paper in the nearest District, in which a newspaper is published.

In any other Province.

A notice inserted in the *Canada Gazette*, and in one newspaper published in the County, or Union of Counties affected, or if there be no paper published therein, then in a newspaper in the nearest County in which a newspaper is published. Such Notices to be continued in each case, for a period of two months during the interval of time between the close of the next preceding Session and the consideration of the Petition. And copies of the newspapers containing the first and last insertion of such notice shall be sent to the Clerk of each House.

When a Petition is for leave to bring in a Private Bill for the erection of a Toll Bridge, the petitioner or detitioners, upon giving the notice prescribed by the preceding Rule, shall also, at the same time, and in the same manner, give notice of the rates which they intend to ask; the extent of the privilege, the height of the arches, the interval between the abutments or piers for the passage of rafts and vessels, and whether they intend to erect a drawbridge, and the dimensions of the same.

Any person seeking to obtain any Private Bill shall, eight days before the meeting of Parliament, deposit with the Clerk of the House, in which the bill is to originate, a copy of such bill in the English or French language, with a sum sufficient to pay for translating and printing the same—600 copies to be printed in English, and 200 copies in French—the translation to be done by the officers of the House, and the printing by the contractor. The applicant shall be also required to pay the accountant of the House a sum of \$200 and the cost of printing the Act in the Statutes, and lodge the receipt of the same with the Clerk of the Committee to which such Bill is referred—such payment to be made immediately after the second reading, and before the consideration of the Bill by such Committee.

No Petition for a Private Bill is received by either House after the first ten days of the session.

ROBERT LEMOINE,
Clerk of the Senate.

JOHN GEORGE BOURINOT,
Clerk of the Commons.

Rules of the Senate relating to Notices for Bills of Divorce.

72. Every Applicant for a Bill of Divorce is required to give notice of his intention so to do, and to specify from whom and for what cause, by advertisements during six months, in the *Canada Gazette*, and in two newspapers published in the District, in Quebec and Manitoba, or in the County, or Union of Counties in the other Provinces, where such applicant usually resided at the time of the separation, or if thy requisite number of papers cannot be found therein then in the adjoining District, or County, or Union of Counties.

73. A copy of the notice, in writing, is to be served at the instance of the applicant, upon the person from whom the Divorce is sought, if the residence of such person can be ascertained; and proof on oath of such service, or of the attempts made to effect it, to the satisfaction of the Senate, is to be adduced before the Senate on the reading of the Petition.

ROBERT LEMOINE,
Clerk of the Senate.

PUBLIC Notice is hereby given that application will be made at the next session of the Parliament of Canada for an Act authorizing a Company to build a Railway between the City of Montreal and the village of Smith's Falls, in the County of Lanark, in the Province of Ontario, to be called "The Montreal and Central Canada Railway Company."

SCOTT, MacTAVISH & MacCRACKEN,
Solicitors for the applicants.

Dated the first day of August, 1881.

6-9

NOTICE is hereby given that an application will be made to the Parliament of the Dominion of Canada, at the next session thereof, on behalf of Matthew Gardiner, of the Township of Sydenham, in the County of Grey and Province of Ontario, farmer, for a Bill of Divorce from Elizabeth Ann Gardiner, his wife, on the ground of adultery.

EDGAR, RITCHIE & MALONE,
Solicitors for the applicant.

Dated at Toronto, this 6th day of May, 1881. 46-27

APPLICATIONS FOR CHARTER BY LETTERS PATENT.

NOTICE is hereby given that, after the expiration of one month from the first publication hereof, application will be made to His Excellency the Governor General of Canada in Council for a charter of incorporation, pursuant to the "Canada Joint Stock Companies Act, 1877," constituting the applicants and such others as may become shareholders therein, a body corporate and politic under the name and for the purposes following, that is to say:—

1. The name of the proposed Company is the "Trenton Water Power Company (Limited)."
2. The objects for which incorporation is sought are for the erection of a dam across the River Trent, at or in the vicinity of what is known as Lacas Island, for erecting buildings for factories and machinery of various kinds and operating the same, and for leasing and selling rights of water powers created by the said dam, and for the purchase of such real estate as may be convenient for all or any of the purposes aforesaid.
3. Chief place of business to be Trenton, in the County of Hastings, in the Province of Ontario.
4. The capital stock to be fifty thousand dollars.
5. Five hundred shares of one hundred dollars each.

6. The names of the applicants are George Henry Gordon, merchant; Henry Wright Day, M.D.; Charles McLellan, M.D.; Henry William Delany, solicitor; Lorenzo Adolphus Cameron Titus, solicitor; Patrick John O'Rourke, gentleman; Gilbert Wellington Ostrom, barrister; James Benjamin Young, merchant; John N. Lee, merchant; John D. Macaulay, grain merchant; Francis James McGuire, gentleman; William Ford Baker, grain merchant; Samuel Squire Young, merchant; Jonathan A. Porte, mariner; George Crowe, mason; Joshua W. Cunningham, surveyor-keeper; George Young, editor, all of the Town of Trenton, in the County of Hastings, in the Province of Ontario, and the said George Henry Gordon, Henry Wright Day, Charles McLellan, Henry William Delany, Lorenzo Adolphus Cameron Titus, Patrick John O'Rourke, Gilbert Wellington Ostrom, James Benjamin Young and John N. Lee are to be the first directors of the said company.

Dated at Trenton, this 1st August, 1881.

DELANY & OSTROM,
Solicitors for applicants.

-6

NOTICE is hereby given that within one month after the last publication of this notice, application will be made to His Excellency the Governor General in Council for a charter of incorporation by

Letters Patent under the Great Seal of the Dominion of Canada, and in accordance with the provisions of the "Canada Joint Stock Companies Act of 1877," for the purpose of constituting George Frederick Austin, Thomas Ferris Nellis, William Ryan Thistle, Alexander Walker Ogilvie, Joseph Merrill Currier, McLeod Stewart, William Goodhue Perley, John Alexander Gemmill, William Anderson Allan and such others as may become shareholders in the proposed Company a body politic and corporate under the name of

1. "The Austin Mining Company."
2. That the purposes for which incorporation by the said Company is sought are to purchase or otherwise acquire, and work, mines, minerals, and mining rights, lands, hereditaments and chattels in the Dominion of Canada, and to crush, smelt, reduce and amalgamate the ore, and render marketable the produce and develop the resources of the same mines, and to crush, smelt, reduce and amalgamate the produce of any mines whether belonging to the Company or not. Also to construct, or aid in and subscribe towards the construction, maintenance and improvement of roads, tramways, docks, piers, wharves, viaducts, aqueducts, flumes, ditches, quartz mills, mills, orehouses and other buildings and works which may be necessary or convenient for the purposes of the company. Also to construct, charter, purchase and employ vessels for the purposes aforesaid, and for the purpose of transporting the produce of the mines and works to any place or places within the Dominion of Canada or elsewhere.
3. That the chief place of business of the said Company is to be at the City of Ottawa, in the Province of Ontario.
4. That the intended amount of the capital stock of the said Company is two hundred and fifty thousand dollars.
5. That the number of shares is to be fifty thousand, and the amount of each share five dollars.
6. That the names in full, addresses and callings of the said applicants are: George Frederick Austin, of the City of Ottawa, civil engineer; Thomas Ferris Nellis, of the same place, barrister at law; William Ryan Thistle, of the same place, lumber merchant; Alexander Walker Ogilvie, of the City of Montreal, Esquire; Joseph Merrill Currier, of the City of Ottawa, Esquire; McLeod Stewart, of the City of Ottawa, Esq.; William Goodhue Perley, of the City of Ottawa, lumber merchant; John Alexander Gemmill, of the City of Ottawa, barrister at law, and William Anderson Allan, of the City of Ottawa, merchant, all of whom are to be the first or provisional directors of the said Company, and all of whom are resident in Canada.

J. A. GEMMILL,
Solicitor for applicants.

Ottawa, 4th August, 1881.

6-6

NOTICE is hereby given that application will be made to the Governor General in Council for the issue of Letters Patent under the Joint Stock Companies Act of the Dominion of Canada, incorporating a company which it is proposed to call the North-West Navigation Company (Limited), for the purpose of navigating Lakes Winnipeg and Manitoba, the Red River, Assiniboine and Saskatchewan Rivers, and all other navigable lakes, streams, rivers and waters in the Province of Manitoba, the North-West Territories and the District of Keewatin, with the chief place of business in the City of Winnipeg. The capital stock to be \$200,000, divided into 2,000 shares of \$100 each. The applicants are Alexander McArthur, of the City of Winnipeg, financial agent; the Hon. Colin Inkster, of Kildonan, High Sheriff of Manitoba; M. H. Howell, of the same place, barrister-at-law; Archibald Forbes, of Mandeville Place, Manchester Sq., W. London, England, journalist; Horatio Ross Macrae, writer to the "Signet" Edinburgh, Scotland. The first three of whom will be the first directors of the company.

Winnipeg, 23rd July, 1881,

6 6

NOTICE is hereby given that within one month after the last publication of this notice, application will be made to His Excellency the Governor General in Council under the Canada Joint Stock Companies Act 1877, for letters patent incorporating the undermentioned applicants and those other persons who have subscribed shares in the capital stock of the proposed Company, or who may become shareholders in the proposed Company, as a body corporate and politic for the purposes hereinafter mentioned.

1. The proposed corporate name of the Company is, "The Midland Rolling Stock Company (Limited)."

2. The purposes for which such incorporation is sought, are, the acquiring and holding of all kinds of rolling stock suitable for use upon railroads in the several Provinces of the Dominion. The leasing, and selling, or otherwise disposing thereof to any, or every Railway Company, or person, and the manufacture of all or any kinds of such rolling stock.

3. The chief place of business of the said Company is to be the Town of Peterborough, in the County of Peterborough, in the Province of Ontario.

4. The intended amount of the capital stock is one hundred thousand dollars.

5. The number of shares is to be one thousand, the amount of each share one hundred dollars.

6. The names in full and the addresses and callings of each of the applicants are, George Albertus Cox, of the said Town of Peterborough, insurance agent; Edmund Solomon Vindin, of the Town of Port Hope, in the County of Durham, and said Province of Ontario, commission merchant; Lewis Ross, of the said Town of Port Hope, merchant; Edward Peplow, of the said Town of Port Hope, produce merchant, and Henry Read, of the said Town of Peterborough, accountant.

7. The said George Albertus Cox, Edmund Solomon Vindin and Edward Peplow, all of whom are resident in Canada, are to be the first or provisional Directors of the said Company.

Dated at Peterborough aforesaid, this Fourteenth day of July, A.D., 1881.

DENNISTOUN, BROS. & HALL,
Solicitors for applicants.

5-6

NOTICE.—David George Hatton, solicitor, and Robert Archibald Morrow, Esquire, both of the town of Peterborough, in the Province of Ontario; Thomas Thomson Turnbull, merchant, of the city of Montreal, in the Province of Quebec; George Burchell Williams, Esquire, of the town of Lafayette, in the State of Indiana, one of the United States of America, and John Franklin Olmstead, Esquire, of the city of Washington, in the district of Columbia, in the said United States, give notice hereby that they will apply, under the provisions of "The Canada Joint Stock Companies' Act, 1877", by petition to the Governor in Council for letters patent under the Great Seal of the Dominion of Canada incorporating them and such others as may hereafter become shareholders in the Company to be thereby created, a body corporate and politic under the name of "The Canadian Mutual Telegraph Company."

The said Company will be incorporated for the purpose of erecting, constructing and building a line or lines of telegraphic communication throughout the Dominion of Canada, with all the powers and privileges necessary for completing, maintaining and working such telegraphic communication.

The said Company will have its chief place of business in the city of Montreal.

The amount of the capital stock of the said Company shall be one million of dollars, divided into ten thousand shares of one hundred dollars each share.

The said David George Hatton, Robert Archibald Morrow, Thomas Thomson Turnbull, George Burchell Williams and John Franklin Olmstead will be the Provisional Directors of the said Company.

CARTER & CARTER,
Solicitors and Attorneys for said applicants.
Montreal, 22nd July, 1881, 5-6

NOTICE is hereby given that within one month after the last publication of this notice application will be made to the Governor in Council under "The Canada Joint Stock Companies Act of 1877" for Letters Patent incorporating the undermentioned applicants and such others as may become shareholders in the proposed company, a body corporate and politic for the purposes hereinafter mentioned:

1. The proposed name of the company is "The Dominion Sugar and Syrup Company (limited)."

2. The purposes for which its incorporation is sought are the manufacturing, refining, buying and selling of starch, glucose, grape, cane and other sugars and syrups, and the owning or hiring of land, buildings and plant necessary therefor.

3. The chief place of business of the said company is to be the City of Ottawa, in the Province of Ontario.

4. The intended amount of the capital stock is twenty thousand dollars.

5. The number of shares is to be two hundred and the amount of each share one hundred dollars.

6. The names in full and the address and calling of each of the applicants are George Joseph O'Doherty, barrister at law, William McKay, painter, James Boyle O'Doherty, merchant, Henry Francis MacCarthy, druggist, Joseph Robert Esmonde, merchant, George Patrick Brophy, civil engineer, Joseph Boyden, merchant, William Edward Brown, merchant, John Charles Roger, printer, Pierre Hyacinthe Chabot, merchant, all of the said City of Ottawa; all of which said applicants are to be the first or provisional Directors of said Company.

G. J. O'DOHERTY,
Attorney for applicants.

Ottawa, 2nd July, 1881.

1-1f

MISCELLANEOUS.

THE GREAT NORTH WESTERN TELEGRAPH COMPANY OF CANADA.

AT a meeting of the shareholders of the above Company, specially called for the purpose, held in the City of Winnipeg, on July 29th, 1881, the following resolution was passed:

"Resolved,—That the head office of the Great North Western Telegraph Company of Canada, be removed from the City of Winnipeg, Manitoba, to the City of Toronto, Ontario."

Notice is therefore hereby given, that the said office will be removed in accordance with this resolution at the expiration of the time specified in the Act of incorporation.

8-8

THE MARITIME BANK OF THE DOMINION OF CANADA.

34 Victoria, Chap. 5, Sec. 29.

WE, the undersigned, being more than twenty-five shareholders of the Maritime Bank of the Dominion of Canada, and being proprietors of at least one tenth of the paid-up capital stock of the said Bank, hereby call and give notice that we call a special general meeting of the shareholders of the said Bank to be held at the Bank office, No. 5 King street, in the City of Saint John, on Monday, the twenty-sixth day of September, A.D., 1881, at the hour of noon, for the following objects to be considered and passed upon at such meeting,—that is to say:—

First.—For the purpose of repealing the following resolution passed by the shareholders of the said Bank at a special general meeting of the said shareholders held on the tenth day of August last, viz:—
"Resolved, that it is inexpedient that any new business should be undertaken by the Directors, but that the Directors are hereby required to take the necessary steps to bring the business of the Bank to a close and distribute the assets among

"the stockholders, and that the Directors are hereby authorized to apply to the next Parliament of Canada for the necessary legislation for that purpose."

Secondly.—To repeal the following resolution passed by the shareholders at the annual general meeting held on the third day of June last, viz:—"Resolved, that this meeting adheres to the resolution passed at the meeting held on the tenth of August last, relating to the winding up of the Bank, and that it is desirable that the affairs of the Bank should be brought to a close with as little delay as possible."

Thirdly.—To consider the propriety of continuing to transact the usual and ordinary business of an incorporated Bank, and to take such steps as may be necessary for that purpose.

Fourthly.—To authorize the Directors to apply at the next session of Parliament to reduce the capital stock of the Bank if they should consider this desirable.

9th August, 1881.

A. L. PALMER,
JOHN WISHART,
A. SHIVES,
JOHN BOYD,
GEO. McKEAN,
THOS. MACLELLAN,
JAS. G. ROSS,
Estate Wm. MOFFATT,
per Cashier of La Banque
Nationale,
THOS. R. JONES,
JOHN W. NICHOLSON,
W. H. THORNE,
H. D. TROOP,
BARTON GANDY,
GEO. F. SMITH,

ROBERT MARSHALL,
C. A. PALMER,
W. W. TURNBULL,
JAS. L. DUNN,
J. & W. F. HARRISON,
PHILIP PALMER,
ALFRED CHILTON BLAIR,
p.p. A. A. BARTLETT,
C. A. PALMER, his atty.
E. H. BOTTERELL,
R. P. McGIVERN,
THOS. STEAD (in trust),
JEREMIAH HARRISON,
GIDEON PRESCOTT,
GEO. L. BARBOUR.

7-6

KINGSTON AND PEMBROKE RAILWAY CO.

NOTICE is hereby given that a call of ten per cent. on the new issue of the capital stock of the Kingston and Pembroke Railway Company, has been made this day by the Directors of the said Company, and that the same is payable on the 10th day of September, 1881, at the office of the Company in Kingston.

By order,

GEO. OSBORNE,

Secy. and Treas., K. and P. Ry. Co.

Dated this 3rd day of August, 1881.

7-5

NOTICE.—The annual general meeting of the shareholders of the Napierville Junction Railway and Quarry Company will take place at the Company's Office, Merchants Exchange, Montreal, on Monday, 5th day of September, 1881, at the hour of two o'clock P.M.

HENRY BENJAMIN,

Secretary Treasurer.

6-4

LA BANQUE DU PEUPLE.

DIVIDEND No. 92.

THE stockholders of La Banque du Peuple are hereby notified that a semi-annual dividend of two (2) per cent. for the last six months has been declared on the capital stock, and will be payable at the office of the Bank on and after Monday, the 5th day of September next.

The transfer book will be closed from the 15th to the 31st August, inclusive.

By order of the Board of Directors,

A. A. TROTTIER,

Cashier.

6-7

PUISSANCE DU CANADA.



NOMINATIONS.

DÉPARTEMENT DU SECRÉTAIRE D'ÉTAT DU CANADA.

Il a plu à SON EXCELLENCE LE GOUVERNEUR-GÉNÉRAL de faire la nomination suivante, savoir :

OTTAWA, 14 juillet 1881.

EDWARD MCKAY, de Sandy Cove, dans la Province de la Nouvelle-Ecosse, écuier ; Sous-perecepteur dans les douanes de Sa Majesté.

Il a plu à L'HONORABLE DÉPUTÉ DU GOUVERNEUR-GÉNÉRAL de nommer les messieurs suivants respectivement Conseils de la Reine, savoir :

OTTAWA, 13 août 1881.

PROVINCE D'ONTARIO.

Noms.	Résidences.
Richard Martin, écuier,	Hamilton,
Samuel Smith McDonell, écuier,	Windsor,
L'hon. Alexander Morris,	Toronto,
Allen R. Dougall, écuier,	Belleville,
John Charles Rykert, "	Ste. Catherine,
John Creasor, "	Owen Sound.
Samuel Jonathan Lane, "	"
Thomas Wardlaw Taylor, "	Toronto,
George D'Arcy Boulton, "	"
Henry Burkett Beard, "	Woodstock,
Byron Moffatt Britton, "	Kingston,
William Lount, "	Barrie,
William H. R. Allison, "	Pieton,
Robert Smith, "	Stratford,
L'hon. William McDougall, C.B.,	Ottawa,
James Kirkpatrick Kerr, écuier,	Toronto,
Thomas Deacon, écuier,	Pembroke,
Alexander Shaw, "	Walkerton,
George Dean Dickson, écuier,	Belleville,
John McIntyre, "	Kingston,
Adam Hudspeth, "	Lindsay,
John Edward Rose, "	Toronto,
Charles Moss, "	"

PROCLAMATIONS.

LORNE.

[L.S.]

CANADA.

VICTORIA, par la Grâce de Dieu, Reine du Royaume-Uni de la Grande-Bretagne et d'Irlande, Défenseur de la Foi, etc., etc., etc.

A Nos Très-Aimés et Fidèles les Sénateurs de la Puissance du Canada et aux membres élus pour servir dans la Chambre des Communes de Notre dite Puissance, et à tous et chacun de vous.

—SALUT :

PROCLAMATION.

ATTENDU que Notre Parlement du Canada se trouve prorogé au vingtième jour du mois de juillet courant, auquel temps vous étiez tenus

ét il vous était enjoint d'être présents en notre cité d'Ottawa; SACHEZ MAINTENANT, que pour diverses causes et considérations, et pour la plus grande aise et commodité de Nos bien-aimés sujets, Nous avons cru convenable, par et de l'avis de Notre Conseil Privé du Canada, de vous exempter, et chacun de vous, d'être présents au temps susdit, vous convoquant et par ces présentes vous enjoignant et à chacun de vous de vous trouver avec Nous en Notre Parlement du Canada, en notre Cité d'OTTAWA, le VINGT-NEUVIÈME jour du mois d'AOUT prochain, pour prendre en considération l'état et la prospérité de Notre dite Puissance du Canada, et y agir comme de droit. CE A QUOI VOUS NE DEVEZ MANQUER.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN, Notre Très-Fidèle et Bien-Aimé Conseiller Sir JOHN DOUGLAS SUTHERLAND CAMPBELL, (communément appelé le Marquis de Lorne), Chevalier de Notre Très-Ancien et Très-Noble Ordre du Chardon, Chevalier Grand-Croix de Notre Ordre Très-Distingué de Saint-Michel et Saint-George, Gouverneur-Général du Canada, et Vice-Amiral d'icelui.

A Notre Hôtel du Gouvernement, en Notre CITÉ d'OTTAWA, ce QUINZIÈME jour de JUILLET, dans l'année de Notre Seigneur mil huit cent quatre-vingt-un, et de Notre Règne la quarante-cinquième.

Par ordre,

RICHARD POPE,
Greffier de la Couronne en Chancellerie,
Canada.

ORDRES EN CONSEIL.

HOTEL DU GOUVERNEMENT, OTTAWA.

Samedi, le 6e jour d'août 1881.

PRÉSENT :

L'HONORABLE DÉPUTÉ DE SON EXCELLENCE
LE GOUVERNEUR-GÉNÉRAL
EN CONSEIL.

IL a plu au député du gouverneur, sur la recommandation de l'honorable ministre agissant comme ministre des chemins de fer et canaux d'adopter les règles suivantes concernant la réparation des navires sur les bords du canal Lacline, du canal de Beauharnois et de celui de Chambly.

1. Les réparations ne seront exécutées que sur tels points qui auront été indiqués et approuvés par le surintendant.

2. Pour chaque navire halé ou mis à flot pour être réparé, il sera prélevé en sus de toute autre charge la somme d'une piastre, ce qui permettra à tel navire de rester là un mois; chaque mois additionnel ou fraction de mois pendant lequel y demeurera le navire devant entraîner le prélèvement d'une somme supplémentaire d'une piastre.

Dans le cas, cependant, où un navire halé pour être réparé sur les bords du canal resterait là durant l'hiver il ne sera prélevé sur icelui qu'une somme de quatre piastres (en sus des droits ordinaires exigibles pour l'hivernement); la période de temps ainsi couverte s'étendant du 1er novembre au 1er juin inclusivement.

3. Tout navire restant sur le bord du canal après y avoir passé l'hiver sera soumis à une charge de une piastre par mois ou fraction de mois pour le temps qu'il y resterait subséquemment.

4. Tout navire qui restera plus d'un an sur le bord du canal sera soumis pour tel laps de temps qu'il y restera ainsi après cette période, à une charge de deux piastres par mois ou fraction de mois durant toute l'année.

5. Ces différentes charges seront toutes payables au bureau du percepteur avant le premier jour de chaque mois.

6. Ces règles devront être entendues comme s'appliquant à tous les cas où le bord du canal est employé d'une manière quelconque aux réparations de navires, que tels navires soient dans le moment halés ou non.

Certifié,

J. O. COTÉ,

Greffier du Conseil Privé.

7-3

COMMISSION DU HAVRE DE QUÉBEC.

UNE assemblée hebdomadaire des commissaires du havre de Québec, tenue à leur bureau, dans la basse-ville, en la cité de Québec, lieu ordinaire de leurs réunions, mercredi, le trentième jour du mois de mars, en l'an de Notre Seigneur mil huit cent quatre-vingt-un, et à laquelle étaient présents les commissaires dont les noms suivent, savoir :

P. V. Valin, écr., président,
L'hon. Thos. McGreevy,
Julien Chabot, écr.,
John Sharples, écr.,
Jas. Patton, écr., et
Ferdinand Hamel, écr.,

formant un quorum de la dite Commission du havre de Québec, le règlement suivant a été lu pour la première fois :—*Règlement à l'effet de garder un passage clair pour les navires entrant dans les limites des améliorations du port exécutées à l'embouchure de la rivière Saint-Charles, dans le port de Québec.*

A une assemblée mensuelle subséquente des dits commissaires du havre de Québec, tenue au même lieu, mercredi, le sixième jour du mois d'avril de la même année et à laquelle étaient présents les commissaires suivants formant également un quorum, savoir :

P. V. Valin, écr., président,
L'hon. Thos. McGreevy,
Julien Chabot, écr.,
Jas. Patton, écr.,
John Sharples, écr., et
Ferdinand Hamel, écr.,

le dit règlement a été lu pour la deuxième et dernière fois et adopté, ayant été publié depuis sa première lecture deux fois en langue anglaise dans le *Morning Chronicle* et deux fois en langue française dans le *Canadien*, l'un et l'autre étant des journaux publiés à Québec :

Règlement à l'effet de garder un passage clair pour les navires entrant dans les limites des améliorations du port exécutées à l'embouchure de la rivière Saint-Charles, dans le port de Québec.

1. Il ne sera permis à aucun bâtiment, radeau ou bois d'aucune sorte d'amarrer, de s'attacher ou s'arrêter le long du côté nord du quai appartenant aux commissaires du havre de Québec, à la Pointe-à-Carey, sur une distance de deux cents pieds à partir de l'extrémité est du dit quai.

2. Il ne sera permis à aucun bâtiment, radeau ou bois d'aucune sorte, de s'amarrer, s'attacher ou s'arrêter le long du côté sud ou le front sud du brise-lames appartenant aux dits commissaires.

3. Tout navire amarré ou attaché à un quai quelconque dans le port de Québec, devra être amarré ou attaché de telle sorte qu'il ne puisse offrir d'obstruction à aucun navire entrant dans les limites des améliorations du port ou en sortant à l'embouchure de la rivière Saint-Charles, dans le dit port de Québec.

4. Tout maître ou commandant de vaisseau ou bâtiment, ou le maître de tout radeau, ou toute autre personne quelconque qui enfreindra le présent règlement sera passible pour chaque offense d'une pénalité n'excédant pas cent piastres (\$100.00) ou d'un emprisonnement n'excédant pas soixante jours.

5. Tout règlement incompatible avec le présent règlement est par le présent rappelé.

(Signé) P. V. VALIN,
Président.
A. H. VERRET,
Secrétaire-trésorier.

BUREAU DU CONSEIL PRIVÉ,
Ottawa, 27 juillet 1881.

Je certifie par les présentes que le présent règlement a été soumis à l'approbation de Son Excellence le gouverneur en conseil et par ce dernier approuvé le trentième jour d'avril 1881.

7-3

J. O. COTÉ,
Greffier du Conseil Privé.

ORDRES GÉNÉRAUX DE MILICE.

QUARTIERS GÉNÉRAUX.

OTTAWA, 19 août 1881.

ORDRES GÉNÉRAUX (20).

No. 1.

Usage des drapeaux par les gouverneurs des colonies.

Les extraits qui suivent, tirés des règlements impériaux, sont publiés pour information générale :

"1. L'étendard royal flottera sur l'Hôtel du Gouvernement les jours anniversaires de la naissance de la reine, de son ascension au trône et de son couronnement.

2. L'Union Jack, sans les armes de la colonie, flottera sur l'Hôtel du Gouvernement, du lever au coucher du soleil, les autres jours.

3. L'Union Jack, portant les armes ou insignes autorisées de la colonie, conformément au dessin qui accompagne la dépêche-circulaire du 23 août 1875, placées au centre du drapeau et entourées d'une guirlande verte, sera employées pour les gouverneurs, les lieutenants-gouverneurs, officiers administrant le gouvernement de la colonie ou dépendance, lorsqu'ils monteront à bord d'un bateau ou d'autres vaisseaux.

4. L'enseigne bleue d'Angleterre, avec les armes ou insignes de la colonie placés à l'extrémité flottante (conformément au dessin qui accompagne la dépêche-circulaire du 23 août 1875) et son pendant, flottera sur tout navire armé employé par le gouvernement de la colonie.

5. L'enseigne bleue d'Angleterre, avec les armes ou insignes de la colonie placés d'après la description de la section précédente, mais sans pendant, sera portés par les vaisseaux non armés qui appartiennent ou sont au service du gouvernement de la colonie.

6. Tout autre navire enregistré comme appartenant à l'une des colonies ou dépendances de Sa Majesté portera l'enseigne rouge sans insigne.

7. Chaque fois qu'une réquisition sera reçue par n'importe quel officier commandant l'un des vaisseaux de Sa Majesté, pour l'embarquement ou le transport d'un gouverneur, haut commissaire, lieutenant-gouverneur ou officier administrant le gouvernement de la colonie ou dépendance, le plus ancien officier présent pourra donner ordre de hisser le drapeau spécial de ce personnage officiel en tête du mât de petit perroquet du navire sur lequel il est embarqué ; pourvu que, après consultation avec ce personnage et avoir reçu de lui une réquisition, celui-ci considère que, pour le bien du service dont il est question, ce drapeau doit être hissé, et pourvu qu'il ne soit hissé et porté que dans les limites de son gouvernement ou haute commission dans lesquelles il a droit au salut par l'article 18, page 4, des règlements de Sa Majesté et des Instructions de l'Amirauté, 1879.

8. Si le plus ancien officier considère qu'il est désirable, en aucune circonstance, de hisser le drapeau, il

donnera avis au gouverneur, haut commissaire, etc., de ses raisons et en fera rapport à l'Amirauté.

9. Dans le cas où un gouverneur, haut commissaire, etc., d'une colonie, sera détaché en mission étrangère en sa qualité de gouverneur, haut commissaire, etc., des instructions spéciales seront données, dans chaque cas, au sujet du drapeau que devra porter le navire de guerre sur lequel il sera embarqué ; en l'absence de telles instructions, le plus ancien officier présent agira à sa discrétion, en consultant les précédents officiels de la mission.

No. 2.

Feu par volées.

Le mot *Fire* ayant été introduit dans le service impérial généralement comme un commandement d'exécution dans le tir par volées, ce mot sera dorénavant employé de même dans la milice du Canada pour le tir par volées.

No. 3.

RÈGLEMENTS DE LA MILICE DU CANADA, 1879.

Le paragraphe 530 de ces règlements relatif à la ration de bois de chauffage est amendé par la suppression du mot " pas," dans la cinquième ligne du texte français. Cette partie du paragraphe ainsi amendée se lira : " ordinaire d'officiers de moins de huit en nombre ; une ration et demie chaque, par jour."

No. 4.

COLLÈGE MILITAIRE ROYAL DU CANADA.

La personne ci-dessous mentionnée ayant passé son examen et ayant reçu son certificat du bureau des examinateurs aux Quartiers-Généraux, son admission au Collège Militaire Royal du Canada est approuvée :

NOM ET RÉSIDENCE.	POINTS.		
	Sujets		Total.
	Obligatoires.	Facultatifs.	
Edward John Duffus, Halifax, N.E....	2220	2747	4967

No. 5.

MILICE ACTIVE.

PROVINCE DE QUÉBEC.

8e bataillon " Carabiniers royaux," Québec.

Memo.—Relativement à la nomination, comme majors, des capitaines Scott et Pentland, dans le No. 5 des ordres généraux (19) 5 août courant, insérez les mots " et major titulaire " après le mot " capitaine " dans les deux cas.

Compagnie No. 1.

Est nommé capitaine :

Lieutenant William Edward Russell, B.V., de la compagnie No. 4, *vice* Scott, promu.

Memo.—La démission du lieutenant Henry Case Webster est par le présent acceptée.

Compagnie No. 6.

Est nommé capitaine :

Lieutenant George Hamilton Thomson, B.V., *vice* Pentland, promu.

87e bataillon d'infanterie "Québec."

Compagnie No. 2, Ancienne Lorette.

Le lieutenant Elzéar Charest a, par le présent, la permission de se retirer et de conserver son grade.

Est nommé payeur :

Quartier-maitre Joseph Blondeau, *vice* Luc Routhier qui a laissé les limites.

No. 7.

MILICE DE RESERVE.

PROVINCE DE QUÉBEC.

Division régimentaire de Beauharnois.

Est nommé lieutenant-colonel :

Major Jean-Baptiste Scott, *vice* F. X. Rapin, décédé.

Est nommé major :

Célestin Bergevin, écuyer, *vice* Scott, promu.

Par ordre,

WALKER POWELL, Colonel,
Adjudant-Général de la Milice,
Canada.

AVIS DU GOUVERNEMENT.

A VIS public est par le présent donné que sous l'autorité de l'Acte du Canada de 1877, concernant les compagnies à fonds social, des lettres patentes ont été émises sous le grand sceau de la Puissance du Canada, en date du deuxième jour d'août 1881, constituant en corps politique Edward Anderson Craig Pew, de la ville de Welland, dans le comté de Welland, province d'Ontario, Puissance du Canada, écuyer ; Abel D. Breed, de la cité de New-York, dans l'Etat de New-York, l'un des Etats-Unis d'Amérique, banquier ; Jonathan Turner, de Burlington, dans l'Etat de l'Iowa, l'un des Etats-Unis d'Amérique, raffineur de sucre ; l'honorable Richard William Scott, de la cité d'Ottawa, dans la dite province d'Ontario, procureur en loi ; Horace Brightman, de la dite cité de New-York, banquier ; James McLaren, de Buckingham, dans la province de Québec, dans la dite Puissance du Canada, président de la Banque d'Ottawa ; et Sayers Silas Hager, de la dite ville de Welland, écuyer, dans le but de manufacturer, raffiner, acheter et vendre des sucres et sirops d'empois, de glucose, de raisin, de canne et autres, extraits du maïs et autres produits, et de posséder ou louer des terres, quais, bâtiments et matériel nécessaire à leurs fins dans toute la Puissance du Canada, sous le nom de "Compagnie de Raffinerie de Sucre de Raisin du Canada, (limitée)," avec un capital-actions de cent mille piastres divisé en mille obligations de cent piastres chacune.

Daté au bureau du Secrétaire d'Etat pour le Canada, le seizième jour d'août 1881.

8-3

J. A. MOUSSEAU,
Secrétaire d'Etat.

A VIS public est par le présent donné que sous l'autorité de l'Acte du Canada de 1877, concernant les compagnies à fonds social, il a été émis des lettres patentes sous le grand sceau de la Puissance du Canada, en date du vingt-septième jour de juillet 1881, constituant en corps politique Mathew Whiting, de la cité de Brantford, dans le comté de Brant, dans la province d'Ontario, Puissance du Canada, écuyer ; William John Scarfe, du même lieu, fabricant ; Hugh McKenzie Wilson, du même lieu, procureur en loi ; Austin Demmons Cable, de la cité de Montréal, dans la province de Québec, dans la Puissance du Canada, courtier ; Morton Frary Hale, de la dite cité de Brantford, courtier, et Robert Charles Smyth, de la dite cité de Brantford, procureur en loi, dans le but de

fabriquer et vendre des barattes et autres ustensiles de ferme, par tout le Canada, et d'acquérir et détenir la propriété nécessaire à cette fin, sous le nom de "Compagnie manufacturière d'ustensiles de ferme (limitée)," avec un capital-actions de cinquante mille piastres, divisé en cinq cents parts de cent piastres chacune.

Daté au bureau du Secrétaire d'Etat du Canada, ce dix-septième jour d'août 1881.

8-3

J. A. MOUSSEAU,
Secrétaire d'Etat.

A VIS public est par le présent donné que sous l'autorité de l'Acte du Canada de 1877, concernant les compagnies à fonds social, des lettres patentes supplémentaires ont été émises sous le grand sceau de la Puissance du Canada, en date du deuxième jour d'août 1881, par lesquelles le capital-actions de la "Compagnie des Remorqueurs du lac Saint-François" est diminué de vingt mille piastres à dix mille piastres.

Daté au bureau du Secrétaire d'Etat du Canada, ce dix-septième jour d'août 1881.

8-3

J. A. MOUSSEAU,
Secrétaire d'Etat.

A VIS public est par le présent donné que, sous l'autorité de l'Acte du Canada de 1877, concernant les compagnies à fonds social, il a été émis des lettres patentes sous le grand sceau de la Puissance du Canada, en date du vingt-neuvième jour de juillet 1881, constituant en corps politique James Kerr, de la ville de Petrolia, dans le comté de Lambton, dans la province d'Ontario, Puissance du Canada, marchand de bois ; John Kerr, du même lieu, marchand de bois ; John Fraser, du même lieu, marchand de nouveautés ; William Milner, de la ville de Strathroy, dans le comté de Middlesex, dans la dite province d'Ontario, voiturier, et John Hewer, du township de Moore, dans le dit comté de Lambton, propriétaire de moulin, dans le but de fabriquer, manufacturer, réparer, vendre, acheter et négocier des voitures, carrosses, traîneaux, véhicules, instruments agricoles, outils, machines et autres articles de commerce dans la fabrication desquels le bois ou le fer est employé en tout ou en partie, par toute la Puissance du Canada, sous le nom de "Compagnie Manufacturière de Voitures de Petrolia (limitée)," avec un capital-actions de vingt mille piastres, divisé en deux cents parts de cent piastres chacune.

Daté au bureau du Secrétaire d'Etat du Canada, le dix-septième jour d'août 1881.

8-3

J. A. MOUSSEAU,
Secrétaire d'Etat.

A VIS public est par le présent donné qu'en vertu de l'Acte du Canada de 1877, concernant les compagnies à fonds social, il a été émis des lettres patentes sous le grand sceau du Canada, en date du sixième jour d'août 1881, constituant en corps politique Azro Buck Chaffee, de la cité de Montréal, dans la province de Québec, Puissance du Canada, écuyer ; Peter Alexander Peterson, de la dite cité de Montréal, écuyer, ingénieur civil ; William Prescott Hunt, de la cité de Boston, dans l'Etat du Massachusetts, l'un des Etats-Unis d'Amérique, manufacturier ; Edwin Gordon, de Hyde Park, dans le dit Etat du Massachusetts, manufacturier, et John Adams Duggan, de Quincy, dans le dit Etat du Massachusetts, manufacturier, dans le but de fabriquer et vendre par tout le Canada "l'Aiguille de sûreté de la Puissance," invention brevetée sous le numéro 9965, au bureau des patentes du Canada, le treizième jour de mai mil huit cent soixante et dix-neuf, comme amélioration dans les aiguilles de chemin de fer, sous le nom de "La Compagnie des Aiguilles de Sûreté de la Puissance (limitée)," avec un capital-actions de cent

mille piastres, divisé en deux mille parts de cinquante piastres chacune.

Daté au bureau du Secrétaire d'Etat du Canada, ce dix-neuvième jour d'août 1881.

8-3 J. A. MOUSSEAU,
Secrétaire d'Etat.

BUREAU DU CONSEIL PRIVE.

OTTAWA, 12 août 1881.

A VIS public est par le présent donné que par un ordre en conseil adopté le 26e jour de juillet dernier, sous l'autorité de la 53e section de l'acte 44 Victoria (1881) chap. 25, concernant les chemins de fer du gouvernement, il a plu à l'honorable député de Son Excellence le gouverneur-général d'exempter les travaux ci-dessous mentionnés de l'opération de la section ci-dessus mentionnée du dit acte, concernant la hauteur des ponts ou tunnels existant actuellement sur la ligne du chemin de fer Intercolonial, savoir :

1. Le pont du chemin Campbell à Halifax.
2. Le tunnel de Rock Morrissey près de Campbellton.
3. L'Ecluse du Moulin près d'Etchemin.

7 3 J. O. COTÉ,
Greffier, Conseil Privé.

AVIS AUX MARINS.

No. 16 de 1881.

PHARE DE POQUESUEDIE.

A VIS est par le présent donné qu'un phare érigé par le gouvernement du Canada sur l'extrême pointe nord-est de l'île Poquesuedie, Baie des Chaleurs, comté de Gloucester, dans la province du Nou-

veau-Brunswick, sera mis en opération le 1er août prochain.

Lat. N. 47° 49' 10"
Long. O. 64° 44' 40"

La lumière sera fixe, blanche et de nature catoptrique, élevée de 40 pieds au-dessus de l'eau haute et devra être visible de tous les points en mer dans un rayon de 11 milles.

Le phare est une tour carrée en bois mesurant 34 pieds d'élévation depuis sa base jusqu'à la girouette placée sur la lanterne, et est peint en blanc.

WM. SMITH,
Député du ministre de la marine et des pêcheries.
Département de la marine et des pêcheries,
Ottawa, 29 juillet 1881. 7-3

ETAT

Du Revenu et des Dépenses, à compte du Fonds Consolidé de la Puissance du Canada, d'après les états fournis au département des Finances à la nuit du 31 juillet dernier.

REVENU :	MONTANT.
Douanes	\$1,481,983 87
Excise	393,967 91
Département des Postes.....	125,830 55
Travaux Publics, y compris les Chemins de fer.....	216,463 79
Timbres d'effets de commerce.....	18,277 04
Divers	57,553 57
	<u>\$2,294,076 73</u>
DÉPENSES.....	\$2,499,484 28

FRED. TOLLER,
Pour le Député du Ministre des Finances.
Département des Finances,
Ottawa, 12 août 1881.

LISTE DES COMPAGNIES D'ASSURANCE AUTORISEES A FAIRE DES OPERATIONS AU CANADA, EN VERTU DES ACTES D'ASSURANCE DE 1875 ET 1877.

NOM DE LA COMPAGNIE.	Principal agent pour la réception des significations de pièces et d'avis.	Montant des dépôts — Les dépôts marqués (A) ne sont applicables qu'aux polices sur la vie en cours le 31 mars 1878; ceux marqués (B) aux polices émises depuis cette date.	Assurance autorisée.
La compagnie d'assur. de l'Amérique du Nord contre les accidents...	Edward Rawlings, gérant, Montréal.....	\$13,500, bons du havre de Montréal, \$9,733 bons d'emmagasinage de Montréal; \$550 5 p. c. canadiens. (Acceptés à \$20,000)...	Contre les accidents.
La compagnie d'assurance dite "Ætna," de Hartford, Connecticut...	Robt. Wood, agent général, Montréal.....	\$5,070 fonds publics canadiens; \$23,000 déductions de municipalités; \$72,600 bons des E.-U. (Acceptés à \$97,711).....	Contre l'inc. et sur la navig.
La compagnie d'assurance sur la vie dite "Ætna," de Hartford, Conn.	William H. Orr, gérant, Montréal.....	\$100,000 bons des E.-U. en or (A), \$70,000 bons des E.-U., et \$25,000 déb. de la Province de Québec (B).....	Sur la vie.
La compagnie d'assurance agricole de Watertown, N.Y., E.-U.....	John Fisher, agent-en-chef, Cobourg.....	\$100,000 bons 4 p. c. des E.-U.....	Contre l'incendie.
La compagnie d'assurance dite "Anchor Marine,"	Hugh Scott, agent, Toronto.....	\$56,000 bons municipaux. (Acceptés à \$50,400).....	Contre l'inc. et sur la navig.
La compagnie d'assurance de l'Amérique Britannique, Toronto.....	Louis H. Boulton, gérant <i>pro tem</i> , Toronto.....	\$61,000 bons municipaux. (Acceptés à \$54,900).....	Sur la vie.
L'association sur la vie dite "Briton" (limitée).....	J. B. M. Chipman, gérant, Montréal.....	\$54,993 bons du Canada, 4 p. c.....	Contre l'inc. et sur la navig.
La compagnie d'assurance maritime et contre l'incendie, du Canada.	Charles Cameron, direct.-gérant, Hamilton ..	\$57,000 bons municipaux. (Acceptés à \$51,300).....	Sur la vie.
La compagnie d'assurance du Canada sur la vie, Hamilton.....	A. G. Ramsay, gérant, Hamilton.....	\$60,000 bons municipaux. Acceptés \$54,000	Sur la vie.
L'association Canadienne d'assurance des consommateurs de vapeur.	W. B. McMurrich, agent, Toronto.....	\$3,900 effets de la Société Impériale de construction, \$5,000 effets de la société de construction et de prêts de Toronto, \$1,600 effets de l'Association de l'Ouest.....	Sur chaudières à vap., etc
La compagnie d'assurance des Citoyens, du Canada.....	Gerald E. Hart, agent principal, Montréal...	\$56,000 bons municipaux. (Acceptés à \$50,400).....	Sur la vie et cont. les accid.
La compagnie d'assurance des Citoyens, du Canada.....	Gerald E. Hart, agent principal, Montréal...	\$56,000 bons du havre de Montréal. (Acceptés à \$50,400).....	Contre l'inc. et sur la navig.
La compagnie d'ass. de l'Union Commerciale, de Londres, Angl.....	Fred. Cole, agent général, Montréal.....	\$30 en espèces.....	Garantie.
L'association d'assurance sur la vie, dite "Confederation"	J. K. Macdonald, directeur-gérant, Toronto..	\$100,344 fds. pcs., (vie A), \$50,613 effets consol. 5 p. c. canad. et \$55,967, effets 4 p. c. (feu).....	Contre l'inc. et sur la vie.
La compagnie d'assurance dite "Dominion," maritime et contre l'incendie, de Hamilton.....	F. R. Despard, gérant, Hamilton.....	\$86,300 bons municipaux. (Acceptés à \$77,650).....	Sur la vie.
La société d'ass. sur la vie, dite "Equitable," des Etats-Unis, N.-Y. (l'association d'assurance contre l'incendie (responsabilité limitée), Londres, Angleterre.	R. W. Gale, gérant, Montréal.....	\$35,000 en espèces, \$15,000 bons de la cité de Victoria, C.-B.....	Contre l'inc. et sur la navig.
La compagnie de garantie de l'Amérique du Nord.....	Wm. Robertson, agent en chef, Montréal.....	\$100,000 fonds publics canad. (A) et \$65,000 bons des E.-U. (B)...	Sur la vie.
La compagnie d'assurance contre l'incendie et sur la vie, dite "Guardian," Londres, Angleterre.....	Edward Rawlings, gérant, Montréal.....	\$100,000 effets canadiens	Contre l'incendie.
La comp. d'ass. contre l'incendie dite "Hartford" de Hartford, Conn.	Robert Simms et Cie, et Geo. Denholm, agents généraux, Montréal.....	\$32,000 bons munic. ; \$15,000 bons du hav. de Mont. ; \$9,733 bons d'emmagas. de Montréal, et \$400 actions. (Acceptés à \$51,000).....	Garantie.
La compagnie d'assurance dite "Lancashire" (à responsabilité limitée) Londres, Angleterre.....	Robert Wood, agent généraux, Montréal.....	\$100,343 fonds publics canadiens.....	Contre l'incendie.
La compagnie d'assurance sur la vie dite "Lion" (à responsabilité limitée) Londres, Angleterre.....	W. H. Rintoul, agent, Montréal.....	\$55,000, b. des E.-U., et \$30,840 act. de banq. (Accept. à \$100,000).....	Contre l'incendie.
La compagnie d'assurance dite "Liverpool et London et Globe"	S. C. Duncan-Clark, agent principal, Toronto	\$48,667 5 p. c. cons. canadiens, \$51,402 6 p. c. canadiens	Contre l'incendie.
La corporation d'assurance dite "London," Angleterre.....	Frederick Stanciliffe, agent général, Montréal...	\$100,000 fonds publics canadiens	Sur la vie.
La compagnie de Garantie et contre les Accidents, de Londres (responsabilité limitée).....	G. F. C. Smith, agent principal, Montréal...	£10,000 stg., effets canadiens.....	Contre l'inc. et sur la vie.
La comp. d'assurance contre l'incendie, London et Lancashire.....	C. C. Foster, agent, Montréal.....	\$50,127 5 p. c. consol. canad., et \$99,873 fonds publics canadiens (Acceptés à \$145,480).....	Garantie et accidents.
La compagnie d'assurance sur la vie, dite "London et Lancashire"	A. T. McCord, jr., agent en chef, Toronto.....	£11,000 stg., effets canadiens.....	Contre l'incendie.
La compagnie d'ass. mutuelle contre l'incendie, de London, Ont.....	C. J. Spike, agt en chef, Halifax, N.E.....	£21,000 stg., effets canadiens.....	Sur la vie.
La comp. d'ass. sur la vie, dite "Metropolitan," de New-York, E.-U.	William Robertson, gérant, Montréal.....	\$100,000 fonds publics canadiens (A) de \$5,000 en espèces et \$4,867 bons de la province de Québec (B).....	Contre l'incendie.
La compagnie Métropolitaine d'assurance sur les glaces, New-York.	D. C. Macdonald, secrétaire, London, Ont.....	\$25,000 effets publics canadiens et \$5,000 en argent.....	Sur la vie.
L'association d'assurance mutuelle sur la vie, du Canada.....	Thos. A. Temple, agt. général, St. Jean, N.-B.	\$100,000 bons des Etats-Unis.....	Sur les glaces.
	A. J. Fell, Montréal.....	\$5,000, bons des Etats-Unis.....	Sur la vie.
	J. Turner, président, Hamilton.....	\$92,988 bons municipaux. (Acceptés à \$83,690).....	Sur la vie.

La compagnie d'ass. mutuelle sur la vie dite "North American"	Wm. McCabe, directeur-gérant, Toronto.....	\$50,000 en espèces	Sur la vie.
La compagnie d'assurance dite "North British and Mercantile"	Macdougall et Davidson, agents génér., Mont.	\$50,000 fonds pub. canad., (vie A), \$47,000 bons du hav. de Mont-réal et \$65,000 bons municip. (feu). (Acceptés à \$150,800)...	Contre l'inc. et sur la vie. Contre l'incendie
La compagnie d'assurance du Nord, d'Aberdeen et Londres.....	Taylor Frères, agents généraux Montréal...	\$85,833 fonds publics canadiens, \$14,167 5 par cent canadiens.....	Contre l'incendie.
La société d'assurance contre l'incendie, dite "Norwich Union,"	Alex. Dixon, agent, Toronto.....	\$100,000 effets canadiens.	Sur la vie.
La compagnie d'assurance mutuelle sur la vie, d'Ontario.....	Wm. Hendry, gérant, Waterloo.....	\$56,157 bons municipaux (accepté \$50,541)	Contre l'inc. et sur la nav
La compagnie d'assurance dite "Phœnix," de Brooklyn	Robert Hampson, Montréal, agent	\$100,000 fonds des États-Unis.....	Contre l'incendie.
La cie. d'ass. contre l'incendie, dite "Phœnix," Londres, Angleterre.	Gillespie, Moffat et Cie., agts. génér., Mont.	\$50,171 fonds publics canad., et \$50,126 5 p. c. consol. canadiens	Contre l'incendie.
La compagnie d'assurance contre l'incendie, de Québec	J. G. Clapham, président, Québec.....	\$25,000 fonds publics canadiens, \$60,000 actions de banque et \$15,200 bons municipaux. (Acceptés à \$98,680)	Contre l'incendie.
La compagnie d'assur. sur la vie et contre l'incendie, dite "Queen," Angleterre.....	A. M. Forbes et H. G. Mudge, agents princi-paux, Montréal	\$100,000 fonds publics canadiens (feu) et \$51,100 5 p. c. conso-lidés canadiens (vie).....	Contre l'inc. et sur la vie.
La société d'assurance mutuelle sur la vie, dite "Reliance," Londres,	J. Cassie Hatton, procureur, Montréal.....	\$100,000 fonds publics canadiens (A) et \$10,000 effets canad. (B)	Contre l'inc. et sur la nav.
La compagnie d'assurance Royale Canadienne.....	Arthur Gagnon, secrétaire, Montréal.....	\$50,400 bons du havre de Montréal. (Acceptés à \$50,400)	Contre l'inc. et sur la nav.
La compagnie d'assurance Royale.....	M. H. Gault et Wm. Tatley, agents princi-paux, Montréal.....	\$96,982 fonds publics, \$53,533 5 p. c. des consolidés canadiens et \$170,333, cons. angl.—appl., \$149,182 (feu), \$50,000, (vie A) et 121,666 (général.) Aussi \$97,333.33 annuités angl. (général.) Total \$418,182	Contre l'inc. et sur la vie.
La compagnie d'assurance Impériale Ecossaise.....	Taylor Frères, agents généraux, Montréal.....	\$71,068, fds. pub. can., \$20,000 bons du havre de Montréal, \$13,500 bons municipaux. (Acceptés à \$101,275)	Contre l'incendie.
La compagnie d'assur. contre l'incendie dite Sovereign, du Canada.	L'hon. Alex. Mackenzie, président, Toronto.	\$115,655 bons municip. \$3,684 en argent. (Acceptés à \$101,218)	Contre l'incendie.
La compagnie d'assurance sur la vie, dite "Standard," Ecosse.. ..	W. M. Ramsay, gérant, Montréal.....	\$64,000 bons municipaux, \$107,000 bons du havre de Montréal, (acceptés à \$153,900), étant \$126,750 (vie A) et \$27,150 (vie B)	Sur la vie.
La société d'assurance sur la vie, dite "Star," d'Angleterre	A. W. Lauder, trésorier général, Toronto.....	\$100,343 fonds publics canadiens.....	Sur la vie.
La comp. d'assurance mutuelle sur la vie, dite "Sun," de Montréal.	R. Macanlay, secrétaire général, Montréal...	\$56,000 bons municipaux. (Acceptés à \$50,400)	Sur la vie et cont. les accid.
La compagnie d'assurance sur la vie et l'ontine, de Toronto.....	Arthur Harvey, gérant, Toronto.....	\$32,400 bons municip. \$1,040.36 en espèces (Acceptés à \$30,200)	Sur la vie et cont. les accid.
La compagnie d'assurance dite "Travelers," de Hartford, Connect.	Thos. Simpson, agent, Montréal.....	\$100,000 bons des États-Unis, \$25,000 bons municipaux, \$20,000 bons du havre de Montréal (acceptés à \$140,500), étant \$100,000 (vie A), \$25,000 au pair (vie B), et \$20,000 au pair (accidents)	Sur la vie et cont. les accid.
La compagnie d'assurance mutuelle Union sur la vie, du Maine.....	Wm. Mulock, agent, Toronto.....	\$100,000 4 p. c. des États-Unis, (A) et \$15,000, bons du district de Columbia, E.-U., (B)	Sur la vie.
La compagnie d'assurance de l'Ouest, Toronto.....	J. J. Kenny, directeur gérant, Toronto.....	\$57,700 bons municipaux. (Acceptés à \$51,930)	Contre l'inc. et sur la nav.

LES COMPAGNIES D'ASSURANCE SUR LA VIE CI-DESSOUS NOMMÉES, AYANT CESSÉ D'ENTREPRENDRE DES RISQUES AU CANADA, SONT AUTORISÉS, EN VERTU DE L'ARTICLE 17 DE "L'ACTE D'ASSURANCE REFONDU DE 1877," A POURSUIVRE TOUTES LES OPERATIONS SE RATTACHANT AUX POLICES ÉMISES AVANT LE 31 MARS 1878, ET LEURS DÉPÔTS SONT APPLICABLES À CES POLICES, SUJET AUX DISPOSITIONS DES ACTES D'ASSURANCE DE 1868 ET 1871.

NOM DE LA COMPAGNIE.	Principal agent pour la réception des significations des pièces et avis.	Montant des dépôts.	Assurance autorisée.
L'association médicale et générale sur la vie dite "Briton," Londres, Angleterre	Jas. B. M. Chipman, gérant, Montréal	\$100,343 bons du Canada.....	Sur la vie.
La compagnie d'assurance mutuelle sur la vie, dite Connecticut, de Hartford, Conn., E.-U.	Robt. Wood, agent-général, Montréal	\$100,000 bons des Etats-Unis	Sur la vie.
La compagnie d'assurance sur la vie, d'Edimbourg	David Higgins, agent principal, Toronto.....	\$150,515 bons du Canada.....	Sur la vie.
L'association d'assurance sur la vie, d'Ecosse.....	Geo. W. Ford, agent principal, Montréal.....	\$150,000 bons du Canada.....	Sur la vie.
La compagnie Nationale d'assurance sur la vie, des Etats-Unis d'Amerique.....	John F. Bell, procureur, Windsor.....	\$100,000 bons des Etats-Unis	Sur la vie.
La compagnie d'assurance sur la vie, de New-York.....	F. W. Campbell, M.D., procureur, Montréal.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie dite "North Western," de Milwaukee, E.-U.....	M. W. Mills, agent principal, Toronto.....	\$100,000 bons des Etats-Unis	Sur la vie.
La compagnie d'assurance mutuelle sur la vie, dite "Phoenix," Hartford, Connecticut.....	A. R. Bethune, agent général, Montréal.....	\$105,000 bons des Etats-Unis	Sur la vie.
La compagnie d'assurance sur la vie, dite, "The Positive Government Security" (limitée) Angleterre	John Taylor, secrétaire, Montréal	\$8,273 débentures du Canada, 5. p. c.	Sur la vie.
La société d'assurance sur la vie, dite "Amicable" Ecosaise.....	Geo. Wm. Ford, agent général, Montréal.....	\$150,000 bons du Canada.....	Sur la vie.
L'institution de Prévoyance Ecosaise.....	R. A. Ramsay, procureur, Montréal.....	\$100,343 bons du Canada.....	Sur la vie.
La compagnie d'assurance Provinciale Ecosaise.....	Geo. Wm. Ford, secrétaire, Montréal	\$150,790 sav. : \$112,343 bons du Canada, \$38,447 déb. Can. 5 p. c.	Sur la vie.
La compagnie d'assurance sur la vie, des Etats-Unis.....	\$60,000 bons payables en or, Etats-Unis.....	Sur la vie.

NOTA.—La compagnie d'assurance mutuelle sur la vie, dite "Globe" de New-York, a été déclarée insolvable aux Etats-Unis et en Canada, et Jas. D. Fish, de New-York, a été nommé receveur par les cours des Etats-Unis, et W. C. Wells, de Montréal, a été nommé syndic par la Cour Supérieure de Montréal, pour les opérations faites en Canada. Le dépôt de la compagnie entre les mains du gouvernemen, \$100,000 en effets des Etats-Unis, a été, par ordre de la dite Cour Supérieure, délivré aux banquiers de cette cour.

La compagnie d'assurance maritime des Marchands de Montréal, a cessé de faire des opérations d'assurance, et est en voie de liquider ses affaires. Le dépôt a été remis à la compagnie moins \$2,223 en espèces retenues à cause de réclamations contestées.

Bureau du Surintendant des Assurances, Ottawa, 30 juin 1881.

J. B. CHERRIMAN, Surintendant des Assurances

DEPARTEMENT DES POSTES.

Dt. Compte des banques d'épargne de la Poste, pour le mois de juillet 1881.

Av.

Fourni au Ministre des Finances aux termes de l'Acte pour l'Audition des Comptes Publics, 1878, Sec. 20)

Balance en caisse chez le Ministre des Finances, au 31 juin 1881.....	\$6,208,226 77	Remboursements durant le mois.....	\$172,633 23
Dépôts durant le mois	402,389 00		
Intérêt accordé aux déposants pour les comptes clos durant le mois	32		
		Balance :—	
		Au crédit des comptes des déposants.....	\$6,403,077 41
		Chèques en la possession des déposants et dont le paiement n'a pas été demandé.....	29,905 46
			6,437,982 87
	6,610,616 09		\$6,610,616 09

J. M. COURTNEY,
Député du Ministre des Finances.

Département des Finances, Ottawa, 17 août 1881.

DEMANDES AU PARLEMENT.

PARLEMENT FÉDÉRAL.

Règles relatives aux avis de bills privés.

51. Dans le cas de toute demande de bill privé, proprement du ressort législatif du Parlement du Canada, suivant les dispositions de l'Acte de l'Amérique Britannique du Nord, 1867, et ayant pour objet, soit la construction d'un pont, d'un chemin de fer, d'un chemin à barrières ou d'une ligne télégraphique; soit la construction ou l'amélioration d'un port, d'un canal, d'une écluse, d'une digue ou d'une glissoire, ou autre ouvrage semblable; soit la concession d'un droit de passage d'eau, l'incorporation de professions ou métiers, ou d'une compagnie de banque ou autre compagnie par actions, soit la concession à une ou plusieurs personnes de certains droits ou privilèges exclusifs ou particuliers, soit le pouvoir de faire quelque chose qui, dans ses effets, pourrait toucher aux droits ou à la propriété d'autrui, ou concerner une classe particulière de la société; ou ayant pour objet quelque amendement de même nature à un acte antérieur,—un avis, énonçant d'une manière claire et intelligible la nature et l'objet de la demande, et signé (excepté s'il s'agit de corporations déjà existantes) par les pétitionnaires ou de leur part, est nécessaire et doit être publié comme il suit

Dans les provinces de Québec et de Manitoba :

Un avis doit être inséré dans la *Gazette du Canada* en anglais et en français, ainsi que dans un journal anglais et un journal français du district intéressé, ou en anglais et en français dans le même journal, s'il ne s'en publie qu'un seul dans ce district; ou s'il n'y paraît pas de journal, alors la publication de l'avis en anglais et en français doit se faire dans un journal du district le plus voisin où il s'en publie.

Dans les autres provinces :

Un avis doit être inséré dans la *Gazette du Canada* et dans un journal du comté ou des comtés-unis intéressés, ou s'il n'y paraît pas de journal, alors la publication doit se faire dans un journal du comté le plus voisin où il s'en publie.

La publication de ces avis durera, dans chaque cas, la période de deux mois pendant l'intervalle de temps qui s'écoulera entre la clôture de la session précédente et la prise en considération de la pétition. Un exemplaire des numéros des journaux, reproduisant la première et la dernière insertion de l'avis, devra être transmis au greffier de chaque Chambre.

Si la pétition demande l'autorisation de présenter un bill privé ayant pour objet la construction d'un pont de péage, le pétitionnaire ou les pétitionnaires devront, en même temps qu'ils donneront l'avis prescrit par la règle précédente, donner aussi, de la même manière, avis des péages qu'ils entendent exiger, de l'étendue du privilège, de la hauteur des arches, de l'espace à laisser libre entre les culées ou les piliers pour le passage de radeaux et des navires; et mentionner de plus s'ils se proposent de construire un pont mobile, et quelles en seront les dimensions.

Toute personne désirant obtenir un bill privé devra, dans les huit jours qui précéderont l'ouverture du Parlement, déposer au bureau du greffier de la Chambre dans laquelle le bill doit prendre naissance, une copie de ce bill en langue anglaise ou en langue française, avec une somme suffisante pour en payer la traduction et l'impression. Il en sera imprimé 600 exemplaires en anglais et 200 en français; la traduction devra être faite par les officiers de la Chambre, et l'impression par l'entrepreneur des impressions. Le pétitionnaire aura aussi à payer au comptable de la Chambre une somme de \$200, plus le coût de l'impression de l'acte dans les Statuts, et remettra le reçu de ce paiement au greffier du comité auquel ce bill aura été renvoyé—le dit paiement sera effectué

immédiatement après la seconde lecture avant la prise en considération du bill par le comité.

Aucune pétition pour l'obtention d'un bill privé ne sera reçue par l'une ou par l'autre Chambre après les dix premiers jours de la session.

ROBERT LEMOINE,

Greffier du Sénat.

JOHN GEORGE BOURINOT,

Greffier des Communes.

Règles du Sénat relatives aux avis de bills de divorce.

72. Quiconque a l'intention de demander un bill de divorce, doit donner avis de son intention, et spécifier d'avec qui et pour quelle cause il veut divorcer. L'avis doit être inséré pendant six mois, à la *Gazette du Canada*, et dans deux journaux du district (si c'est dans les provinces de Québec et de Manitoba.) ou du comté ou des comtés-unis, (si c'est dans les autres provinces,) où le pétitionnaire résidait ordinairement lors de la séparation; et si le nombre voulu de journaux n'y paraît pas, alors la publication de l'avis devra se faire dans le district, le comté ou les comtés-unis voisins.

Un exemplaire en manuscrit de l'avis devra être signifié, à l'instance du pétitionnaire, à la personne d'avec laquelle il veut divorcer, si le lieu de la résidence de cette dernière peut être connu; et la preuve de cette signification ou de la diligence faite pour l'effectuer, doit être produite sous serment devant le Sénat et à sa satisfaction, lors de la lecture de la pétition.

ROBERT LEMOINE,

Greffier du Sénat.

A VIS public est par le présent donné que demande sera faite à la prochaine session du Parlement du Canada pour un acte autorisant une compagnie à construire un chemin de fer entre la cité Montréal et le village de Smith's Falls dans le comté de Lanark, dans la province d'Ontario, laquelle compagnie sera appelée "Compagnie de chemin de fer de Montréal et du Canada Central."

SCOTT, MacTAVISH et MacCRACKEN,

Solliciteurs.

Daté le premier jour d'août 1881,

6-9

DEMANDES POUR CHARTE PAR
LETTRES PATENTES.

A VIS est par le présent donné que demande sera faite au gouverneur général en conseil pour l'émission de lettres patentes sous l'autorité de l'acte concernant les compagnies à fonds social du Canada, à l'effet d'incorporer une compagnie qu'on se propose d'appeler la compagnie de navigation du Nord-Ouest (limitée), pour faire la navigation dans les lacs Winnipeg et Manitoba, la rivière Rouge, l'Assiniboine et la Saskatchewan et tous autres lacs, couants, rivières et eaux navigables dans la province de Manitoba, les territoires du Nord-Ouest et le district de Keewatin, avec son principal bureau d'affaires dans la ville de Winnipeg. Le fonds capital devra être de \$200,000 divisé en 2,000 parts de \$100 chacune. Les requérants sont Alexander McArthur, de la ville de Winnipeg, agent financier; l'hon. Colin Inkster, de Kildonan, Shérif de Manitoba; M. H. Howell, du même lieu, avocat; Archibald Forbes, de Mandeville, Manchester Ecr., W. London, Angleterre, journaliste; Horatio Ross Macrae, écrivain, d'Edimbourg, Ecosse. Les trois premiers devront être les premiers directeurs de la compagnie.

Winnipeg, 23 juillet 1881.

6-6

A VIS.—David George Hatton, procureur, et Robert Archibald Monrow, écuier, tous deux de la ville de Peterborough dans la province d'Ontario, Thomas Thomson Turnbull, marchand, de la cité de Montréal dans la province de Québec, George Burchell

Williams, écuyer, de la ville de Lafayette dans l'Etat de l'Indiana, l'un des Etats-Unis d'Amérique, et John Franklin Olmstead, écuyer, de la cité de Washington dans le district de Columbia, dans les Etats-Unis susdits, donnent avis par les présentes qu'ils s'adresseront par pétition au Gouverneur en Conseil, sous l'autorité de l'acte concernant les compagnies à fonds social du Canada de 1877, pour obtenir des lettres patentes sous le grand sceau de la Puissance du Canada, les constituant eux et tous autres qui pourraient ci-après devenir actionnaires dans la compagnie à être par icelles créée, en un corps politique et incorporé sous le nom de "Compagnie canadienne mutuelle de télégraphie."

La dite compagnie sera incorporée dans le but d'ériger et construire une ligne ou des lignes de communication télégraphique à travers la Puissance du Canada avec tous les pouvoirs et privilèges nécessaires pour compléter, maintenir et exploiter telles communications télégraphiques.

La dite compagnie aura sa principale place d'affaires dans la cité de Montréal.

Le montant du fonds capital de la dite compagnie sera de un million de piastres divisé en dix mille parts de cent piastres chacune.

Les dits David George Hatton, Robert Archibald Morow, Thomas Thomson Turnbull, George Burchell Williams et John Franklin Olmstead seront les directeurs provisoires de la dite compagnie.

CARTER ET CARTER,
Solliciteurs et procureurs
pour les requérants.

Montréal, 22 juillet 1881. 5-6

AVIS DIVERS.

LA BANQUE DU PEUPLE.

DIVIDENDE No. 92.

LES actionnaires de la Banque du Peuple sont par les présentes notifiés qu'un dividende semi-annuel de deux par cent pour les six mois courants,

a été déclaré sur le fonds-capital et sera payable au bureau de la banque, lundi, le cinquième jour de septembre prochain et les jours suivants.

Le livre de transfert sera fermé du 15 au 31 août, inclusivement.

Par ordre du bureau des directeurs,

A. A. TROTTIER, caissier.

Montréal, 30 juillet 1881. 6-7

AVIS.—L'assemblée générale annuelle des actionnaires de la compagnie du chemin de fer de Jonction et des Carrières de Napierville, aura lieu au bureau de la compagnie, à la Bourse, Montréal, lundi le 5e jour de septembre 1881, à deux heures de l'après-midi.

HENRY BENJAMIN,

Secrétaire-trésorier.

6-4

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Aug 29 1881
VOL. XV



The Canada Gazette.

PUBLISHED BY AUTHORITY.

OTTAWA, SATURDAY, AUGUST 27, 1881.

DOMINION OF CANADA.



APPOINTMENTS.

DEPARTMENT OF THE SECRETARY OF STATE OF CANADA.

His EXCELLENCY THE GOVERNOR GENERAL has been pleased to make the following appointment, viz :—

OTTAWA, 25th June, 1881.

J. P. CHILLAS, Esquire; to be Assistant Post Office Inspector for the Three Rivers Division.

The HONORABLE THE DEPUTY OF THE GOVERNOR GENERAL has been pleased to make the following appointment, viz. :—

Ottawa, 18th August, 1881.

WASHINGTON IRVING, of Tatamagouche, in the County of Colchester, in the Province of Nova Scotia, Esquire; to be Harbour Master for the Port of Tatamagouche, in the said Province.

PROCLAMATIONS.

LORNE.
[L.S.]

CANADA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.
To Our Beloved and Faithful the Senators of the Dominion of Canada, and the members elected to serve in the House of Commons of Our said Dominion, and to each and every of you,—
GREETING :

A PROCLAMATION.

WHEREAS Our Parliament of Canada stands prorogued to the Twenty-ninth day of the month of August instant, at which time, at Our City

of Ottawa, you were held and constrained to appear; Now Know YE, that for divers causes and considerations and taking into consideration the ease and convenience of Our Loving Subjects, We have thought fit, by and with the advice of Our Privy Council for Canada, to relieve you, and each of you, of your attendance at the time aforesaid, hereby convoking and by these presents enjoining you, and each of you, on the EIGHTH day of the month of OCTOBER next, to meet Us in Our Parliament of Canada, at Our City of Ottawa, there to take into consideration the state and welfare of Our said Dominion of Canada, and therein to do as may seem necessary. HEREIN FAIL NOT.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Right Trusty and Well-Beloved Councillor, SIR JOHN DOUGLAS SUTHERLAND CAMPBELL, (commonly called the Marquis of Lorne), Knight of Our Most Ancient and Most Noble Order of the Thistle, Knight Grand Cross of Our Most Distinguished Order of St. Michael and St. George, Governor General of Canada and Vice Admiral of the same, &c., &c., &c.

At Our Government House, in Our CITY of OTTAWA, this TWENTY-SEVENTH day of -AUGUST in the year of Our Lord one thousand eight hundred and eighty-one, and in the forty-fifth year of Our Reign.

By Command,
RICHARD POPE,
Clerk of the Crown in Chancery, Canada.

LORNE. [L.S.]
CANADA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To all to whom these presents shall come, or whom the same may in anywise concern,—GREETING :

A PROCLAMATION.

Z. A. LASH, Deputy of the Minister of Justice, Canada. } WHEREAS it is, in and by the Act passed in the session of the Parliament of Canada, held in the thirty-sixth year of Our Reign, chaptered nine, and intituled "An Act to provide for the appointment of Harbour Masters for certain ports in the Provinces of Nova Scotia and New Brunswick," amongst other things in effect enacted, that the said Act shall apply to the Provinces of Nova Scotia and New Brunswick only, and to such ports and such ports only (except the ports of

Halifax and Pictou, in Nova Scotia, and St. John's in New Brunswick), in either of the said Province, as shall from time to time be designated for that purpose by Proclamation under an Order or Orders of the Governor in Council :

AND WHEREAS an Order of the Governor in Council was passed on the twelfth day of July, in the year of Our Lord, one thousand eight hundred and eighty-one, designating Port of Hawkesbury, as a Port to which the said Act and Acts amending the same shall apply,—

Now KNOW YE, that We do hereby, and by virtue of the authority vested in Us by the said Act and Order in Council respectively, proclaim and declare that the Act hereinbefore mentioned and intituled "An Act to provide for the appointment of Harbour Masters for certain Ports in the Provinces of Nova Scotia and New Brunswick" and the Acts amending the same, shall hereafter apply to the Port of Hawkesbury, in the Province of Nova Scotia.

The limits of said port to be as follows : All that portion of the Gut of Canso, extending from Wilson's line on the east shore to the centre of the Gut, thence proceeding on a southerly course to abreast of Madden Point, also on the east shore, thence extending eastward so as to include Ship Harbour, thence northwards including Emery Pond to the place of beginning at Wilson's line.

Of all which Our loving subjects and all others to whom these presents may come or whom the same may concern, are hereby required to take notice and to govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Right Trusty and Well-Beloved Councillor, SIR JOHN DOUGLAS SUTHERLAND CAMPBELL, (commonly called the Marquis of Lorne), Knight of Our Most Ancient and Most Noble Order of the Thistle, Knight Grand Cross of Our Most Distinguished Order of St. Michael and St. George, Governor General of Canada and Vice Admiral of the same.

At Our Government House, in Our CITY of OTTAWA, this TWELFTH day of JULY, in the year of Our Lord, one thousand eight hundred and eighty-one, and in the Forty-fifth year of Our Reign.

By Command,
J. A MOUSSEAU,
Secretary of State.

ORDERS IN COUNCIL.

GOVERNMENT HOUSE, OTTAWA.

Thursday, 18th day of August, 1881.

PRESENT :

THE HONORABLE THE DEPUTY OF HIS EXCEL-
LENCY THE GOVERNOR GENERAL IN
COUNCIL.

ON the recommendation of the Honorable the Minister of Customs and under authority of the Act 44 Victoria, chapter 11, section 2 and sub-section 4,—

The Deputy Governor has been pleased to order that the first three forms of oaths prescribed by an Order in Council of the 19th day of May last past, be and the same are hereby rescinded, and that the four following forms be and they are hereby substituted therefor, namely:—

Oath or Affirmation of an Owner, Consignee or Importer.

I, [name of the owner, consignee or importer making the entry] do solemnly and truly [swear or affirm as the case may be] that I am [the owner, consignee or importer; or a member of the firm of [giving name] the owners, consignees or importers as the case may be] of the goods mentioned in the invoice now produced by me, and hereunto annexed and signed by me, and that the said invoice is the true and only invoice received by

expect to receive of all the goods imported as therein stated for account of [name of person or firm being the owner or owners], that the said goods are properly described in the said invoice and in this entry thereof, and that nothing has been on my part, nor to my knowledge on the part of any other person, done, concealed or suppressed, whereby Her Majesty the Queen may be defrauded of any part of the duty lawfully due on the said goods; and I do further solemnly and truly [swear or affirm as the case may be] that the prices of the goods as shown in said invoice and as aggregated in this Bill of Entry now presented by me, exhibit the fair market value of the said goods at the time and place of their exportation to Canada, without any deduction or discount for cash, or because of the exportation thereof, or for any other special consideration whatever, and that to the best of my knowledge and belief the prices so exhibited were the prices of said goods for consumption at such time and place. So help me God.

[Sworn or affirmed] before me this day of 18

Collector.

Declaration of the Owner, Consignee or Importer, required when the entry is made by any person other than such Owner, Consignee or Importer.

I, the undersigned [name of the owner, consignee or importer, as the case may be, or a member of the firm of, giving name] hereby solemnly declare that the within Bill of Entry contains a true account of the goods imported as therein stated, and whereof [name of the person or firm being owners, consignees or importers, is or are] the owner; that the invoice herewith produced is the true and only invoice, which [he or they, has or have] received or expect to receive of the said goods, and that the prices of the goods as mentioned in the said invoice, exhibit the fair market value thereof at the time and place of their exportation to Canada, that the said goods are properly described in the said invoice, and that no discounts or deductions for cash, or because of the exportation thereof or for any other special consideration have been made in the said invoice prices, and that to the best of my knowledge and belief the prices so exhibited were the prices of said goods for consumption at such time and place.

Signed at on the day of 88, in the presence of [collector or attorney making the entry, or a justice of the peace or consul.]

Oath or Affirmation of an Agent or Attorney of the Owner, Consignee or Importer.

I [name of agent] do solemnly and truly [swear or affirm] that I am the duly authorized Agent and Attorney of [name of the owner, consignee or importer] and that I have means of knowing and do know that the invoice now presented by me of the goods mentioned in this Bill of Entry is the true and only invoice received by the said [name of the owner, consignee or importer] of all the goods imported as within stated for [his or their] account; that the said goods are properly described in the said invoice and entry, and that the said invoice and entry exhibit the fair market value of the said goods at the time and place of their exportation to Canada, without any deduction or discount for cash, or because of the exportation thereof, or for any other cause whatsoever, and that nothing has been on my part, nor to my knowledge on the part of any other person, done, concealed or suppressed whereby Her Majesty the Queen may be defrauded of any part of the duty lawfully due on the said goods; and I do further solemnly and truly [swear or affirm] that to the best of my knowledge and belief the said [name of the owner, consignee or importer] is the [owner, consignee or importer, as the case may be] of the goods mentioned in this Bill of Entry, and that the prices of said goods as shown therein and in the said invoice were the prices thereof for consumption at the time and place of their exportation to Canada. So help me God.

[Sworn or affirmed] before me this day of 18

Collector.

Oath or Affirmation of an Owner or his Agent, required whenever goods are entered at a lower rate of duty for a specific purpose than would otherwise be chargeable thereon.

I, [name of owner or agent] do solemnly and truly [swear or affirm] that any goods included in this Entry as paying a lower rate of duty for a specific purpose than would otherwise be chargeable thereon, are to be, and will be used for such specific purpose only.

[Sworn or affirmed] before me this 18 day

9-3

Collector.

J. O. COTÉ,
Clerk, Privy Council.

GOVERNMENT HOUSE, OTTAWA,

Thursday, 18th day of August, 1881.

PRESENT :

THE HONORABLE THE DEPUTY OF HIS EXCEL-
LENCY THE GOVERNOR GENERAL IN
COUNCIL.

ON the recommendation of the Honorable the Acting Minister of Marine and Fisheries, and under the provisions of the 31st section of the Act passed in the Session of the Parliament of Canada held in the 31st year of Her Majesty's Reign, chaptered 65 and intituled "An Act respecting the Inspection of Steamboats, and for the greater safety of passengers by them,"—

The Deputy Governor by and with the advice of the Queen's Privy Council for Canada, has been pleased to order, and it is hereby ordered, that the steamer "Brothers" of Quebec, owned by Mr. Angus Baker, be allowed to carry not more than six hundred [600] passengers;—also the steamer "Laurentides" of Quebec, owned by Mr. François H. Marquis, be allowed to carry not more than three hundred and twenty-one [321] passengers.

9-3 J. O. COTÉ,
Clerk, Privy Council.

GOVERNMENT HOUSE, OTTAWA.

Saturday, 20th August, 1881.

PRESENT :

THE HONORABLE THE DEPUTY OF HIS EXCEL-
LENCY THE GOVERNOR GENERAL IN
COUNCIL.

ON the recommendation of the Honorable the Minister of Inland Revenue, and under the provisions of the 48th and 49th sections of the Act passed in the 42nd year of Her Majesty's Reign, chaptered 16, and intituled "An Act to amend and consolidate the laws relating to Weights and Measures,"—

The Deputy Governor, by and with the advice of the Queen's Privy Council for Canada, has been pleased to order, and it is hereby ordered, that the following addition be and the same is hereby made to the Order in Council passed on the 14th of August 1879.

1. Grain Testers shall only be admitted to verification when:

1. The cup or vessel for containing the grain is cylindrical, the diameter being equal to its depth, and holds some authorized sub-multiple of the gallon not less than one quart.

2. There is marked on the cup in clearly legible characters its true capacity in standard measure.

3. The counterpoise is arranged so that it can be sealed or stamped in such manner as will prevent its being tampered with or removed from the instrument to which it belongs without destroying or breaking the seal or stamp.

4. It gives true indications of weight according to the purport of the figures and divisions marked on the beam.

5. The knife edges and other working parts are in conformity with section B of the Order in Council of the 14th August, 1879.

6. It is accompanied by a hopper or apparatus for automatically filling the weighing cup identical as to form and dimensions with the one deposited in the Standards Department at Ottawa, of which a sketch drawing with figured dimensions and instructions for use will be given to each Inspector of Weights and Measures.

K. The fee chargeable for verifying and stamping each grain tester shall be one dollar.

9-3 J. O. COTÉ,
Clerk, Privy Council.

GOVERNMENT HOUSE, OTTAWA.

Saturday, 6th day of August, 1881:

PRESENT :

THE HONORABLE THE DEPUTY OF HIS EXCEL-
LENCY THE GOVERNOR GENERAL,
IN COUNCIL.

THE Deputy Governor, on the recommendation of the Honorable the Acting Minister of Railways and Canals, has been pleased to adopt the following rules with respect to the repairing of vessels on the banks of the Lachine Canal, the Beauharnois and the Chambly.

1. Repairs shall only be executed at such points as may be indicated and approved of by the Superintendent.

2. For each vessel hauled up or beached for repairs, a charge of one dollar, over and above all other charges, shall be made, carrying the privilege of remaining for one month, a further sum of one dollar being charged for each additional month or fraction of a month the vessel may remain.

In cases, however, where a vessel hauled up for repairs upon the Canal bank remains there throughout the winter, a charge of \$4.00 only shall be made (in addition to her ordinary winterage dues) the period covered being from the 1st of November to the 1st of June inclusive.

3. Any vessel remaining on the Canal bank after having wintered thereon shall be charged at the rate of one dollar a month or fraction of a month of her subsequent stay.

4. Any vessel remaining more than one year on the bank of the Canal shall, for such time as she may remain in excess of that period, pay at the rate of two dollars a month or fraction of a month throughout the whole year.

5. All charges shall be payable at the Collector's office in advance on the first day of each month.

6. These rules shall be understood as applying to all cases where the Canal bank is used in any manner for the repair of vessels, whether such vessels are actually hauled up or not.

Certified,

7-3 J. O. COTÉ,
Clerk, Privy Council.

QUEBEC HARBOUR COMMISSION.

AT a weekly meeting of the Quebec Harbour Commissioners held in their office, in the Lower Town of the City of Quebec, being their usual place of sitting, on Wednesday, the thirtieth day of the month of March, in the year of Our Lord one thousand eight hundred and eighty-one, at which were present the following named Commissioners, viz :

P. V. Valin, Esquire, Chairman,
The Honorable Thos. McGreevy,
Julien Chabot, Esquire,
J. Bell Forsyth, Esquire,
John Sharples, Esquire,
Jas. Patton, Esquire, and
Ferdinand Hamel, Esquire,

forming a quorum of the said Quebec Harbour Commissioners, the following By-law entitled: *By-Law to keep a clear passage for vessels entering inside the limits of the Harbour Improvements executed in the mouth of the River St. Charles, in the Harbour of Quebec*, was read for the first time; and at a subsequent weekly meeting of the said Quebec Harbour Commissioners held at the same place, on Wednesday, the sixth day of the month of April, in the same year, at which were present the following named Commissioners, forming also a quorum, viz:

P. V. Valin, Esquire, Chairman,
The Honorable Thos. McGreevy,
Julien Chabot, Esquire,
Jas. Patton, Esquire,
John Sharples, Esquire, and
Ferdinand Hamel, Esquire,

the said following By-law was read for the second and last time and adopted, having been published, since its first reading, twice in the English language in *The Morning Chronicle*, and twice in the French language in *Le Canadien*, both papers published at Quebec:—

By-law to keep a clear passage for vessels entering inside the limits of the Harbour Improvements executed in the mouth of the River St. Charles, in the Harbour of Quebec.

1. No vessel, raft, or timber of any kind shall moor, make fast or remain alongside of the north side of the wharf belonging to the Quebec Harbour Commissioners, at Point-à-Carcy, for a distance of two hundred feet from the east end of the said wharf.

2. No vessel, raft or timber of any kind shall moor, make fast or remain alongside of the south end or south front of the breakwater belonging to the said Commissioners.

3. All vessels moored or made fast to any wharf in the Harbour of Quebec shall be moored or made fast in such a way as to offer no obstruction to any vessel entering into or coming from the limits of the Harbour Improvements, in the mouth of the River Saint Charles, in the said Harbour of Quebec.

4. Any master or commander of any ship or vessel, or the master of any craft, or any other person whatsoever who shall infringe the present By-law and Regulations shall incur for every such offence a penalty not exceeding one hundred dollars (\$100.00) or an imprisonment not exceeding sixty days.

5. Any By-law inconsistent with the present regulations is hereby declared to be repealed.

(Signed) P. V. VALIN,
Chairman.
A. H. VERRET,
Sec. Treas.

PRIVY COUNCIL OFFICE.
OTTAWA, 27th July, 1881.

I hereby certify that the foregoing By-law has been submitted to and approved by His Excellency the Governor General in Council on the 30th day of April 1881.

J. O. COTÉ,
Clerk, Privy Council.

7-3

GOVERNMENT NOTICES.

TIN DRAWBACK.

UNDER authority of the Order in Council of the 11th June 1879, the Minister of Customs has been pleased to order and it is hereby ordered, that on all claims made on or after the 1st September proximo

for drawback on *sheet tin or tin plates* used in the manufacture of packages for articles exported, the rate payable on each box of such *tin* so used and exported shall be continued at *fifty cents* as heretofore, provided that the amount of such drawback shall not exceed in any case the amount of duty actually paid thereon, subject always to the restrictions imposed by said Order in Council as amended by that of the 20th May 1880.

J. JOHNSON,
Commissioner of Customs.

Customs Department,
Ottawa, August 26, 1881.

9-3

NOTICE TO MARINERS.

No. 17 of 1881.

LARK ISLET FOG ALARM.

NOTICE is hereby given that a Fog Trumpet, established by the Government of Canada at Lark Islet Light Station, in the River St. Lawrence, at the mouth of the Saguenay River, Province of Quebec, will be put in operation on the 15th August instant.

Lat. N. 48° 5' 30"
Long. W. 69° 40' 0"

In thick weather, fogs, or snow storms, the Trumpet will sound blasts of eight seconds' duration, with intervals of thirty-five seconds between the blasts.

WM. SMITH,
Deputy of the Minister of Marine, etc.
Department of Marine and Fisheries,
Ottawa, 4th Aug., 1881.

9-3

NOTICE TO MARINERS.

No. 18 of 1881.

LOUISBURG AUTOMATIC BUOY.

NOTICE is hereby given that an Automatic Signal Buoy, coloured red, and sounding a 10-inch whistle, has been established by the Government of Canada in 30 fathoms of water S. E. $\frac{1}{4}$ E., 1 $\frac{1}{2}$ miles from the Lighthouse at Louisburg, Cape Breton Island, Nova Scotia.

Lat. N. 45° 54' 0"
Long. W. 59° 55' 0"

From the Buoy a course N. W. by W. will clear the Broad Shoal, and lead to the fairway of Louisburg Harbor.

WM. SMITH,
Deputy of the Minister of Marine, etc.
Department of Marine and Fisheries,
Ottawa, 5th August, 1881.

9-3

OTTAWA, 12th August, 1881.

NOTICE is hereby given that the Acting Minister of the Interior has withdrawn from sale and settlement, and has reserved for School purposes, under the provisions of sub-section 2 of section 22 of the Dominion Lands Act, 1879, the following lands in

the Province of Manitoba, in lieu of School Lands found settled upon previous to survey, viz :

Township	S.	Range	1.	E.	Section	21.
"	11,	"	2,	E. S.W. $\frac{1}{4}$	"	13.
"	13,	"	2,	E. S.W. $\frac{1}{4}$	"	24.
"	15,	"	2,	E. N.W. $\frac{1}{4}$	"	12.
"	13,	"	3,	E. N. $\frac{1}{2}$ of N. $\frac{1}{2}$	"	31.
"	16,	"	3,	E. S. $\frac{1}{2}$ of N.W. $\frac{1}{4}$	"	5.
"	12,	"	4,	E. N.W. $\frac{1}{4}$	"	12.
"	13,	"	4,	E. W. $\frac{1}{2}$	"	28.
"	11,	"	5	E. S. $\frac{1}{2}$	"	25.
"	7,	"	6	E. N.W. $\frac{1}{4}$	"	10.
"	14,	"	3	W. S.E. $\frac{1}{4}$	"	6.
"	6,	"	4	W.	"	32.
"	14,	"	4	W.	"	20.
"	10,	"	5	W. S.E. $\frac{1}{4}$	"	32.
"	12,	"	5	W. S.E. $\frac{1}{4}$	"	30.
"	13,	"	5	W. S. $\frac{1}{2}$	"	4.
"	12,	"	6	W. N. $\frac{1}{2}$	"	26.
"	12,	"	7	W. N.W. $\frac{1}{4}$	"	12.
"	13,	"	7	W. N.W. $\frac{1}{4}$	"	31.
"	12,	"	8	W.	"	9.
"	13,	"	9	W. N.E. $\frac{1}{4}$	"	32.
"	13,	"	9	W. S.W. $\frac{1}{4}$	"	32.
"	13,	"	9	W. E. $\frac{1}{2}$	"	33.
"	15,	"	9	W. N. $\frac{1}{2}$	"	9.
"	14,	"	11	W. N. $\frac{1}{2}$	"	24.

LINDSAY RUSSELL,

Acting Deputy of the Minister of the Interior.

9-3

PUBLIC Notice is hereby given that, under the Canada Joint Stock Companies Act, 1877, Letters Patent have been issued under the Great Seal of the Dominion of Canada, bearing date the second day of August, 1881, incorporating Edward Anderson Craig Pew, of the Town of Welland, in the County of Welland, in the Province of Ontario, in the Dominion of Canada, Esquire; Abel D. Bree l, of the City of New York, in the State of New York, one of the United States of America, banker; Jonathan Turner, of Burlington, in the State of Iowa, one of the United States of America, sugar refiner; the Honorable Richard William Scott, of the City of Ottawa, in the said province of Ontario, barrister-at-law; Horace Brightman, of the said City of New York, banker; James McLaren, of Buckingham, in the Province of Quebec, in the said Dominion of Canada, President of the Bank of Ottawa, and Sayers Silas Hagar, of the said town of Welland, Esquire, for the purpose of manufacturing, refining, buying and selling of starch, glucose, grape, cane and other sugars and syrups to be made from corn and other materials, and the owning or hiring of lands, docks, buildings and plant necessary therefor throughout the Dominion of Canada, by the name of "The Grape Sugar Refining Company of Canada (Limited)," with a total capital stock of one hundred thousand dollars, divided into one thousand shares of one hundred dollars.

Dated at the Office of the Secretary of State of Canada, this Sixteenth day of August, 1881.

J. A. MOUSSEAU,
Secretary of State.

8-3

PUBLIC Notice is hereby given that, under the Canada Joint Stock Companies Act, 1877, Letters Patent have been issued under the Great Seal of the Dominion of Canada, bearing date the twenty-seventh day of July 1881, incorporating Matthew Whiting, of the City of Brantford, in the County of Brant, in the Province of Ontario, in the Dominion of Canada, Esquire; William John Scarfe, of the same place, manufacturer; Hugh McKenzie Wilson, of the same place, barrister-at-law; Austin Demmons Cable, of the City of Montreal, in the Province of Quebec, in the Dominion of Canada, broker; Morton Frary

Hale, of the said City of Brantford, broker, and Robert Charles Smyth, of the said City of Brantford, barrister-at-law, for the purpose of manufacturing and selling churns and other farm and dairy utensils throughout the Dominion of Canada, and of acquiring and holding the property required therefor, by the name of "The Farm and Dairy Utensil Manufacturing Company (Limited)," with a total capital stock of fifty thousand dollars, divided into five hundred shares of one hundred dollars.

Dated at the Office of the Secretary of State of Canada, this Seventeenth day of August 1881.

J. A. MOUSSEAU,
Secretary of State.

8-3

PUBLIC Notice is hereby given, that under the Canada Joint Stock Companies Act 1877, Supplementary Letters Patent have been issued under the Great Seal of the Dominion of Canada, bearing date the Second day of August 1881, whereby the total capital stock of "The Lake St. Francis Tow Boat Company (Limited)," is decreased from twenty thousand dollars to ten thousand dollars.

Dated at the Office of the Secretary of State of Canada, this seventeenth day of August, 1881.

J. A. MOUSSEAU,
Secretary of State.

8-3

PUBLIC Notice is hereby given that, under the Canada Joint Stock Companies Act, 1877, Letters Patent have been issued under the Great Seal of the Dominion of Canada, bearing date the twenty-ninth day of July, 1881, incorporating James Kerr, of the Town of Petrolia, in the County of Lambton, in the Province of Ontario, in the Dominion of Canada, lumber merchant; John Kerr, of the same place, lumber merchant; John Fraser, of the same place, dry goods merchant; William Milner, of the town of Strathroy, in the county of Middlesex, in the said Province of Ontario, waggon maker, and John Hewer, of the township of Moore, in the said county of Lambton, mill owner, for the purpose of making, manufacturing and repairing, selling, buying and dealing in waggons, carriages, sleighs, vehicles, agricultural implements, tools, machinery and other goods in which metal or wood are used in whole or in part in the construction thereof throughout the Dominion of Canada, by the name of "The Petrolia Waggon Manufacturing Company (Limited)," with a total capital stock of twenty thousand dollars, divided into two hundred shares of one hundred dollars.

Dated at the Office of the Secretary of State of Canada, this seventeenth day of August 1881.

J. A. MOUSSEAU,
Secretary of State.

8-3

PUBLIC Notice is hereby given that, under the Canada Joint Stock Companies Act, 1877, Letters Patent have been issued under the Great Seal of the Dominion of Canada, bearing date the sixth day of August, 1881, incorporating Azro Buck Chaffee, of the City of Montreal, in the Province of Quebec, in the Dominion of Canada, Esquire; Peter Alexander Peterson, of the said City of Montreal, Esquire, civil engineer; William Prescott Hunt, of the City of Boston, in the State of Massachusetts, one of the United States of America, manufacturer; Edwin Gordon, of Hyde Park, in the said State of Massachusetts, manufacturer; and John Adams Duggan, of Quincy, in the said State of Massachusetts, manufacturer; for the purpose of manufacturing and selling throughout the Dominion of Canada the "Dominion Safety Switch," an invention patented under the number 9,965 in the Patent Office of the Dominion of Canada, which said patent was granted on the thirteenth day of May eighteen hundred and

seventy-nine, for improvements in railroad switches, by the name of "The Dominion Safety Switch Company, (Limited)," with a total capital stock of one hundred thousand dollars, divided into two thousand shares of fifty dollars.

Dated at the Office of the Secretary of State of Canada, this nineteenth day of August, 1881.

8-3 J. A. MOUSSEAU,
Secretary of State.

PRIVY COUNCIL OFFICE.

OTTAWA, 12th August, 1881.

PUBLIC Notice is hereby given that by Order in Council passed on the 26th day of July last, under the provisions of the 53rd section of the Act 44 Vic. (1881) chapter 25, relating to Government Railways, the Honorable the Deputy of His Excellency the Governor General has been pleased to exempt the works undermentioned from the operation of the above stated section of the said Act, relating to the height of existing bridge structures or tunnels on the line of the Intercolonial Railway, namely :—

1. The Campbell Road Bridge at Halifax.
2. Morrissey's Rock Tunnel, near Campbellton.
3. The Mill Sluice near Etchemin.

7-3

J. O. COTÉ,
Clerk, Privy Council.

NOTICE TO MARINERS.

No. 16 of 1881.

POQUESUEDIE LIGHTHOUSE.

NOTICE is hereby given that a Lighthouse, erected by the Government of Canada on the most north-easterly point of Poquesuedie Island, Bay des Chaleurs, County of Gloucester, in the Province of New Brunswick, will be put in operation on the 1st August next.

Lat. N. 47° 49' 10"
Long. W. 64° 44' 40"

The light will be fixed, white catoptric, elevated 41 feet above high water, and should be visible 11 miles from all points seaward.

The tower is a square wooden one, 34 feet high from its base to the vane on the lantern, and is painted white.

WM. SMITH,
Deputy of the Minister of Marine, &c.

Department of Marine and Fisheries,
Ottawa, 29th July, 1881.

7-3

THE FOLLOWING NEW POST OFFICES WERE ESTABLISHED IN CANADA
ON THE 1st AUGUST, 1881.

NAME OF POST OFFICE.	TOWNSHIP OR PARISH.	ELECTORAL COUNTY.	POSTMASTER.
Brandon	Tp. 10, Sec. 23.19	North West Territories.....	J. C. Kavanagh.
Dunboyne	Malahide.....	Elgin, E.R.....O.	Joseph Norman.
Glandine.....	Mariposa.....	Victoria, S.R.....O.	Edmund Pogue.
Hartsmere.....	Ashley.....	Hastings, N.R.....O.	William Brenner.
Hall's Stream	Hereford.....	Compton.....Q.	E. Bean.
Lascelles.....	Masham	Ottawa.....Q.	A. Hamilton.
Lilly Oak.....	Holland	Trey, N.R.....O.	James Bruce.
Lower Washabuck	Victoria, N.S.....	Alex. J. McNeil.
Overton	Yarmouth, N.S.....	Ebenezer Rose.
Pictou Island	Pictou, N.S.....	Alex. F. Campbell.
Riverview.....	Melancthon	Grey, E.R.....O.	Simeon M. Carey.
St. Damien de Buckland.....	Lauzon.....	Bellechasse.....Q.	André Goupil.
Thwaite.....	Tudor	Hastings, N.R.....O.	William J. Thwaite.

CHANGES IN POST OFFICES ALREADY ESTABLISHED.

OFFICES CLOSED.

Christie's CornersCo. Grenville, N.R., O.
LakesideCo. Marquette, M.
Parks Creek.....Co. Lisgar, M.

NAMES CHANGED.

Braudon, Tp. 9, Sec. 69, range 18, N.W.T.....to Brandon Mills.
Bull Creek, Co. Kings, P.E.I.....to Priest Pond.

SUMMARY STATEMENT shewing the Quantity and Value of Goods entered for Consumption in the Dominion of Canada (exclusive of British Columbia) and the Duty Collected thereon, during the month ending 30th June, 1881.

ARTICLES.	ENTERED FOR CONSUMPTION.		
	Quantity.	Value.	Duty.
		\$ cts.	\$ cts.
Acids.....	\$	1,419 00	295 81
Agricultural Implements	"	22,013 00	5,989 65
Ale, Beer and Porter.....	Gals. 28,762	18,193 00	4,560 62
Animals.....	\$	63,836 00	12,767 20
Books, Pamphlets, &c., &c.....	"	91,650 00	14,449 35
Brass and manufactures of.....	"	23,126 00	5,849 50
Breadstuffs, viz :—			
Grain of all kinds.....	Bush. 190,423	94,678 00	14,896 02
Flour and Meal.....	Brls. 46,833	172,278 00	21,083 41
Rice and all other Breadstuffs.....	\$	27,859 00	11,012 36
Candles.....	Lbs. 13,443	1,734 00	424 90
Chicory.....	" 20,550	1,355 00	822 00
Coal of all kinds and Coke.....	Tons. 114,646	388,806 00	62,770 95
Coffee, from countries others than U. S.....	Lbs. 153,504	22,930 00	3,133 88
" " U. States.....	" 38,411	6,558 00	1,625 73
Copper and manufactures of.....	\$	16,647 00	2,118 70
Cordage of all kinds.....	"	19,079 00	2,029 65
Cotton, manufactures of.....	"	691,140 00	148,002 86
Drugs and Medicines.....	"	78,798 00	16,541 56
Earthen, Stone, and Chinaware.....	"	54,718 00	15,341 35
Fancy Goods.....	"	52,448 00	11,314 30
Fish.....	"	7,137 00	1,403 43
Fruit, Dried.....	Lbs. 52,887	52,887 00	12,299 02
" green, &c.....	\$	41,407 00	8,191 41
Furs.....	"	46,573 00	7,700 15
Glass and Glassware.....	"	95,760 00	21,942 30
Gunpowder and explosive substances.....	"	2,428 00	785 25
Hats, Caps and Bonnets.....	"	52,897 00	13,224 25
Hops.....	Lbs. 1,884	403 00	113 04
Iron and Steel, and manufactures of.....	\$	939,902 00	186,593 18
Jewellery and watches, and manufactures of gold and silver	"	55,460 00	13,440 92
Lead and manufactures of.....	"	33,016 00	4,630 78
Leather and manufactures of.....	"	121,616 00	26,740 29
Marble and Stone, and manufactures of.....	"	33,214 00	5,392 29
Malt.....	Lbs. 104	130 00	15 60
Metals, Composition, &c., and manufactures of.....	\$	44,420 00	9,136 03
Musical Instruments.....	"	34,675 00	9,970 85
Oils, Kerosene, Refined Petroleum, etc., etc.....	Gals. 120,480	16,582 00	8,737 64
" all other, N.E.S.....	" 145,682	84,555 00	19,574 73
Paints and Colors.....	\$	43,289 00	6,253 55
Paper and manufactures of.....	"	91,912 00	21,286 10
Perfumery, &c.....	"	1,077 00	327 10
Provisions, viz :			
Bacon, Hams, Shoulders, Sides; Beef, Pork and Mutton.....	Lbs. 1,516,722	127,926 00	21,847 22
Butter.....	" 201	32 00	8 04
Cheese.....	" 4,828	830 00	144 84
Lard.....	" 214,062	23,884 00	4,281 25
Poultry and other meats.....	\$	5,117 00	864 81
Salt, not imported from Great Britain or British Possessions or for Gulf Fisheries.....	Lbs. 52,615	519 00	111 19
Seeds.....	\$	2,113 00	323 00
Silk, manufactures of.....	"	156,471 00	45,242 90
Soap of all kinds.....	Lbs. 86,195	5,521 00	1,764 29
Spices, ground and unground.....	\$	17,378 00	3,688 40
Starch.....	Lbs. 57,614	4,360 00	1,152 29
Spirits of all kinds.....	Gals. 83,809	82,479 00	114,888 49
Wines, other than Sparkling.....	" 63,468	50,607 00	35,350 60
" Sparkling.....	Doz. 1,432	11,198 00	6,696 15
Sugar, above No. 14, D.S.....	Lbs. 925,620	42,247 00	24,042 83
" equal to No. 9, and not above No. 14, D.S.....	" 6,030,177	227,513 00	113,480 43
" below No. 9, D.S.....	" 6,213,641	190,522 00	88,224 82
" Syrups, Cane Juice, &c.....	" 107,190	3,850 00	1,827 63
" Melado, &c., &c.....	" 1,344,493	47,502 00	21,175 79
" Glucose and Syrups.....	" 43,478	1,692 00	811 67
" Molasses for refining.....	Gals. 334,156	87,532 00	13,234 10
" Molasses not for refining.....	" 1,013,314	207,079 00	46,209 57
Tea from countries other than the U.S.....	Lbs. 385,696	74,042 00	26,045 66
" United States.....	" 51,904	29,721 00	22,201 77
Tobacco and Cigars.....	"	137,327 00	33,300 67
Wood and manufactures of.....	\$	610,806 00	182,075 67
Woollen manufactures.....	"	652,775 00	144,581 32
All other dutiable articles.....	\$		
Total Dutiable Goods.....		\$6,449,648 00	\$1,686,361 11
Coin and Bullion (except U.S. silver coin).....		75,395 00	
Free Goods, all other.....		2,110,442 00	
Grand Total entered for Consumption.....		\$8,635,485 00	\$1,686,361 11

CUSTOMS DEPARTMENT,
OTTAWA, 25th August, 1881.

J. JOHNSON,
Commissioner of Customs.

MONTHLY STATEMENT of Goods Exported from the Dominion of Canada (exclusive of British Columbia) for June, 1881.

	Produce of Canada.	Produce of other countries.	Total.
	\$ cts.	\$ cts.	\$ cts.
Produce of the Mine.....	177,756 00	9,980 00	187,736 00
do Fisheries.....	728,951 00	4,042 00	732,993 00
do Forest.....	3,939,838 00	117,112 00	4,056,950 00
Animals and their Produce.....	2,349,587 00	51,576 00	2,401,163 00
Agricultural Products.....	1,388,057 00	860,586 00	2,248,643 00
Manufactures	477,505 00	86,297 00	563,802 00
Miscellaneous Articles.....	40,403 00	16,094 00	56,497 00
Totals.....	9,102,097 00	1,145,687 00	10,247,784 00
Coin and Bullion.....			
Grand Total.....	9,102,097 00	1,145,687 00	10,247,784 00

CUSTOMS DEPARTMENT,
OTTAWA, 11th August, 1881.

J. JOHNSON,
Commissioner of Customs.

POST OFFICE DEPARTMENT.

Dr. Post Office Savings Bank Account for the Month of July, 1881. Cr.

(Furnished to the Minister of Finance in accordance with the Post Office Act 1875, sec. 69, and Public Accounts Audit Act, 1878, Sec. 20.)

Balance in hands of Minister of Finance on 30th June 1881.....	\$6,208,226 77	Repayments at Post Office Savings Banks during month	\$172,633 22
Deposits in Post Office Savings Banks during month	402,389 00		
Interest allowed to Depositors on ac- counts closed during month	32	Balance :—	
		At the credit of Depositors' Accounts.....	\$6,408,077 41
		Outstanding cheques held by Depositors, and not presented for payment.	29,905 46
	6,610,616 09		6,437,932 87
			6,610,616 09

J. M. COURTNEY,
Deputy Minister of Finance.

FINANCE DEPARTMENT, Ottawa, 17th August 1881.

CIRCULATION AND SPECIE.

	31st July.	31st August.	30th September.	31st Octob r.	30th November.	31st December.
Fractionals.....	151,678 10					
\$1 & \$2.....	4,669,269 25					
\$5, \$10 & \$20	77,040 45					
\$50 & \$100	799,375 00					
\$500 & \$1000	8,998,000 00					
Total	14,695,362 80					
	31st January.	28th February.	31st March.	30th April.	31st May.	30th June.
Fractionals.....						
\$1 & \$2.....						
\$5, \$10 & \$20.....						
\$50 & \$100.....						
\$500 & \$1000.....						
Total.....						

Fractional Notes.....	151,678 10	Specie held at Montreal, July 31st....	1,520,525 42
Provincial "	183,790 45	Toronto, do 31st.....	559,354 48
Montreal issue.....	7,484,878 00	Halifax, do 31st.....	695,519 00
Toronto "	4,461,604 00	St. John, do 31st.....	193,940 44
Halifax "	1,715,203 50	Winnipeg, do 31st	4,730 16
St. John "	677,155 25		
Victoria "	21,053 50		
Total	\$14,695,362 80	Guaranteed Sterling Debentures.....	2,974,069 50
			2,920,000 00
			5,894,069 50
		Guaranteed Debentures to be held under	
		Vic. 43, cap. 13—	
		10 p. c. on \$14,695,362 80	1,469,536 28
		Specie to be held under Vic. 43, cap. 13—	
		15 p. c. on 14,695,362 80	2,204,304 42
			\$3,673,840 70
		Excess of Specie and Guaranteed Debentures.....	2,220,228 80
		Unguaranteed Debentures to be held under Vic. 43, cap. 13.	11,250,000 00
		75 p.c. on 14,695,362 80.....	11,021,522 10
		Excess of Unguaranteed Debentures.....	228,477 90
		SUMMARY.	
		Excess of Specie and Guaranteed Debentures.....	2,220,228 80
		Excess of Unguaranteed Debentures.....	228,477 90
			2,448,706 70

FINANCE DEPARTMENT,
Ottawa, 12th August, 1881.

FRED. TOLLER,
Acting Deputy Minister of Finance.

RETURN OF THE AMOUNT OF LIABILITIES AND ASSETS OF THE MONTREAL CITY AND DISTRICT SAVINGS BANK, AND OF THE CAISSE
D'ECONOMIE DE NOTRE-DAME DE QUEBEC, ON THE 31st JULY, 1881.

LIABILITIES.											
CAPITAL.											
	Capital Stock.	Capital paid up.	Dominion Govt. deposits payable on demand.	Provincial Govt. deposits payable on demand.	Other deposits payable on demand.	Dominion Govt. deposits payable after notice.	Provincial Govt. deposits payable after notice.	Other deposits payable after notice.	Special Poor Fund or Charity Trust.	Other Liabilities.	Total Liabilities.
City and District Savings Bank.....	\$ cts. 2,000,000 00	\$ cts. 600,000 00	\$ cts. 277,219 36	\$ cts.	\$ cts.	\$ cts. 17,030 00	\$ cts.	\$ cts. 4,997,423 06	\$ cts. 180,000 00	\$ cts. 38,405 66	\$ cts. 5,510,078 08
Caisse d'Economie Notre-Dame de Québec.....	1,000,000 00	250,000 00	2,992,184 05	83,000 00	35,710 29	3,110,894 34
ASSETS.											
	Dominion Securities.	Provincial or Municipal Securities.	Loans having Government Securities.	Loans secured by Bank Stock.	Loans secured by Stock, &c.	Cash in hand or on call in chartered Banks.	Special Poor Fund or Charity Fund Investments.	Bank Stock prior to incorporation.	Other Assets.	Total Assets.	
City and District Savings Bank.....	\$ cts.	\$ cts. 880,294 84	\$ cts. 600 82	\$ cts. 1,867,994 00	\$ cts. 1,242,257 04	\$ cts. 1,613,814 95	\$ cts. 180,000 00	\$ cts.	\$ cts. *423,500 58	\$ cts. 6,208,462 23	
Caisse d'Economie Notre-Dame de Québec.....	97,463 27	616,290 48	742,580 09	125,750 18	1,372,863 15	83,000 00	245,220 00	117,911 84	3,401,079 01	

* Including landed property of Bank \$346,433 49.

FINANCE DEPARTMENT,
Ottawa, 5th August 1881.

J. M. COURTNEY,
Deputy Minister of Finance.

STATEMENT of the Balances at Cr. of Depositors in Government Savings Banks, on 31st May, 1881, published in accordance with Act 34 Vic., Chap. 6, Sec. 23.

BANK.	Balance on 30th April, 1881.	Deposits for May, 1881.	Total.	Withdrawn, May, 1881.	Balance, 31st May, 1881.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
<i>Ontario—</i>					
Toronto.....	441,820 79	35,203 49	477,024 28	16,123 14	460,901 14
<i>Manitoba—</i>					
Winnipeg.....	164,476 67	43,094 68	207,571 35	23,335 22	184,236 13
<i>British Columbia—</i>					
Victoria.....	1,134,059 34	73,787 00	1,207,846 34	34,770 21	1,173,076 13
Nanaimo.....	106,008 07	17,146 00	123,154 07	3,144 75	120,009 32
New Westminster.....	131,222 99	9,195 00	140,417 99	6,996 61	133,421 38
<i>Nova Scotia—</i>					
Amherst.....	74,115 62	11,641 00	85,756 62	3,835 67	81,920 95
Antigonish.....	25,734 09	3,441 00	29,175 09	3,098 11	26,076 98
Annapolis.....	68,737 60	22,771 26	91,508 86	6,214 76	85,294 10
Arichat.....	116,896 88	3,817 25	120,714 13	2,544 68	118,169 45
Acadia Mines.....	25,729 77	573 00	26,302 77	1,003 60	25,299 17
Baddeck.....	17,925 58	4,393 00	22,318 58	794 52	21,524 06
Bridgewater.....	13,776 75	2,531 00	16,307 75	1,228 00	15,079 75
Barrington.....	23,493 30	2,671 00	26,164 30	236 32	25,927 98
Digby.....	42,404 30	7,787 00	50,191 30	1,811 24	48,380 06
Guysboro'.....	36,798 79	2,385 00	39,183 79	3,543 36	35,640 43
Halifax.....	2,091,284 98	85,777 04	2,177,062 02	79,655 73	2,097,406 29
Kentville.....	62,902 93	10,930 00	73,832 93	9,770 11	64,062 82
Liverpool.....	96,497 33	3,531 00	100,028 33	2,175 77	97,852 56
Little Glace Bay.....	1,274 48	1,274 48	1,274 48
Lingan.....	2,937 30	370 21	3,367 51	279 00	3,088 51
Lunenburg.....	54,162 39	5,698 00	59,860 39	1,026 53	58,833 86
Maitland.....	48,050 80	2,822 00	50,872 80	3,287 96	47,584 84
New Glasgow.....	77,854 18	9,103 00	86,957 18	5,677 38	81,279 80
Parrsboro'.....	30,566 75	2,929 00	33,495 75	753 81	32,741 94
Port Hood.....	39,184 88	3,984 00	43,168 88	1,600 00	41,568 88
Pictou.....	31,655 71	2,226 00	33,881 71	195 05	33,686 66
Shelburne.....	26,406 58	1,187 00	27,593 58	748 40	26,845 18
Sydney.....	141,412 32	4,454 00	145,866 32	6,486 61	139,379 71
Sherbrooke.....	30,884 97	415 00	31,299 97	2,560 00	28,739 97
Truro.....	146,149 01	11,145 00	157,294 01	6,929 86	150,364 15
Windsor.....	344,206 79	11,909 00	356,115 79	4,357 62	351,758 17
Weymouth.....	47,091 56	620 00	47,711 56	3,227 28	44,484 28
Yarmouth.....	238,038 40	7,468 00	245,506 40	9,904 79	235,601 61
<i>New Brunswick—</i>					
Bathurst.....	54,377 04	749 00	55,126 04	1,014 56	54,111 48
Chatham.....	165,736 96	2,290 00	168,026 96	8,544 82	159,482 14
Dalhousie.....	119,649 90	1,422 00	121,071 90	3,577 70	117,494 20
Dorchester.....	12,854 16	60 00	12,914 16	12,914 16
Fredericton.....	196,944 71	21,445 00	218,389 71	7,809 23	210,580 48
Hillsboro'.....	11,956 07	1,343 00	13,299 07	526 32	12,772 75
Moncton.....	84,296 96	14,398 00	98,694 96	9,127 07	89,567 89
Newcastle.....	105,658 39	4,673 00	110,331 39	8,217 70	102,113 69
Richibucto.....	56,853 70	170 00	57,023 70	1,880 47	55,143 23
St. Andrews.....	152,436 69	7,055 00	159,491 69	4,005 15	155,486 54
St. John.....	1,311,607 93	58,424 00	1,370,031 93	25,548 12	1,344,483 81
Woodstock.....	142,423 69	5,393 00	147,816 69	3,077 69	144,739 00
<i>Prince Edward Island—</i>					
Charlottetown.....	576,560 89	32,722 00	609,282 89	21,626 37	587,656 52
Total.....	8,925,178 99	555,148 93	9,480,327 92	342,271 29	9,138,056 63

FINANCE DEPARTMENT,
OTTAWA, 12th July, 1881.

J. M. COURTNEY,
D. M. F.

NAME OF THE COMPANY.	Chief Agent to receive process.	Amount of Deposit. Deposits marked (A) are applicable solely to Life Policies existing 31st March 1878; marked (B) to policies subsequent to that date.	Description of Insurance business for which licensed.
The Accident Insurance Company of North America.....	Edward Rawlings, Manager, Montreal.....	\$12,500 Montreal Harbour bonds; \$9,733 Montreal Warehousing Bds.; \$550, 5 p. Canada stock. (Accepted at \$20,000).....	Accident.
The Aetna Insurance Company of Hartford, Connecticut.....	Robert Wood, General Agent, Montreal.....	\$5,070 Canada stock; \$23,000 Municipal Debentures; \$72,000 U.S. Bonds. (Accepted at \$97,771).....	Fire and Inland Marine.
The Aetna Life Insurance Company of Hartford, Connecticut.....	Wm. H. Orr, Manager, Toronto.....	\$100,000 U.S. gold bonds (A), \$70,000 U.S. Bonds and \$25,000 Debs. Prov. of Queb. (B).....	Life.
The Agricultural Insurance Company of Watertown, N.Y., U.S.....	Jno. Fisher, Chief Agent, Cobourg.....	\$100,000 U.S. Bonds, 4 per cent.	Fire.
The Anchor Marine Insurance Company.....	Hugh Scott, Agent, Toronto.....	\$56,000 Municipal Debentures. (Accepted at \$50,400).....	Inland Marine.
The British America Assurance Company, Toronto.....	Louis H. Boulton, Acting Manager, Toronto.....	\$61,000 Municipal Debentures. (Accepted at \$54,900).....	Fire and Inland Marine.
The Briton Life Association (Limited).....	J. B. M. Chipman, Chief Agent, Montreal.....	\$54,993—Canada 4 per cent. bonds.....	Life.
The Canada Fire and Marine Insurance Company.....	Charles Cameron, Managing Director, Hamilton.....	\$57,000 Municipal Debent. (Accepted at \$51,300).....	Fire and Inland Marine.
The Canada Life Assurance Company, Hamilton.....	A. G. Ramsay, Manager, Hamilton.....	\$60,000 Municipal Debentures. (Accepted at \$54,000).....	Life.
The Canadian Steam Users Insurance Association.....	W. B. McMurrice, Agent, Toronto.....	\$3,900 Imper. Building Society stock, \$5,000 Toronto Building and Loan Assoc. stock, \$1,600 Western Assur. stock.....	Steam Boilers, &c. Life and Accident.
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal.....	\$56,000 Municipal Debentures. (Accepted at \$50,400).....	Fire and Inland Marine.
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal.....	\$56,000 Montreal Harbor bonds. (Accepted at \$50,400).....	Guarantee.
The Citizens' Insurance Company of Canada.....	Fred. Cole, General Agent, Montreal.....	\$30,000 cash.....	Fire and Life.
The Commercial Union Assurance Company of London, England.....	J. K. Macdonald, Managing Director, Toronto.....	\$100,344 Canada stock (Life A), \$50,613 Canada Con. 5 per cent. stock and \$55,967, 4 p. c. stock (Fire).....	Life.
The Confederation Life Association of Canada.....	F. R. Despard, Manager, Hamilton.....	\$86,300 Municipal Debentures. (Accepted at \$77,650).....	Fire and Inland Marine.
The Dominion Fire and Marine Insurance Company, (Hamilton).....	R. W. Gale, Manager, Montreal.....	\$35,000 cash, \$15,000, City Victoria, B.C. Bonds.....	Life.
The Equitable Life Assurance Society of the United States, N. Y.....	Wm. Robertson, Chief Agent, Montreal.....	\$100,000 Canada stock (A) and \$65,000 U.S. Bonds (B).....	Fire.
The Fire Insurance Association (Limited), London, England.....	Edward Rawlings, Manager, Montreal.....	\$100,000 Canada stock.....	Guarantee.
The Guarantee Company of North America.....	Robt. Simms & Co., and Geo. Denholm, Gen. Agents, Montreal.....	\$32,000 Municipal Debentures; \$15,000 Mon. Harb. Bonds; \$9,733 Mon. Warehous. bds. and \$400 stock. (Accepted at \$51,000).....	Fire.
The Guardian Fire and Life Assurance Company, London, England.....	Robt. Wood, General Agent, Montreal.....	\$100,343 Canada stock.....	Fire.
The Hartford Fire Insurance Company, Hartford, Connecticut.....	W. H. Rintoul, Agent, Montreal.....	\$55,000 U.S. bds. and \$30,840 bank stock. (Accepted at \$100,000).....	Fire.
The Imperial Insurance Company of London, England.....	S. C. Duncan-Clark, Chief Agent, Toronto.....	\$48,667 Con. 5 per cent. Can. stock, \$51,492 6 per cent. Can. stock.....	Fire.
The Lancashire Insurance Company.....	Fred. Stanchiffe, General Manager, Montreal.....	\$100,000 Canada stock.....	Life.
The Lion Life Insurance Company (Limited) London, England.....	G. F. C. Smith, Chief Agent, Montreal.....	\$10,000 stg. Canada stock.....	Fire.
The Liverpool and London and Globe Insurance Company.....	C. C. Foster, Agent, Montreal.....	\$50,000 Canada stock (Life), and \$3,000 Can. 5's; \$63,000 Municipal Deb., \$25,000 Montreal Investment Association; and \$17,030 cash. (Accepted at \$145,480).....	Fire and Life.
The London Assurance Corporation, England.....	A. T. McCord, Jr., Chief Agent, Toronto.....	\$50,127 Canada Con. 5 p. c. stock and \$94,873 Canada stock, being (Fire) \$100,000 and (Life) \$50,000.....	Fire and Life.
The London Guarantee and Accident Co. (Limited).....	C. J. Spike, Chief Agt., Halifax, N.S.....	\$11,000 stg. Canada Stock.....	Guarantee and Accident.
The London and Lancashire Fire Insurance Company, Liverpool.....	William Robertson, Manager, Montreal.....	\$21,000 stg., Canada Stock.....	Fire.
The London and Lancashire Life Assurance Company.....	D. C. Macdonald, Secretary, London.....	\$100,000 Canada stock (A) \$5,000 cash and \$4,867 Prov. of Queb. bonds (B).....	Life.
The London Mutual Fire Insurance Company of Canada, London, Ont.....	Thos. A. Temple, General Agent, St. John, N.B.....	\$25,000 Canada Stock and \$5,000 cash.....	Life.
The Metropolitan Life Insurance Company of New York.....	A. J. Pell, Montreal.....	\$100,000 U. S. bonds.....	Life
The Metropolitan Plate Glass Insurance Company, New York.....	J. Turner, President, Hamilton.....	\$5,000 United States bonds.....	Plate Glass Insurance.
The Mutual Life Association of Canada.....	Wm. McCabe, Managing Director, Toronto.....	\$92,988 Municipal Debentures. (Accepted at \$83,690).....	Life.
The North American Mutual Life Insurance Company.....	Macdougall & Davidson, General Agents, } Montreal.....	\$50,000 cash.....	Life.
The North British and Mercantile Insurance Company.....		\$50,000 Canada stock (Life A); \$47,000 Montreal Harbour bonds and \$65,000 Municipal Deb. (Fire). (Accepted at \$150,800).....	Fire and Life

The Northern Assurance Company of Aberdeen and London	Taylor Bros., General Agents, Montreal.....	\$85,833 Canada stock, \$14,167 Canada 5's	Fire.
The Norwich Union Fire Insurance Society, Norwich, England.....	Alex. Dixon, Agent, Toronto.....	\$100,000 Canada Stock	Fire.
The Ontario Mutual Life Assurance Company.....	Wm. Hendry, Manager, Waterloo.....	\$56,157 Municipal Debentures. (Accepted at \$50,541)	Life.
The Phoenix Assurance Company of Brooklyn.....	Robert Hampson, Agent, Montreal	\$100,000, U. S. bonds	Fire and Inland Marine.
The Phoenix Fire Assurance Company, London, England	Gillespie, Moffatt & Co., Gen Apts Montreal.....	\$50 171 Canada stock, and \$50,126 Canada Con. 5 p.c. stock.....	Fire.
The Quebec Fire Assurance Company	J. G. Clapham, President, Quebec.....	\$25,000 Canada stock, \$60,000 Bank stock, and \$15,200 Municipal Debentures. (Accepted at \$98,680).....	Fire.
The Queen Fire and Life Insurance Company, England.....	A. M. Forbes & H. J. Mudge, Chief Agents, Montreal	\$100,000 Canada stock (Fire) and \$51,100 Canada Consol. 5 p. c. stock (Life).....	Fire and Life.
The Reliance Mutual Life Assurance Society, London, England.....	J. Cassie Hatton, Attorney, Montreal.....	\$100,000 Canada stock (A) and \$10,000 Canada stock (B).....	Life.
The Royal Canadian Insurance Company	Arthur Gagnon, Secretary, Montreal.....	\$56,000 Montreal Harbour bonds. (Accepted at \$50,400).....	Fire and Inland Marine.
The Royal Insurance Company	M. H. Gault & Wm. Tatley, Chief Agents, Montreal		
The Scottish Imperial Insurance Company	Taylor Bros., General Agents, Montreal.....	\$96,982 Canada stock, \$53,533 Canada Consol. 5 p. c. stock, \$170,333, British Consols—being \$149,182 (Fire) \$50,000 (Life A) and \$121,666 (General). Also \$97,333.33, British Annuities (General). Total \$418,182	Fire and Life.
The Sovereign Fire Insurance Company of Canada.....	Hon. Alex. Mackenzie, President, Toronto.....	\$71,068 Canada stock, \$20,000 Montreal Harbour bonds, \$13,500 Municipal Deb. (Accepted at \$101,107).....	Fire.
The Standard Life Assurance Company, Scotland.....	W. M. Ramsay, Manager, Montreal	\$115,655 Municipal Debent., cash \$3,684. (Accepted at \$101,218)	Fire.
The Star Life Assurance Society of England.....	A. W. Lauder, General Treasurer, Toronto.....	\$64,000 Mun. Debs., \$107,000 Mont. Harbour Bds., (accepted at \$153,900), being \$126,750 (Life A), and \$27,150 (Life B).....	Life.
The Sun Mutual Life Insurance Company of Montreal.....	R. Macaulay, Secret. and Manager, Montreal.....	\$100,343 Canada stock.....	Life.
The Toronto Life Assurance and Tontine Company	Arthur Harvey, Manager, Toronto.....	\$56,000 Municipal Debentures. (Accepted at \$50,400).....	Life and Accident.
The Travelers Insurance Company of Hartford, Conn.	Thos. Simpson, Agent, Montreal.....	\$32,400 Municipal Debent., cash \$1,040.36. (Accepted at \$30,200)	Life and Accident.
The Union Mutual Life Insurance Company of Maine	Wm. Mulock, Agent Toronto.....	\$100,000 U. S. bonds, \$25,000 Municipal Debent., \$20,000 Montreal Harbour Bonds, (accepted at \$140,500), being \$100,000 (Life A) \$25,000 par (Life B) and \$20,000 par, (accident)	Life and Accident.
The Western Assurance Company, Toronto	J. J. Kenny, Managing Director, Toronto.....	\$100,000 U. S. 4 per cent. Bonds (A) and \$15,000 District of Columbia, U.S., Bonds (B).....	Life.
		\$57,700 Municipal Debentures. (Accepted at \$51,930).....	Fire and Inland Marine.

THE FOLLOWING LIFE INSURANCE COMPANIES HAVING CEASED TO TRANSACT NEW BUSINESS IN CANADA, ARE ENTITLED UNDER SECTION 17 OF THE CONSOLIDATED INSURANCE ACT OF 1877, TO TRANSACT ALL BUSINESS CONNECTED WITH POLICIES EXISTING AT 31st MARCH, 1878, AND THEIR DEPOSITS ARE APPLICABLE TO THOSE POLICIES SUBJECT TO THE PROVISIONS OF THE INSURANCE ACTS OF 1868 AND 1871.

NAME OF THE COMPANY.	Chief Agent to receive process.	Amount of Deposit.	Business.
The Briton Medical and General Life Association, London, England.	Jas. B. M. Chipman, Manager, Montreal.....	\$100,343 Canada Stock	Life.
The Connecticut Mutual Life Insurance Company of Hartford, Conn., U.S.....	Robt. Wood, General Agent, Montreal.....	\$100,000 U.S. Bonds.....	Life.
The Edinburgh Life Assurance Company.....	David Higgins, Chief Agent, Toronto.....	\$150,515 Canada Stock..	Life.
The Life Association of Scotland.....	George W. Ford, Chief Agent, Montreal.....	\$150,000 Canada Stock	Life.
The National Life Insurance Company of the United States of America.....	John F. Bell, Attorney, Windsor.....	\$100,000 U. S. Bonds.....	Life.
The New York Life Insurance Company	F. W. Campbell, M.D., Attorney, Montreal....	\$100,000 U. S. Bonds.....	Life.
The North Western Mutual Life Insurance Company of Milwaukee.....	M. W. Mills, Chief Agent, Toronto.....	\$100,000 U. S. Bonds.....	Life.
The Phoenix Mutual Life Insurance Company, Hartford, Connecticut.....	A. R. Bethune, General Agent, Montreal.....	\$105,000 U. S. Bonds.....	Life.
The Positive Government Security Life Assurance Company (limited) England.....	John Taylor, Secretary, Montreal.....	\$8,273 Canada 5 per cent Debentures.....	Life.
The Scottish Amicable Life Assurance Society.....	Geo. Wm. Ford, General Agent, Montreal.....	\$150,000 Canada Stock.....	Life.
The Scottish Provident Institution.....	R. A. Ramsay, Attorney, Montreal.....	\$100,343 Canada Stock.....	Life.
The Scottish Provincial Assurance Company	Geo. Wm. Ford, Secretary, Montreal	\$150,790, viz: 112,343, Canada Stock, and \$38,447 Canada 5 per cent debentures.....	Life.
The United States Life Insurance Company	\$60,000 U. S. Gold Bonds.....	Life.

NOTE.—The Globe Mutual Life Insurance Company of New York, has been declared insolvent both in the United States and Canada, and Jas. D. Fish of New York has been appointed Receiver by the United States Courts, and W. C. Wells, of Montreal, has been appointed Assignee by the Superior Court of Lower Canada, Montreal, for the Canadian business of the Company. The deposit of the Company with the Government, \$100,000 U.S. Bonds, has by order of said Superior Court, been delivered to the Bankers of that Court.

The Merchants' Marine Insurance Company of Montreal has ceased to transact business and is winding up its affairs. The deposit has been surrendered to the Company, except \$2,223 cash held against contested claims.

Office of the Superintendent of Insurance,
Ottawa, 30th June, 1881.

J. B. CHERRIMAN, Superintendent of Insurance.

STATEMENT

Of the Revenue and Expenditure, on account of the Consolidated Fund, of the Dominion of Canada, as by Returns furnished to the Finance Department to the night of the 31st July last.

REVENUE.	AMOUNT.
Customs.....	\$1,481,983 87
Excise.....	393,967 91
Post Office.....	125,830 55
Public Works, including Railways.	216,463 79
Bill Stamps	18,277 04
Miscellaneous	57,553 57
	<u>\$ 2,294,076 73</u>
Expenditure.....	2,499,484 28

FRED. TOLLER,
Acting Deputy Minister of Finance.

Finance Department,
Ottawa, 12th August, 1881.

TO ADVERTISERS IN THE GAZETTE.

PARTIES sending advertisements to be inserted in "The Canada Gazette," will hereafter please observe the following rules:

1st. Address "The Canada Gazette, Ottawa, Canada"

2nd. Indicate the number of insertions required

3rd. Invariably remit the fees for such advertisements, together with the price of one Gazette, as below. Otherwise they will not be inserted. The rates are eight cts. for the first insertion, and two cts. for each subsequent insertion per line of nine words, each figure counting as one word.

Subscribers will also notice that the subscription, \$4 per annum, is invariably payable in advance, and that the "Gazette" will be stopped from them at the end of the period paid for. Single numbers will be charged ten cts. each, and when more than one are required by advertisers, must be remitted for likewise.

BROWN CHAMBERLIN,
Queen's Printer.

Office of Queen's Printer,
Ottawa, 11th May, 1872.

APPLICATIONS TO PARLIAMENT.

DOMINION PARLIAMENT.

Rules relating to Notices for Private Bills.

51. All applications for Private Bills, properly the subjects of legislation by the Parliament of Canada, within the purview of "The British North America Act, 1867," whether for the erection of a Bridge, the making of a Railroad, Turnpike Road or Telegraph Line; the construction or improvement of a Harbour, Canal, Lock, Dam or Slide, or other like work; the granting the right of Ferry; the incorporation of any particular Trade or Calling, or of any Banking or other Joint Stock Company; or otherwise for the granting to any individual or individuals, any exclusive or peculiar rights or privileges whatever, or for doing any matter or thing which, in its operation, would affect the rights or property of other parties, or relate to any particular class of the community; or for making any amendment of a like nature to any former Act, shall require a Notice, clearly and

distinctly specifying the nature and object of the application, and (except in the case of existing corporations) signed by, or on behalf of the applicants, to be published as follows, viz:

In the Provinces of Quebec and Manitoba.

A notice inserted in the *Canada Gazette*, in the English and French languages, and in one newspaper in the English, and in one in the French language in the District affected, or in both languages in one paper, if there be but one in the said District, or if there be no paper published therein, then, in both languages, in a paper in the nearest District, in which a newspaper is published.

In any other Province.

A notice inserted in the *Canada Gazette*, and in one newspaper published in the County, or Union of Counties affected, or if there be no paper published therein, then in a newspaper in the nearest County in which a newspaper is published. Such Notices to be continued in each case, for a period of two months during the interval of time between the close of the next preceding Session and the consideration of the Petition. And copies of the newspapers containing the first and last insertion of such notice shall be sent to the Clerk of each House.

When a Petition is for leave to bring in a Private Bill for the erection of a Toll Bridge, the petitioner or detitioners, upon giving the notice prescribed by the preceding Rule, shall also, at the same time, and in the same manner, give notice of the rates which they intend to ask; the extent of the privilege, the height of the arches, the interval between the abutments or piers for the passage of rafts and vessels, and whether they intend to erect a drawbridge, and the dimensions of the same.

Any person seeking to obtain any Private Bill shall, eight days before the meeting of Parliament, deposit with the Clerk of the House, in which the bill is to originate, a copy of such bill in the English or French language, with a sum sufficient to pay for translating and printing the same—600 copies to be printed in English, and 200 copies in French—the translation to be done by the officers of the House, and the printing by the contractor. The applicant shall be also required to pay the accountant of the House a sum of \$200 and the cost of printing the Act in the Statutes, and lodge the receipt of the same with the Clerk of the Committee to which such Bill is referred—such payment to be made immediately after the second reading, and before the consideration of the Bill by such Committee.

No Petition for a Private Bill is received by either House after the first ten days of the session.

ROBERT LEMOINE,
Clerk of the Senate.

JOHN GEORGE BOURINOT,
Clerk of the Commons.

Rules of the Senate relating to Notices for Bills of Divorce.

72. Every Applicant for a Bill of Divorce is required to give notice of his intention so to do, and to specify from whom and for what cause, by advertisements during six months, in the *Canada Gazette*, and in two newspapers published in the District, in Quebec and Manitoba, or in the County, or Union of Counties in the other Provinces, where such applicant usually resided at the time of the separation, or if the requisite number of papers cannot be found therein then in the adjoining District, or County, or Union of Counties.

73. A copy of the notice, in writing, is to be served at the instance of the applicant, upon the person from whom the Divorce is sought, if the residence of such person can be ascertained; and proof on oath of such service, or of the attempts made to effect it, to the satisfaction of the Senate, is to be adduced before the Senate on the reading of the Petition.

ROBERT LEMOINE,
Clerk of the Senate.

PUBLIC Notice is hereby given that application will be made at the next session of the Parliament of Canada for an Act authorizing a Company to build a Railway between the City of Montreal and the village of Smith's Falls, in the County of Lanark, in the Province of Ontario, to be called "The Montreal and Central Canada Railway Company."

SCOTT, MAC TAVISH & MAC CRAKEN,
Solicitors for the applicants.

Dated the first day of August, 1881. 6-9

NOTICE is hereby given that an application will be made to the Parliament of the Dominion of Canada, at the next session thereof, on behalf of Matthew Gardiner, of the Township of Sydenham, in the County of Grey and Province of Ontario, farmer, for a Bill of Divorce from Elizabeth Ann Gardiner, his wife, on the ground of adultery.

EDGAR, RITCHIE & MALONE,
Solicitors for the applicant.

Dated at Toronto, this 6th day of May, 1881. 46-27

APPLICATIONS FOR CHARTER BY LETTERS PATENT.

NOTICE is hereby given that, after the expiration of one month from the first publication hereof, application will be made to His Excellency the Governor General of Canada in Council for a charter of incorporation, pursuant to the "Canada Joint Stock Companies Act, 1877," constituting the applicants and such others as may become shareholders therein, a body corporate and politic under the name and for the purposes following, that is to say:—

1. The name of the proposed Company is the "Trenton Water Power Company (Limited)."

2. The objects for which incorporation is sought are for the erection of a dam across the River Trent, at or in the vicinity of what is known as Lacas Island, for erecting buildings for factories and machinery of various kinds and operating the same, and for leasing and selling rights of water powers created by the said dam, and for the purchase of such real estate as may be convenient for all or any of the purposes aforesaid.

3. Chief place of business to be Trenton, in the County of Hastings, in the Province of Ontario.

4. The capital stock to be fifty thousand dollars.

5. Five hundred shares of one hundred dollars each.

6. The names of the applicants are George Henry Gordon, merchant; Henry Wright Day, M.D.; Charles McLellan, M.D.; Henry William Delany, solicitor; Lorenzo Adolphus Cameron Titus, solicitor; Patrick John O'Rourke, gentleman; Gilbert Wellington Ostrom, barrister; James Benjamin Young, merchant; John N. Lee, merchant; John D. Macaulay, grain merchant; Francis James McGuire, gentleman; William Ford Baker, grain merchant; Samuel Squire Young, merchant; Jonathan A. Porte, mariner; George Crowe, mason; Joshua W. Cunningham, livery-keeper; George Young, editor, all of the Town of Trenton, in the County of Hastings, in the Province of Ontario, and the said George Henry Gordon, Henry Wright Day, Charles McLellan, Henry William Delany, Lorenzo Adolphus Cameron Titus, Patrick John O'Rourke, Gilbert Wellington Ostrom, James Benjamin Young and John N. Lee are to be the first directors of the said company.

Dated at Trenton, this 1st August, 1881.

6-6

DELANY & OSTROM,
Solicitors for applicants.

NOTICE is hereby given that within one month after the last publication of this notice, application will be made to His Excellency the Governor General in Council for a charter of incorporation by

Letters Patent under the Great Seal of the Dominion of Canada, and in accordance with the provisions of the "Canada Joint Stock Companies Act of 1877," for the purpose of constituting George Frederick Austin, Thomas Ferris Nellis, William Ryan Thistle, Alexander Walker Ogilvie, Joseph Merrill Currier, McLeod Stewart, William Goodhue Perley, John Alexander Gemmill, William Anderson Allan and such others as may become shareholders in the proposed Company a body politic and corporate under the name of

1. "The Austin Mining Company."

2. That the purposes for which incorporation by the said Company is sought are to purchase or otherwise acquire, and work, mines, minerals, and mining rights, lands, hereditaments and chattels in the Dominion of Canada, and to crush, smelt, reduce and amalgamate the ore, and render marketable the produce and develop the resources of the same mines, and to crush, smelt, reduce and amalgamate the produce of any mines whether belonging to the Company or not. Also to construct, or aid in and subscribe towards the construction, maintenance and improvement of roads, tramways, docks, piers, wharves, viaducts, aqueducts, flumes, ditches, quartz mills, mills, orehouses and other buildings and works which may be necessary or convenient for the purposes of the company. Also to construct, charter, purchase and employ vessels for the purposes aforesaid, and for the purpose of transporting the produce of the mines and works to any place or places within the Dominion of Canada or elsewhere.

3. That the chief place of business of the said Company is to be at the City of Ottawa, in the Province of Ontario.

4. That the intended amount of the capital stock of the said Company is two hundred and fifty thousand dollars.

5. That the number of shares is to be fifty thousand, and the amount of each share five dollars.

6. That the names in full, addresses and callings of the said applicants are: George Frederick Austin, of the City of Ottawa, civil engineer; Thomas Ferris Nellis, of the same place, barrister at law; William Ryan Thistle, of the same place, lumber merchant; Alexander Walker Ogilvie, of the City of Montreal, Esquire; Joseph Merrill Currier, of the City of Ottawa, Esquire; McLeod Stewart, of the City of Ottawa, Esq.; William Goodhue Perley, of the City of Ottawa, lumber merchant; John Alexander Gemmill, of the City of Ottawa, barrister at law, and William Anderson Allan, of the City of Ottawa, merchant, all of whom are to be the first or provisional directors of the said Company, and all of whom are resident in Canada.

J. A. GEMMILL,
Solicitor for applicants.

Ottawa, 4th August, 1881.

6-6

NOTICE is hereby given that application will be made to the Governor General in Council for the issue of Letters Patent under the Joint Stock Companies Act of the Dominion of Canada, incorporating a company which it is proposed to call the North-West Navigation Company (Limited), for the purpose of navigating Lakes Winnipeg and Manitoba, the Red River, Assiniboine and Saskatchewan Rivers, and all other navigable lakes, streams, rivers and waters in the Province of Manitoba, the North-West Territories and the District of Keewatin, with the chief place of business in the City of Winnipeg. The capital stock to be \$200,000, divided into 2,000 shares of \$100 each. The applicants are Alexander McArthur, of the City of Winnipeg, financial agent; the Hon. Colin Inkster, of Kildonan, High Sheriff of Manitoba; M. H. Howell, of the same place, barrister-at-law; Archibald Forbes, of Mandeville Place, Manchester Sq., W. London, England, journalist; Horatio Ross Macrae, writer to the "Signet" Edinburgh, Scotland. The first three of whom will be the first directors of the company.

Winnipeg, 23rd July, 1881.

6 6

NOTICE is hereby given that within one month after the last publication of this notice, application will be made to His Excellency the Governor General in Council under the Canada Joint Stock Companies Act 1877, for letters patent incorporating the undermentioned applicants and those other persons who have subscribed shares in the capital stock of the proposed Company, or who may become shareholders in the proposed Company, as a body corporate and politic for the purposes hereinafter mentioned:

1. The proposed corporate name of the Company is, "The Midland Rolling Stock Company (Limited)."

2. The purposes for which such incorporation is sought, are, the acquiring and holding of all kinds of rolling stock suitable for use upon railroads in the several Provinces of the Dominion. The leasing, and selling, or otherwise disposing thereof to any, or every Railway Company, or person, and the manufacture of all or any kinds of such rolling stock.

3. The chief place of business of the said Company is to be the Town of Peterborough, in the County of Peterborough, in the Province of Ontario.

4. The intended amount of the capital stock is one hundred thousand dollars.

5. The number of shares is to be one thousand, the amount of each share one hundred dollars.

6. The names in full and the addresses and callings of each of the applicants are, George Albertus Cox, of the said Town of Peterborough, insurance agent; Edmund Solomon Vindin, of the Town of Port Hope, in the County of Durham, and said Province of Ontario, commission merchant; Lewis Ross, of the said Town of Port Hope, merchant; Edward Peplow, of the said Town of Port Hope, produce merchant, and Henry Read, of the said Town of Peterborough, accountant.

7. The said George Albertus Cox, Edmund Solomon Vindin and Edward Peplow, all of whom are resident in Canada, are to be the first or provisional Directors of the said Company.

Dated at Peterborough aforesaid, this Fourteenth day of July, A.D., 1881.

DENNISTOUN, BROS. & HALL,
Solicitors for applicants.

5-6

NOTICE.—David George Hatton, solicitor, and Robert Archibald Morrow, Esquire, both of the town of Peterborough, in the Province of Ontario; Thomas Thomson Turnbull, merchant, of the city of Montreal, in the Province of Quebec; George Burchell Williams, Esquire, of the town of Lafayette, in the State of Indiana, one of the United States of America, and John Franklin Olmstead, Esquire, of the city of Washington, in the district of Columbia, in the said United States, give notice hereby that they will apply, under the provisions of "The Canada Joint Stock Companies' Act, 1877", by petition to the Governor in Council for letters patent under the Great Seal of the Dominion of Canada incorporating them and such others as may hereafter become shareholders in the Company to be thereby created, a body corporate and politic under the name of "The Canadian Mutual Telegraph Company."

The said Company will be incorporated for the purpose of erecting, constructing and building a line or lines of telegraphic communication throughout the Dominion of Canada, with all the powers and privileges necessary for completing, maintaining and working such telegraphic communication.

The said Company will have its chief place of business in the city of Montreal.

The amount of the capital stock of the said Company shall be one million of dollars, divided into ten thousand shares of one hundred dollars each share.

The said David George Hatton, Robert Archibald Morrow, Thomas Thomson Turnbull, George Burchell Williams and John Franklin Olmstead will be the Provisional Directors of the said Company.

CARTER & CARTER,

Solicitors and Attorneys for said applicants.
Montreal, 22nd July, 1881.

5-6

NOTICE is hereby given that within one month after the last publication of this notice application will be made to the Governor in Council under "The Canada Joint Stock Companies Act of 1877" for Letters Patent incorporating the undermentioned applicants and such others as may become shareholders in the proposed company, a body corporate and politic for the purposes hereinafter mentioned:

1. The proposed name of the company is "The Dominion Sugar and Syrup Company (limited)."

2. The purposes for which its incorporation is sought are the manufacturing, refining, buying and selling of starch, glucose, grape, cane and other sugars and syrups, and the owning or hiring of land, buildings and plant necessary therefor.

3. The chief place of business of the said company is to be the City of Ottawa, in the Province of Ontario.

4. The intended amount of the capital stock is twenty thousand dollars.

5. The number of shares is to be two hundred and the amount of each share one hundred dollars.

6. The names in full and the address and calling of each of the applicants are George Joseph O'Doherty, barrister at law, William McKay, painter, James Boyle O'Doherty, merchant, Henry Francis MacCarthy, druggist, Joseph Robert Esmonde, merchant, George Patrick Brophy, civil engineer, Joseph Boyden, merchant, William Edward Brown, merchant, John Charles Roger, printer, Pierre Hyacinthe Clabot, merchant, all of the said City of Ottawa; all of which said applicants are to be the first or provisional Directors of said Company.

G. J. O'DOHERTY,
Attorney for applicants.

Ottawa, 2nd July, 1881.

1-1f

MISCELLANEOUS.

NOTICE OF DISSOLUTION.

THE limited Partnership heretofore existing in the Cities of Montreal and Toronto, between Anthony Haig Sims, of Montreal, as general partner, and Edward Evans, of Toronto, as special partner, under the name of A. H. Sims & Co., as manufacturers, has been this day dissolved by the withdrawal of the said Edward Evans.

A. H. SIMS,
EDWARD EVANS.

Montreal, 24th August, 1881.

9-3

THE GREAT NORTH WESTERN TELEGRAPH COMPANY OF CANADA.

AT a meeting of the shareholders of the above Company, specially called for the purpose, held in the City of Winnipeg, on July 29th, 1881, the following resolution was passed:

"Resolved,—That the head office of the Great North Western Telegraph Company of Canada, be removed from the City of Winnipeg, Manitoba, to the City of Toronto, Ontario."

Notice is therefore hereby given, that the said office will be removed in accordance with this resolution at the expiration of the time specified in the Act of incorporation.

8-8

THE MARITIME BANK OF THE DOMINION OF CANADA.

34 Victoria, Chap. 5, Sec. 29.

WE, the undersigned, being more than twenty-five shareholders of the Maritime Bank of the Dominion of Canada, and being proprietors of at least one tenth of the paid-up capital stock of the said Bank, hereby call and give notice that we call a

special general meeting of the shareholders of the said Bank to be held at the Bank office, No. 5 King street, in the City of Saint John, on Monday, the twenty-sixth day of September, A.D., 1881, at the hour of noon, for the following objects to be considered and passed upon at such meeting,—that is to say:—

First.—For the purpose of repealing the following resolution passed by the shareholders of the said Bank at a special general meeting of the said shareholders held on the tenth day of August last, viz:—
“Resolved, that it is inexpedient that any new business should be undertaken by the Directors, but that the Directors are hereby required to take the necessary steps to bring the business of the Bank to a close and distribute the assets among the stockholders, and that the Directors are hereby authorized to apply to the next Parliament of Canada for the necessary legislation for that purpose.”

Secondly.—To repeal the following resolution passed by the shareholders at the annual general meeting held on the third day of June last, viz:—“Resolved, that this meeting adheres to the resolution passed at the meeting held on the tenth of August last, relating to the winding up of the Bank, and that it is desirable that the affairs of the Bank should be brought to a close with as little delay as possible.”

Thirdly.—To consider the propriety of continuing to transact the usual and ordinary business of an incorporated Bank, and to take such steps as may be necessary for that purpose.

Fourthly.—To authorize the Directors to apply at the next session of Parliament to reduce the capital stock of the Bank if they should consider this desirable.

9th August, 1881.

A. L. PALMER,
JOHN WISHART,
A. SHIVES,
JOHN BOYD,
GEO. McKEAN,
THOS. MACLELLAN,
JAS. G. ROSS,
Estate Wm. MOFFATT,
per Cashier of La Banque
Nationale,
THOS. R. JONES,
JOHN W. NICHOLSON,
W. H. THORNE,
H. D. TROOP,
BARTON GANDY,
GEO. F. SMITH,

ROBERT MARSHALL,
C. A. PALMER,
W. W. TURNBULL,
JAS. L. DUNN,
J. & W. F. HARRISON,
PHILIP PALMER,
ALFRED CHILTON BLAIR,
p.p. A. A. BARTLETT,
C. A. PALMER, his atty.
E. H. BOTTERELL,
R. P. MCGIVERN,
THOS. STEAD (in trust),
JEREMIAH HARRISON,
GIDEON PRESCOTT,
GEO. L. BARBOUR.

7-6

KINGSTON AND PEMBROKE RAILWAY CO.

NOTICE is hereby given that a call of ten per cent. on the new issue of the capital stock of the Kingston and Pembroke Railway Company, has been made this day by the Directors of the said Company, and that the same is payable on the 10th day of September, 1881, at the office of the Company in Kingston.

By order, GEO. OSBORNE,
Secty. and Treas., K. and P. Ry. Co.
Dated this 3rd day of August, 1881.

7-5

LA BANQUE DU PEUPLE.

DIVIDEND No. 92.

THE stockholders of La Banque du Peuple are hereby notified that a semi-annual dividend of two (2) per cent. for the last six months has been declared on the capital stock, and will be payable at the office of the Bank on and after Monday, the 5th day of September next.

The transfer book will be closed from the 15th to the 31st August, inclusive.

By order of the Board of Directors,
A. A. TROTTIER, Cashier.

6-7

NOTICE.—The annual general meeting of the shareholders of the Napierville Junction Railway and Quarry Company will take place at the Company's Office, Merchants Exchange, Montreal, on Monday, 5th day of September, 1881, at the hour of two o'clock P.M.

HENRY BENJAMIN,
Secretary Treasurer.

6-4

PUISSANCE DU CANADA.



NOMINATIONS.

DÉPARTEMENT DU SECRÉTAIRE D'ÉTAT DU CANADA.

Il a plu à SON EXCELLENCE LE GOUVERNEUR-GÉNÉRAL de faire la nomination suivante, savoir :

OTTAWA, 25 juin 1881.

J. P. CHILLAS, Ecuyer; Assistant Inspecteur des bureaux de poste pour la division de Trois-Rivières.

Il a plu à L'HONORABLE DÉPUTÉ DU GOUVERNEUR GÉNÉRAL de faire la nomination suivante, savoir :

OTTAWA, 18 août 1881.

WASHINGTON IRVING, de Tatamagouche, dans le comté de Colchester, dans la Province de la Nouvelle-Ecosse, écuyer; Maître de Havre pour le port de Tatamagouche, dans la dite province.

PROCLAMATIONS.

LORNE.

[L.S.]

CANADA.

VICTORIA, par la Grâce de Dieu, Reine du Royaume-Uni de la Grande-Bretagne et d'Irlande, Défenseur de la Foi, etc., etc., etc.

A Nos Très-Aimés et Fidèles les Sénateurs de la Puissance du Canada et aux membres élus pour servir dans la Chambre des Communes de Notre dite Puissance, et à tous et chacun de vous.
—SALUT:

PROCLAMATION.

ATTENDU que Notre Parlement du Canada se trouve prorogé au vingt-neuvième jour du mois d'août courant, auquel temps vous étiez tenus et il vous était enjoint d'être présents en notre cité d'Ottawa; SACHEZ MAINTENANT, que pour diverses causes et considérations, et pour la plus grande aise et commodité de Nos bien-aimés sujets, Nous avons cru convenable, par et de l'avis de Notre Conseil Privé du Canada, de vous exempter, et chacun de vous, d'être présents au temps susdit, vous convoquant et par ces présentes vous enjoignant et à chacun de vous de vous trouver avec Nous en Notre Parlement du Canada, en notre Cité d'OTTAWA, le HUITIÈME jour du mois d'OCTOBRE prochain, pour prendre en considération l'état et la prospérité de Notre dite Puissance du Canada, et y agir comme de droit. CE A QUOI VOUS NE DEVEZ MANQUER.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN, Notre Très-Fidèle et Bien-Aimé Conseiller Sir JOHN DOUGLAS SUTHERLAND CAMPBELL, (communément appelé le Marquis de Lorne), Chevalier de Notre Très-Ancien et Très-Noble Ordre du Chardon, Chevalier Grand-Croix de Notre Ordre Très-Distingué de Saint-Michel et Saint-George, Gouverneur-Général du Canada, et Vice-Amiral d'icelui.

A Notre Hôtel du Gouvernement, en Notre CITÉ d'OTTAWA, ce VINGT-SEPTIÈME jour d'AOUT, dans l'année de Notre Seigneur mil huit cent quatre-vingt-un, et de Notre Règne la quarante-cinquième.

Par ordre,

RICHARD POPE,
Greffier de la Couronne en Chancellerie,
Canada.

LORNE. [L.S.]

CANADA.

VICTORIA, par la Grâce de Dieu, Reine du Royaume-Uni de la Grande-Bretagne et d'Irlande, Défenseur de la Foi, etc., etc., etc.

A tous ceux qui les présentes verront ou qu'icelles pourront concerner,—SALUT :

PROCLAMATION.

Z. A. LASII, } **A**TTENDU que par et Député du Ministre de la Justice, Canada. } en vertu d'un acte passé en la session du Parlement du Canada tenue dans la trente-sixième année de Notre règne, chapitre neuvième et intitulé "Acte pour pourvoir à la nomination de maîtres de havre pour certains ports des provinces de la Nouvelle-Ecosse et du Nouveau-Brunswick," il est entre autres choses en substance statué, que le dit acte s'appliquera aux provinces de la Nouvelle-Ecosse et du Nouveau Brunswick seulement, et à tels ports et ces ports seulement dans l'une ou l'autre de ces provinces, qui seront de temps à autres désignés à cette fin par proclamation en vertu d'un Ordre ou d'Ordres du Gouverneur en Conseil (sauf seulement les ports d'Halifax et de Pictou, dans la Nouvelle-Ecosse, et le port de St. Jean, dans le Nouveau-Brunswick);

Et attendu qu'il a été passé un Ordre du Gouverneur en Conseil, en date du douzième jour de juillet, dans l'année de Notre-Seigneur, mil huit cent quatre-vingt-une, désignant le Port de Hawkesbury comme un port auquel devront s'appliquer le dit acte et ses amendements,—

SACHEZ maintenant que par et en vertu de l'autorité que Nous confère le dit acte et un Ordre en Conseil, Nous proclamons et déclarons que l'acte ci-dessus mentionné et intitulé "Acte pour pourvoir à la nomination de maîtres de havre pour certains ports dans les provinces de la Nouvelle-Ecosse et du Nouveau-Brunswick," et les actes qui l'amendent, devront désormais s'appliquer au port de Hawkesbury, dans la province de la Nouvelle-Ecosse.

Les limites comprendront : toute cette partie du Détroit de Canso qui s'étend depuis la ligne de Wilson sur la rive est jusqu'au milieu du Détroit; de là continueront vers le sud jusque vis-à-vis la pointe Madden, aussi sur la rive est; de là s'étendront vers l'est de manière à y inclure Ship Harbour; de là vers le nord y compris Emery Pond jusqu'au point de départ à la ligne Wilson

De ce qui précède Nos sujets bien-aimés et tous ceux que les présentes peuvent concerner, sont par les présentes requis d'en prendre avis et d'agir en conséquence.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN, Notre Très-Fidèle et Bien-Aimé Conseiller SIR JOHN DOUGLAS SUTHERLAND CAMPBELL, (communément appelé le Marquis de Lorne), Chevalier de Notre Très-Ancien et Très-Noble Ordre du Chardon, Chevalier Grand-Croix de Notre Ordre Très-Distingué de Saint-Michel et Saint-George, Gouverneur-Général du Canada, et Vice-Amiral d'icelui, etc., etc.,

A Notre Hôtel du Gouvernement, en Notre CITE d'OTTAWA, ce DOUZIÈME jour de JUILLET, dans l'année de Notre Seigneur mil huit cent quatre-vingt-une, et de Notre Règne la quarante-cinquième.

Par ordre,

J. A. MOUSSEAU,
Secrétaire d'Etat.

ORDRES EN CONSEIL.

HOTEL DU GOUVERNEMENT, OTTAWA.

Jeudi, 18e jour d'août 1881.

PRÉSENT :

L'HONORABLE DÉPUTÉ DE SON EXCELLENCE
LE GOUVERNEUR-GÉNÉRAL EN CONSEIL.

SUR la recommandation de l'honorable ministre des douanes, et en vertu de l'acte 44 Victoria, chap. 11, sec. 2 et sous-section 4,—

Il a plu au Député du Gouverneur d'ordonner que

les trois premières formules de serment prescrites par un arrêté du Conseil du 19e jour de Mai dernier soient rescindées, et les dites formules sont par le présent rescindées, et que les quatre suivantes leur soient et sont par le présent substituées, savoir :—

Serment ou affirmation d'un propriétaire, consignataire, ou importateur.

Je, [nom du propriétaire, consignataire ou importateur faisant l'entrée,] jure ou affirme selon le cas, solennellement et franchement que je suis [le propriétaire, consignataire ou importateur; ou un membre de la société [donner le nom] les propriétaires, consignataires ou importateurs suivant le cas] des marchandises mentionnées dans la lettre d'envoi maintenant produite par moi, annexée à la présente et signée par moi, et que la dite lettre d'envoi est la vraie et seule reçue par ou que attend à recevoir pour toutes les marchandises importées, tel que déclaré dans la présente pour le compte de [nom de la personne ou société étant le propriétaire ou les propriétaires] que les dites marchandises sont proprement décrites dans la dite lettre d'envoi et dans l'entrée qui en est faite par la présente, et que rien n'a été de ma part, ni à ma connaissance de la part d'aucune autre personne, fait, caché ou supprimé par quoi Sa Majesté la Reine peut être fraudée d'une partie quelconque du droit légalement dû sur les dites marchandises; et je [jure ou affirme suivant le cas] que les prix des marchandises tels qu'ils figurent dans la dite lettre d'envoi et tels qu'additionnés dans cette feuille d'entrée maintenant présentée par moi, indiquent la valeur courante sur le marché des marchandises aux temps et lieu de leur exportation au Canada, sans aucune déduction ou escompte pour argent comptant, ou pour leur exportation, ou pour aucune autre considération quelconque, et qu'au meilleur de ma connaissance et croyance les prix ainsi montrés étaient les prix des dites marchandises pour la consommation aux dits temps et lieu. Ainsi, que Dieu me soit en aide.

[Assermenté ou affirmé] devant moi, ce jour de 18 .

Percepteur.

Déclaration du propriétaire, consignataire, ou importateur, requise lorsque l'entrée est faite par une personne quelconque autre que tel propriétaire, consignataire ou importateur.

Je, soussigné [nom du propriétaire, consignataire ou importateur, suivant le cas, ou un membre de la société de [donner le nom] déclare solennellement par le présent que la feuille d'entrée ci-incluse contient un rapport fidèle des marchandises importées tel que déclaré en icelle et dont [nom de la personne ou société étant le propriétaire, consignataire ou importateur, est ou sont] le propriétaire, que la lettre d'envoi produite avec le présent est la véritable et seule lettre d'envoi que [il ou ils, a ou ont] reçue ou s'attend à recevoir pour les dites marchandises, et que les prix de ces dernières, tel que mentionné dans la dite lettre d'envoi indiquent leur valeur courante sur le marché aux temps et lieu de leur exportation au Canada, que les dites marchandises sont proprement décrites dans la dite lettre d'envoi, et qu'aucun escompte ou déduction pour argent comptant, ou pour aucune autre considération spéciale n'a été fait dans les prix de la dite lettre d'envoi, et qu'au meilleur de ma connaissance et croyance les prix ainsi exhibés étaient ceux des dites marchandises pour la consommation aux dits temps et lieu.

Signé à le jour de 188
en présence de [percepteur ou percepteur faisant l'entrée, ou un juge de paix ou consul.]

Serment ou affirmation d'un agent, ou procureur, ou propriétaire, ou consignataire, ou importateur.

Je [nom de l'agent] [jure ou affirme] solennellement et franchement que je suis l'agent et procureur dûment autorisé de [nom du propriétaire, consignataire, ou importateur, ou membre de la société]

taire ou importateur], et que je suis en état de savoir et sais que la lettre d'envoi maintenant présentée par moi des marchandises mentionnées dans cette feuille d'entrée est la vraie et la seule reçue par le dit [nom du propriétaire, consignataire ou importateur] pour toutes les marchandises importées tel que dit en icelle pour [son ou leur] compte; que les dites marchandises sont proprement décrites dans les dites lettre d'envoi et feuille d'entrée et que la dite lettre d'envoi et entrée indiquent la valeur courante sur le marché des dites marchandises aux temps et lieu de leur exportation au Canada, sans aucune déduction ou escompte pour argent comptant, ou pour cause de leur exportation ou pour toute autre raison quelconque, et que rien de ma part, ou à ma connaissance de la part d'aucune autre personne n'a été fait, caché ou supprimé par quoi Sa Majesté la Reine puisse être fraudée d'une partie quelconque du droit légalement dû sur les dites marchandises; et je [jure ou affirme] de plus solennellement et franchement qu'au meilleur de ma connaissance et croyance le dit [nom du propriétaire, consignataire ou importateur] est le propriétaire, consignataire ou importateur, suivant le cas] des marchandises mentionnées dans cette feuille d'entrée, et que les prix des dites marchandises tels qu'ils y figurent ainsi que dans la dite lettre d'envoi étaient les prix de telles marchandises pour la consommation aux temps et lieu de leur exportation au Canada. Ainsi que Dieu me soit en aide.

[Assermenté ou affirmé] devant moi ce
jour de 18

Percepteur.

Serment ou affirmation d'un propriétaire ou son agent, requis chaque fois que des marchandises sont entrées à un taux de droits moins élevé pour des fins spécifiques qu'il ne l'aurait été autrement.

Je [nom du propriétaire ou agent] [jure ou affirme] solennellement et franchement que toutes les marchandises incluses dans cette entrée comme payant un taux de droits moins élevé pour des fins spécifiques qu'il ne l'aurait été autrement, doivent être et seront employées pour telle fin spécifique seulement.

[Assermenté ou affirmé] devant moi ce
jour de 18

Percepteur.

9-3 J. O. COTÉ,
Greffier, Conseil Privé.

HOTEL DU GOUVERNEMENT, OTTAWA.

Jeudi, le 18e jour d'août 1881.

PRÉSENT :

L'HONORABLE DÉPUTÉ DE SON EXCELLENCE
LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

SUR la recommandation de l'honorable ministre agissant comme ministre de la marine et des pêcheries, et en vertu des clauses de la 31e section de l'acte adopté durant la session du parlement du Canada tenue dans la 31e année du règne de Sa Majesté, chap. 65 et intitulé "Acte concernant l'inspection des bateaux à vapeur et pour augmenter la sécurité des passagers,"—

Il a plu au Député du Gouverneur d'ordonner, par et de l'avis du Conseil privé de la Reine pour le Canada, et il est par le présent ordonné que le vapeur "Brothers," de Québec, appartenant à M. Angus Baker, pourra transporter six cents (600) passagers et pas plus; de plus que le vapeur "Laurentides," de Québec, appartenant à M. François H. Marquis, pourra transporter trois cent vingt et un (321) passagers et pas plus.

9-3 J. O. COTÉ,
Greffier du Conseil Privé.

HOTEL DU GOUVERNEMENT.

OTTAWA, 20 août 1881.

PRÉSENT :

L'HONORABLE DÉPUTÉ DE SON EXCELLENCE
LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

SUR la recommandation de l'honorable ministre du Revenu de l'Intérieur, et en vertu des clauses des sections 48e et 49e de l'acte adopté dans la 42e année du règne de Sa Majesté, chap. 16, et intitulé "Acte pour amender et refondre les lois concernant les poids et mesures,"—

Il a plu au Député du Gouverneur, par et de l'avis du Conseil Privé de la Reine pour le Canada d'ordonner, et il est par le présent ordonné que les additions suivantes soient faites, et ces dernières sont par le présent faites à l'arrêté du conseil adopté le 14e jour d'août 1879.

1. Les appareils à éprouver le grain seront vérifiées lorsque :—

1. Le récipient ou vaisseau destiné à contenir le grain est de forme cylindrique, d'un diamètre égal à sa profondeur, et contient quelque sous-multiple autorisé du gallon pas moindre qu'une pinte.

2. Le récipient indique en caractères parfaitement lisibles sa capacité en mesure réglementaire.

3. Le régulateur est arrangé de telle sorte qu'il puisse être scellé ou étampé de manière qu'on ne puisse pas le déranger ou l'enlever de l'instrument auquel il appartient sans détruire ou briser les scellés ou l'étampe.

4. Lorsque l'appareil accuse des poids non conformes aux chiffres et divisions marquées sur le fléau.

5. Le taillant du couteau et autres parties de l'appareil sont en conformité de la section B de l'arrêté du 14 août 1879.

6. L'appareil est pourvu d'un fournisseur ou appareil pour remplir automatiquement le récipient qui sert à peser, identique quant à ses forme et dimensions, avec celui déposé au département des étalons de mesure à Ottawa, dont un dessin indiquant les dimensions et accompagné d'instructions sur la manière de s'en servir sera donné à chaque inspecteur des poids et mesures.

K. L'honoraire exigible pour la vérification et l'étampe de chaque appareil à éprouver le grain sera d'une piastre.

9-3 J. O. COTÉ,
Greffier du Conseil privé.

HOTEL DU GOUVERNEMENT, OTTAWA.

Samedi, le 6e jour d'août 1881.

PRÉSENT :

L'HONORABLE DÉPUTÉ DE SON EXCELLENCE
LE GOUVERNEUR GÉNÉRAL
EN CONSEIL.

IL a plu au député du gouverneur, sur la recommandation de l'honorable ministre agissant comme ministre des chemins de fer et canaux d'adopter les règles suivantes concernant la réparation des navires sur les bords du canal Lachine, du canal de Beauharnois et de celui de Chambly.

1. Les réparations ne seront exécutées que sur tels points qui auront été indiqués et approuvés par le surintendant.

2. Pour chaque navire halé ou mis à flot pour être réparé, il sera prélevé en sus de toute autre charge la somme d'une piastre, ce qui permettra à tel navire de rester là un mois; chaque mois additionnel ou fraction de mois pendant lequel y demeurera le navire devant entraîner le prélèvement d'une somme supplémentaire d'une piastre.

Dans le cas, cependant, où un navire halé pour être réparé sur les bords du canal resterait là durant l'hiver il ne sera prélevé sur icelui qu'une somme de quatre piastres (en sus des droits ordinaires exigibles pour l'hivernement); la période de temps ainsi

couverte s'étendant du 1er novembre au 1er juin inclusivement.

3. Tout navire restant sur le bord du canal après y avoir passé l'hiver sera soumis à une charge de une piastre par mois ou fraction de mois pour le temps qu'il y resterait subséquemment.

4. Tout navire qui restera plus d'un an sur le bord du canal sera soumis pour tel laps de temps qu'il y restera ainsi après cette période, à une charge de deux piastres par mois ou fraction de mois durant toute l'année.

5. Ces différentes charges seront toutes payables au bureau du percepteur avant le premier jour de chaque mois.

6. Ces règles devront être entendues comme s'appliquant à tous les cas où le bord du canal est employé d'une manière quelconque aux réparations de navires, que tels navires soient dans le moment halés ou non.

Certifié,

J. O. COTÉ,
Greffier du Conseil Privé.

7-3

COMMISSION DU HAVRE DE QUÉBEC.

UNE assemblée hebdomadaire des commissaires du havre de Québec, tenue à leur bureau, dans la basse-ville, en la cité de Québec, lieu ordinaire de leurs réunions, mercredi, le trentième jour du mois de mars, en l'an de Notre Seigneur mil huit cent quatre-vingt-un, et à laquelle étaient présents les commissaires dont les noms suivent, savoir :

P. V. Valin, écr., président,
L'hon. Thos. McGreevy,
Julien Chabot, écr.,
John Sharples, écr.,
Jas. Patton, écr., et
Ferdinand Hamel, écr.,

formant un quorum de la dite Commission du havre de Québec, le règlement suivant a été lu pour la première fois :—*Règlement à l'effet de garder un passage clair pour les navires entrant dans les limites des améliorations du port exécutées à l'embouchure de la rivière Saint-Charles, dans le port de Québec.*

A une assemblée mensuelle subséquente des dits commissaires du havre de Québec, tenue au même lieu, mercredi, le sixième jour du mois d'avril de la même année et à laquelle étaient présents les commissaires suivants formant également un quorum, savoir :

P. V. Valin, écr., président,
L'hon. Thos. McGreevy,
Julien Chabot, écr.,
Jas. Patton, écr.,
John Sharples, écr., et
Ferdinand Hamel, écr.,

le dit règlement a été lu pour la deuxième et dernière fois et adopté, ayant été publié depuis sa première lecture deux fois en langue anglaise dans le *Morning Chronicle* et deux fois en langue française dans le *Canadien*, l'un et l'autre étant des journaux publiés à Québec :

Règlement à l'effet de garder un passage clair pour les navires entrant dans les limites des améliorations du port exécutées à l'embouchure de la rivière Saint-Charles, dans le port de Québec.

1. Il ne sera permis à aucun bâtiment, radeau ou bois d'aucune sorte d'amarrer, de s'attacher ou s'arrêter le long du côté nord du quai appartenant aux commissaires du havre de Québec, à la Pointe-à-Carcy, sur une distance de deux cents pieds à partir de l'extrémité est du dit quai.

2. Il ne sera permis à aucun bâtiment, radeau ou bois d'aucune sorte, de s'amarrer, s'attacher ou s'arrêter le long du côté sud ou le front sud du brise-lames appartenant aux dits commissaires.

3. Tout navire amarré ou attaché à un quai quelconque dans le port de Québec, devra être amarré ou attaché de telle sorte qu'il ne puisse offrir d'obstruction à aucun navire entrant dans les limites des améliorations du port ou en sortant à l'embouchure de la rivière Saint-Charles, dans le dit port de Québec.

4. Tout maître ou commandant de vaisseau ou bâtiment, ou le maître de tout radeau, ou toute autre personne quelconque qui enfreindra le présent règlement sera passible pour chaque offense d'une pénalité n'excédant pas cent piastres (\$100.00) ou d'un emprisonnement n'excédant pas soixante jours.

5. Tout règlement incompatible avec le présent règlement est par le présent rappelé.

(Signé) P. V. VALIN,
Président.
A. H. VERRET,
Secrétaire-trésorier.

BUREAU DU CONSEIL PRIVÉ,
Ottawa, 27 juillet 1881.

Je certifie par les présentes que le présent règlement a été soumis à l'approbation de Son Excellence le gouverneur en conseil et par ce dernier approuvé le trentième jour d'avril 1881.

J. O. COTÉ,
Greffier du Conseil Privé.

7-3

AVIS DU GOUVERNEMENT.

REMISE SUR LE FERBLANC.

EN vertu de l'ordre en Conseil du 11 juin 1879, il a plu au ministre des douanes d'ordonner et il est par le présent ordonné que sur toutes les réclamations faites le ou après le 1er septembre prochain pour remise sur le ferblanc en feuilles ou ferblanc employé dans la fabrication d'emballages pour l'exportation de certains articles, le taux payable sur chaque boîte de tel ferblanc ainsi employé et exporté continuera d'être de cinquante centins comme par le passé, pourvu que le montant de telle remise n'excède dans aucun cas le montant du droit actuellement payé sur icelle, sujet toujours aux restrictions imposées par le dit ordre en Conseil tel qu'amendé par celui du 20 mai 1880.

J. JOHNSON,
Commissaire des douanes.
Département des douanes,
Ottawa, 26 août 1881.

9-3

AVIS AUX MARINS.

No. 17 de 1881.

SIGNAL D'ALARME DE L'ILE AUX ALOUETTES POUR LES TEMPS DE BROUILLARD.

AVIS est par le présent donné qu'une trompette d'alarme établie par le gouvernement du Canada au phare de l'île aux Alouettes, sur le fleuve St. Laurent, à l'embouchure du Saguenay, province de Québec, sera mise en opération le 15 août courant.

Lat. N. 48° 5' 30"
Long. O. 69° 40' 0"

Durant les temps couverts, brouillards ou tempêtes de neige, la trompette donnera des éclats de huit secondes de durée, avec intervalles de trente-cinq secondes entre chaque éclat.

W. SMITH,
Député ministre de la marine et des pêcheries.
Département de la marine et des pêcheries.
Ottawa, 4 août 1881.

9-3

AVIS AUX MARINS.

No. 18 de 1881.

BOUÉE AUTOMATIQUE DE LOUISBOURG.

AVIS est par le présent donné qu'une bouée d'alarme automatique, peinte en rouge et faisant résonner un sifflet de 10 pouces, a été établi par le gouvernement du Canada dans vingt brasses d'eau S.E. $\frac{1}{4}$ E., 1 $\frac{1}{2}$ mille du phare à Louisbourg, Ile du Cap-Breton, Nouvelle-Ecosse.

Lat. N. 45° 54' 0"

Long. O. 59° 55' 0"

En passant au nord ouest de la bouée, par l'ouest, on évitera la grande batture et l'on tombera dans la bonne voie pour arriver au port de Louisbourg.

WM. SMITH,

Député du ministre de la marine et des pêcheries.
Département de la marine et des pêcheries.

Ottawa, 5 août 1881.

9-3

OTTAWA, 12 août 1881.

AVIS est par le présent donné que l'hon. ministre agissant comme ministre de l'Intérieur, a retiré de la vente et les réserve pour les fins scolaires, en vertu de la sous-section 2 de la section 22 de l'Acte de 1879, concernant les terres de la Puissance, les terres suivantes situées dans la province du Manitoba, déjà offertes aux colons, pour remplacer celles destinées aux écoles et colonisées avant d'être arpentées, savoir :—

Township	8, Rang	1, E.	Section	21.
"	11,	" 2, " S. W. $\frac{1}{4}$	"	13.
"	13,	" 2, " S. W. $\frac{1}{4}$	"	24.
"	15,	" 2, " N. W. $\frac{1}{4}$	"	12.
"	13,	" 3, " N. $\frac{1}{2}$ de N. $\frac{1}{2}$	"	31.
"	16,	" 3, " S. $\frac{1}{2}$ de N. W. $\frac{1}{4}$	"	5.
"	12,	" 4, E. N. W. $\frac{1}{4}$	"	12.
"	13,	" 4, E. W. $\frac{1}{2}$	"	28.
"	11,	" 5, E. S. $\frac{1}{2}$	"	25.
"	7,	" 6, E. N. W. $\frac{1}{4}$	"	10.
"	14,	" 3, W. S. E. $\frac{1}{4}$	"	6.
"	6,	" 4, W.	"	32.
"	14,	" 4, W.	"	20.
"	10,	" 5, W. S. E. $\frac{1}{4}$	"	32.
"	12,	" 5, W. S. E. $\frac{1}{4}$	"	30.
"	13,	" 5, W. S. $\frac{1}{2}$	"	4.
"	12,	" 6, W. N.	"	26.
"	12,	" 7, W. N. W. $\frac{1}{2}$	"	12.
"	13,	" 7, W. N. W. $\frac{1}{4}$	"	31.
"	12,	" 8, W.	"	9.
"	13,	" 9, W. N. E. $\frac{1}{4}$	"	32.
"	13,	" 9, W. S. W. $\frac{1}{4}$	"	32.
"	13,	" 9, W. E. $\frac{1}{2}$	"	33.
"	15,	" 9, W. N. $\frac{1}{2}$	"	9.
"	14,	" 11, W. N. $\frac{1}{2}$	"	24.

LINDSAY RUSSELL,

Agissant comme député du ministre de l'Intérieur.

9-3

AVIS public est par le présent donné que sous l'autorité de l'Acte du Canada de 1877, concernant les compagnies à fonds social, des lettres patentes ont été émises sous le grand sceau de la Puissance du Canada, en date du deuxième jour d'août 1881, constituant en corps politique Edward Anderson Craig Pew, de la ville de Welland, dans le comté de Welland, province d'Ontario, Puissance du Canada, écuyer; Abel D. Breed, de la cité de New-York, dans l'Etat de New-York, l'un des Etats-Unis d'Amérique, banquier; Jonathan Turner, de Burlington, dans l'Etat de l'Iowa, l'un des Etats-Unis d'Amérique, raffineur de sucre; l'honorable Richard William Scott, de la cité d'Ottawa, dans la dite province d'Ontario, procureur en loi; Horace Brightman, de la dite cité de New-York, banquier; James McLaren, de Buckingham, dans la province de Québec, dans la

dite Puissance du Canada, président de la Banque d'Ottawa; et Sayers Silas Hager, de la dite ville de Welland, écuyer, dans le but de manufacturer, raffiner, acheter et vendre des sucres et sirops d'empois, de glucose, de raisin, de canne et autres, extraits du maïs et autres produits, et de posséder ou louer des terres, quais, bâtiments et matériel nécessaire à leurs fins dans toute la Puissance du Canada, sous le nom de "Compagnie de Raffinerie de Sucre de Raisin du Canada, (limitée)," avec un capital-actions de cent mille piastres divisé en mille obligations de cent piastres chacune.

Daté au bureau du Secrétaire d'Etat pour le Canada, le seizième jour d'août 1881.

J. A. MOUSSEAU,

S-3

Secrétaire d'Etat.

AVIS public est par le présent donné que sous l'autorité de l'Acte du Canada de 1877, concernant les compagnies à fonds social, il a été émis des lettres patentes sous le grand sceau de la Puissance du Canada, en date du vingt-septième jour de juillet 1881, constituant en corps politique Mathew Whiting, de la cité de Brantford, dans le comté de Brant, dans la province d'Ontario, Puissance du Canada, écuyer; William John Scarfe, du même lieu, fabricant; Hugh McKenzie Wilson, du même lieu, procureur en loi; Austin Demmons Cable, de la cité de Montréal, dans la province de Québec, dans la Puissance du Canada, courtier; Morton Frary Hale, de la dite cité de Brantford, courtier, et Robert Charles Smyth, de la dite cité de Brantford, procureur en loi, dans le but de fabriquer et vendre des barattes et autres ustensiles de ferme, par tout le Canada, et d'acquérir et détenir la propriété nécessaire à cette fin, sous le nom de "Compagnie manufacturière d'ustensiles de ferme (limitée)," avec un capital-actions de cinquante mille piastres, divisé en cinq cents parts de cent piastres chacune.

Daté au bureau du Secrétaire d'Etat du Canada, ce dix-septième jour d'août 1881.

J. A. MOUSSEAU,

S-3

Secrétaire d'Etat.

AVIS public est par le présent donné que sous l'autorité de l'Acte du Canada de 1877, concernant les compagnies à fonds social, des lettres patentes supplémentaires ont été émises sous le grand sceau de la Puissance du Canada, en date du deuxième jour d'août 1881, par lesquelles le capital-actions de la "Compagnie des Remorqueurs du lac Saint-François" est diminué de vingt mille piastres à dix mille piastres.

Daté au bureau du Secrétaire d'Etat du Canada, ce dix-septième jour d'août 1881.

J. A. MOUSSEAU,

S-3

Secrétaire d'Etat.

AVIS public est par le présent donné que, sous l'autorité de l'Acte du Canada de 1877, concernant les compagnies à fonds social, il a été émis des lettres patentes sous le grand sceau de la Puissance du Canada, en date du vingt-neuvième jour de juillet 1881, constituant en corps politique James Kerr, de la ville de Petrolia, dans le comté de Lambton, dans la province d'Ontario, Puissance du Canada, marchand de bois; John Kerr, du même lieu, marchand de bois; John Fraser, du même lieu, marchand de nouveautés; William Milner, de la ville de Strathroy, dans le comté de Middlesex, dans la dite province d'Ontario, voiturier, et John Hower, du township de Moore, dans le dit comté de Lambton, propriétaire de moulin, dans le but de fabriquer, manufacturer, réparer, vendre, acheter et négocier des voitures, carrosses, traîneaux, véhicules, instruments agricoles, outils, machines et autres articles de commerce dans la fabrication desquels le bois ou le fer est employé en tout ou en partie, par toute la Puissance du

Canada, sous le nom de "Compagnie Manufacturière de Voitures de Petrolia (limitée)," avec un capital-actions de vingt mille piastres, divisé en deux cents parts de cent piastres chacune.

Daté au bureau du Secrétaire d'Etat du Canada, le dix-septième jour d'août 1881.

J. A. MOUSSEAU,
Secrétaire d'Etat.

8-3

A VIS public est par le présent donné qu'en vertu de l'Acte du Canada de 1877, concernant les compagnies à fonds social, il a été émis des lettres patentes sous le grand sceau du Canada, en date du sixième jour d'août 1881, constituant en corps politique Azro Buck Chaffee, de la cité de Montréal, dans la province de Québec, Puissance du Canada, écuyer; Peter Alexander Peterson, de la dite cité de Montréal, écuyer, ingénieur civil; William Prescott Hunt, de la cité de Boston, dans l'Etat du Massachusetts, l'un des Etats-Unis d'Amérique, manufacturier; Edwin Gordon, de Hyde Park, dans le dit Etat du Massachusetts, manufacturier, et John Adams Duggan, de Quincy, dans le dit Etat du Massachusetts, manufacturier, dans le but de fabriquer et vendre par tout le Canada "l'Aiguille de sûreté de la Puissance," invention brevetée sous le numéro 9965, au bureau des patentes du Canada, le treizième jour de mai mil huit cent soixante et dix-neuf, comme amélioration dans les aiguilles de chemin de fer, sous le nom de "La Compagnie des Aiguilles de Sûreté de la Puissance (limitée)," avec un capital-actions de cent mille piastres, divisé en deux mille parts de cinquante piastres chacune.

Daté au bureau du Secrétaire d'Etat du Canada, ce dix-neuvième jour d'août 1881.

J. A. MOUSSEAU,
Secrétaire d'Etat.

8-3

BUREAU DU CONSEIL PRIVE.

OTTAWA, 12 août 1881.

A VIS public est par le présent donné que par un ordre en conseil adopté le 26e jour de juillet dernier, sous l'autorité de la 53e section de l'acte 44 Victoria (1881) chap. 25, concernant les chemins de fer du gouvernement, il a plu à l'honorable député de Son Excellence le gouverneur-général d'exempter les travaux ci-dessous mentionnés de l'opération de la section ci-dessus mentionnée du dit acte, concernant

la hauteur des ponts ou tunnels existant actuellement sur la ligne du chemin de fer Intercolonial, savoir :

1. Le pont du chemin Campbell à Halifax.
2. Le tunnel de Rock Morrissey près de Campbellton.
3. L'Ecluse du Moulin près d'Etchemin.

7 3

J. O. COTÉ,
Greffier, Conseil Privé.

AVIS AUX MARINS.

No. 16 de 1881.

PHARE DE POQUESUEDIE.

A VIS est par le présent donné qu'un phare érigé par le gouvernement du Canada sur l'extrême pointe nord-est de l'île Poquesuedie, Baie des Chaleurs, comté de Gloucester, dans la province du Nouveau-Brunswick, sera mis en opération le 1er août prochain.

Lat. N. 47° 49' 10"

Long. O. 64° 44' 40"

La lumière sera fixe, blanche et de nature catoptrique, élevée de 40 pieds au-dessus de l'eau haute et devra être visible de tous les points en mer dans un rayon de 11 milles.

Le phare est une tour carrée en bois mesurant 34 pieds d'élévation depuis sa base jusqu'à la girouette placée sur la lanterne, et est peint en blanc.

WM. SMITH,

Député du ministre de la marine et des pêcheries.

Département de la marine et des pêcheries,
Ottawa, 29 juillet 1881.

7-3

ETAT

Du Revenu et des Dépenses, à compte du Fonds Consolidé de la Puissance du Canada, d'après les états fournis au département des Finances à la nuit du 31 juillet dernier.

REVENU :	MONTANT.
Douanes	\$1,481,983 87
Excise	393,967 91
Département des Postes.....	125,830 55
Travaux Publics, y compris les Chemins de fer.....	216,463 79
Timbres d'effets de commerce.....	18,277 04
Divers	57,553 57
	<u>\$2,294,076 73</u>
DÉPENSES.....	\$2,499,484 28

FRED. TOLLER,

Pour le Député du Ministre des Finances.

Département des Finances,
Ottawa, 12 août 1881.

LISTE DES COMPAGNIES D'ASSURANCE AUTORISEES A FAIRE DES OPERATIONS AU CANADA, EN VERTU DES ACTES D'ASSURANCE DE 1875 ET 1877.

NOM DE LA COMPAGNIE.			Principal agent pour la réception des significations de pièces et d'avis.	Montant des dépôts — Les dépôts marqués (A) ne sont applicables qu'aux polices sur la vie en cours le 31 mars 1878; ceux marqués (B) aux polices émises depuis cette date.	Assurance autorisée.
La compagnie d'assur. de l'Amérique du Nord contre les accidents...			Edward Rawlings, gerant, Montréal.....	\$13,500, bons du havre de Montréal, \$9,733 bons d'emmagasinage de Montréal; \$550 5 p. c. canadiens. (Acceptés à \$20,000)...	Contre les accidents.
La compagnie d'assurance dite "Ætna," de Hartford, Connecticut...			Robt. Wood, agent général, Montréal.....	\$5,070 fonds publics canadiens; \$23,000 débentures de municipalités; \$72,000 bons des E.-U. (Acceptés à \$97,771)...	Contre l'inc. et sur la navig.
La compagnie d'assurance sur la vie dite "Ætna," de Hartford, Conn.			William H. Orr, gerant, Montréal.....	\$100,000 bons des E.-U. en or (A), \$70,000 bons des E.-U., et \$25,000 déb. de la Province de Québec (B).....	Sur la vie.
La compagnie d'assurance agricole de Watertown, N.Y., E.-U.....			John Fisher, agent-en-chef, Cobourg.....	\$100,000 bons 4 p. c. des E.-U.	Contre l'incendie.
La compagnie d'assurance dite "Anchor Marine"			Hugh Scott, agent, Toronto.....	\$56,000 bons municipaux. (Acceptés à \$50,400).....	Contre l'inc. et sur la navig.
La compagnie d'assurance de l'Amérique Britannique, Toronto.....			Louis H. Boul, gerant <i>pro tem</i> , Toronto.....	\$51,000 bons municipaux. (Acceptés à \$54,900).....	Sur la vie.
L'association sur la vie dite "Britten" (limitée).....			J. B. M. Chipman, gerant, Montréal.....	\$54,993 bons du Canada. 4 p. c.	Contre l'inc. et sur la navig.
La compagnie d'assurance maritime et contre l'incendie, du Canada.			Charles Cameron, direct-gerant, Hamilton ..	\$57,000 bons municipaux. (Acceptés à \$51,300).....	Sur la vie.
La compagnie d'assurance du Canada sur la vie, Hamilton.....			A. G. Ramsay, gerant, Hamilton.....	\$50,000 bons municipaux. Acceptés \$54,000 ..	Sur la vie.
L'association Canadienne d'assurance des consommateurs de vapeur.			W. B. McMurrich, agent, Toronto.....	\$3,900 effets de la Société Impériale de construction, \$5,000 effets de la société de construction et de prêts de Toronto, \$1,600 effets de l'Association de l'Ouest.....	Sur chaudières à vap., etc
La compagnie d'assurance des Citoyens, du Canada.....			Gerald E. Hart, agent principal, Montréal...	\$56,000 bons municipaux. (Acceptés à \$50,400).....	Sur la vie et cont. les accid.
La compagnie d'assurance des Citoyens, du Canada.....			Gerald E. Hart, agent principal, Montréal...	\$50 en espèces	Contre l'inc. et sur la navig.
La compagnie d'ass. de l'Union Commerciale, de Londres, Angl.....			Fred. Cole, agent général, Montréal	\$100,344 fds. pcs., (vie A), \$50,613 effets consol. 5 p. c. canad. et \$55,967, effets 4 p. c. (feu)	Garantie.
L'association d'assurance sur la vie, dite "Confederation"			J. K. Macdonald, directeur-gerant, Toronto..	\$56,300 bons municipaux. (Acceptés à \$77,650).....	Contre l'inc. et sur la vie.
La compagnie d'assurance dite "Dominion," maritime et contre l'incendie, de Hamilton.....			F. R. Despard, gerant, Hamilton.....	\$35,000 en espèces, \$15,000 bons de la cité de Victoria, C.-B.....	Contre l'inc. et sur la navig.
La société d'ass. sur la vie, dite "Equitable," des Etats-Unis, N.-Y.			R. W. Gale, gerant, Montréal.....	\$100,000 fonds publics canad. (A) et \$65,000 bons des E.-U. (B)...	Sur la vie.
L'association d'assurance contre l'incendie (responsabilité limitée), Londres, Angleterre.....			Wm. Robertson, agent en chef, Montréal.....	\$100,000 effets canadiens	Contre l'incendie.
La compagnie de garantie de l'Amérique du Nord.....			Edward Rawlings, gerant, Montréal.....	\$32,000 bons munic., \$15,000 bons du hav. de Mont.; \$9,733 bons d'emmagas. de Montréal, et \$400 actions. (Acceptés à \$51,000)	Garantie.
La compagnie d'assurance contre l'incendie et sur la vie, dite "Guardian," Londres, Angleterre.....			Robert Simms et Cie., et Geo. Denholm, agents généraux, Montréal.....	\$100,343 fonds publics canadiens.....	Contre l'incendie.
La comp. d'ass. contre l'incendie dite "Hartford" de Hartford, Conn.			Robert Wood, agent généraux, Montréal.....	\$55,000, b. des E.-U., et \$30,840 act de banq. (Accept. à \$104,000.)	Contre l'incendie.
La compagnie d'assurance impériale, de Londres, Angleterre.....			W. H. Rintoul, agent, Montréal.....	\$48,667 5 p. c. cons. canadiens, \$51,402 6 p. c. canadiens	Contre l'incendie.
La compagnie d'assurance dite "Lancashire"			S. C. Duncan-Clark, agent principal, Toronto	\$100,000 fonds publics canadiens	Contre l'incendie.
La compagnie d'assurance sur la vie dite "Lion" (à responsabilité limitée) Londres, Angleterre.....			Frederick Stanciliffe, agent général, Montréal	£10,000 stg., effets canadiens	Sur la vie.
La compagnie d'assurance dite "Liverpool et London et Globe"			G. F. C. Smith, agent principal, Montréal...	\$50,000 fonds pub. canad. (vie); \$3,000 5 p. c. canad.; \$63,000 bons mun.; \$25,000 assoc. de plac., Montréal; \$17,030 en espèces. (Acceptés à \$145,450)	Contre l'inc. et sur la vie.
La corporation d'assurance dite "London," Angleterre.....			C. C. Foster, agent, Montréal	\$50,127 5 p. c. consol. canad., et \$99,873 fonds publics canadiens (feu) 10,000, et (vie) \$50,000	Contre l'inc. et sur la vie.
La compagnie de Garantie et contre les Accidents, de Londres (responsabilité limitée).....			A. T. McCord, jr., agent en chef, Toronto.....	£11,000 stg., effets canadiens	Garantie et accidents.
La comp. d'assurance contre l'incendie, London et Lancashire.....			C. J. Spike, agt en chef, Halifax, N.E.	£21,000 stg., effets canadiens	Contre l'incendie.
La compagnie d'assurance sur la vie, dite "London et Lancashire" ..			William Robertson, gerant, Montréal	\$100,000 fonds publics canadiens (A) de \$5,000 en espèces et \$4,867 bons de la province de Québec (B)	Contre l'incendie.
La comp. d'ass. mutuelle contre l'incendie, de London, Ont.....			D. C. Macdonald, secrétaire, London, Ont	\$25,000 effets publics canadiens et \$5,000 en argent.....	Sur la vie.
La comp. d'ass. sur la vie, dite "Metropolitan," de New-York, E.-U.			Thos. A. Temple, agt. général, St. Jean, N.-B.	\$100,000 bons des Etats-Unis.....	Sur les glaces.
La compagnie Métropolitaine d'assurance sur les glaces, New-York.			A. J. Pell, Montréal.....	\$5,060, bons des Etats-Unis.	Sur la vie.
L'association d'assurance mutuelle sur la vie, du Canada.....			J. Turner, président, Hamilton.....	\$92,988 bons municipaux. (Acceptés à \$83,690).....	Sur la vie.

La compagnie d'ass. mutuelle sur la vie dite "North American"	Wm. McCabe, directeur-gérant, Toronto.....	\$50,000 en espèces	Sur la vie.
La compagnie d'assurance dite "North British and Mercantile"	Macdougall et Davidson, agents génér., Mont.	\$50,000 fonds pub. canad., (vie A), \$47,000 bons du hav. de Montréal et \$65,000 bons municip. (feu). (Acceptés à \$150,800) ..	Contre l'inc. et sur la vie.
La compagnie d'assurance du Nord, d'Aberdeen et Londres.....	Taylor Frères, agents généraux Montréal....	\$85,833 fonds publics canadiens, \$14,167 5 par cent canadiens.....	Contre l'incendie
La société d'assurance contre l'incendie, dite "Norwich Union,"	Alex. Dixon, agent, Toronto.....	\$100,000 effets canadiens.	Contre l'incendie.
La compagnie d'assurance mutuelle sur la vie, d'Ontario.....	Wm. Hendry, gérant, Waterloo.....	\$56,157 bons municipaux (accepté \$50,541).....	Sur la vie.
La compagnie d'assurance dite "Phoenix," de Brooklyn.....	Robert Hampson, Montréal, agent	\$100,000 bons des Etats-Unis.....	Contre l'inc. et sur la nav
La c'e. d'ass. contre l'incendie, dite "Phoenix," Londres, Angleterre.	Gillespie, Moffat et Cie., agts. génér., Mont.	\$50,171 fonds publics canad., et \$50,126 5 p. c. consol. canadiens	Contre l'incendie.
La compagnie d'assurance contre l'incendie, de Québec	J. G. Clapham, président, Québec.....	\$25,000 fonds publics canadiens, \$60,000 actions de banque et \$15,200 bons municipaux. (Acceptés à \$98,680).....	Contre l'incendie.
La compagnie d'assur. sur la vie et contre l'incendie, dite "Queen," Angleterre.....	A. M. Forbes et H. G. Mudge, agents principaux, Montréal	\$100,000 fonds publics canadiens (feu) et \$51,100 5 p. c. consolidés canadiens (vie).....	Contre l'inc. et sur la vie.
La société d'assurance mutuelle sur la vie, dite "Reliance," Londres, Angleterre.....	J. Cassie Hutton, procureur, Montréal.....	\$100,000 fonds publics canadiens (A) et \$10,000 effets canad. (B)	Sur la vie.
La compagnie d'assurance Royale Canadienne.....	Arthur Gagnon, secrétaire, Montréal.....	\$50,400 bons du havre de Montréal. (Acceptés à \$50,400)	Contre l'inc. et sur la nav.
La compagnie d'assurance Royale	M. H. Gault et Wm. Tatley, agents principaux, Montréal.....	\$96,982 fonds publics, \$53,533 5 p. c. des consolidés canadiens et \$170,333, cons. angl.-appl., \$149,182 (feu), \$50,000, (vie A) et 121,666 (général.) Aussi \$97,333.33 annuités angl. (génér.) Total \$418,182.....	Contre l'inc. et sur la vie.
La compagnie d'assurance Impériale Ecossaise.....	Taylor Frères, agents généraux, Montréal....	\$71,068, fds. pub. can., \$20,000 bons du havre de Montréal, \$13,500 bons municipaux. (Acceptés à \$101,275).....	Contre l'incendie.
La compagnie d'assur. contre l'incendie dite Sovereign, du Canada..	L'hon. Alex. Mackenzie, président, Toronto.	\$115,656 bons municip. \$3,684 en argent. (Acceptés à \$101,218)	Contre l'incendie.
La compagnie d'assurance sur la vie, dite "Standard," Ecosse.....	W. M. Ramsay, gérant, Montréal.....	\$64,000 bons municipaux, \$107,000 bons du havre de Montréal, (acceptés à \$153,900), étant \$126,750 (vie A) et \$27,150 (vie B)	Sur la vie.
La société d'assurance sur la vie, dite "Star," d'Angleterre	A. W. Lauder, trésorier général, Toronto.....	\$100,343 fonds publics canadiens.....	Sur la vie.
La comp. d'assurance mutuelle sur la vie, dite "Sun," de Montréal..	R. Macaulay, secrétaire général, Montréal....	\$56,000 bons municipaux. (Acceptés à \$50,400)	Sur la vie et cont. les accid.
La compagnie d'assurance sur la vie et l'ontine, de Toronto.....	Arthur Harvey, gérant, Toronto.....	\$32,400 bons municip. \$1,040.36 en espèces (Acceptés à \$30,200)	Sur la vie et cont. les accid.
La compagnie d'assurance dite "Travelers," de Hartford, Connect..	Thos. Simpson, agent, Montréal.....	\$100,000 bons des Etats-Unis, \$25,000 bons municipaux, \$20,000 bons du havre de Montréal (acceptés à \$140,500), étant \$100,000 (vie A), \$25,000 au pair (vie B), et \$20,000 au pair (accidents)	Sur la vie et cont. les accid.
La compagnie d'assurance mutuelle Unioi sur la vie, du Maine.....	Wm. Mulock, agent, Toronto.....	\$100,000 4 p. c. des Etats-Unis, (A) et \$15,000, bons du district de Columbia, E.-U., (B).....	Sur la vie.
La compagnie d'assurance de l'Ouest, Toronto.....	J. J. Kenny, directeur gérant, Toronto.....	\$57,700 bons municipaux. (Acceptés à \$51,930).....	Contre l'inc. et sur la nav.

LES COMPAGNIES D'ASSURANCE SUR LA VIE CI-DESSOUS NOMMÉES, AYANT CESSÉ D'ENTREPRENDRE DES RISQUES AU CANADA, SONT AUTORISÉS, EN VERTU DE L'ARTICLE 17 DE "L'ACTE D'ASSURANCE REFONDU DE 1877," A POURSUIVRE TOUTES LES OPERATIONS SE RATTACHANT AUX POLICES ÉMISES AVANT LE 31 MARS 1878, ET LEURS DÉPÔTS SONT APPLICABLES À CES POLICES, SUJET AUX DISPOSITIONS DES ACTES D'ASSURANCE DE 1868 ET 1871.

NOM DE LA COMPAGNIE.	Principal agent pour la réception des significations des pièces et avis.	Montant des dépôts.	Assurance autorisée.
L'association médicale et générale sur la vie dite "Briton," Londres, Angleterre.....	Jas. B. M. Chipman, gérant, Montréal.....	\$100,343 bons du Canada.....	Sur la vie.
La compagnie d'assurance mutuelle sur la vie, dite Connecticut, de Hartford, Conn., E.U.....	Robt. Wood, agent-général, Montréal.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie, d'Edimbourg.....	David Higgins, agent principal, Toronto.....	\$150,515 bons du Canada.....	Sur la vie.
L'association d'assurance sur la vie, d'Ecosse.....	Geo. W. Ford, agent principal, Montréal.....	\$150,000 bons du Canada.....	Sur la vie.
La compagnie Nationale d'assurance sur la vie, des Etats-Unis d'Amérique.....	John F. Bell, procureur, Windsor.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie, de New-York.....	F. W. Campbell, M.D., procureur, Montréal.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie dite "North Western," de Milwaukee, E.-U.....	M. W. Mills, agent principal, Toronto.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance mutuelle sur la vie, dite "Phoenix," Hartford, Connecticut.....	A. R. Bethune, agent général, Montréal.....	\$105,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie, dite, "The Positive Government Security" (limitée) Angleterre.....	John Taylor, secrétaire, Montréal.....	\$8,273 débentures du Canada, 5 p. c.	Sur la vie.
La société d'assurance sur la vie, dite "Amicable" Ecosaise.....	Geo. Wm. Ford, agent général, Montréal.....	\$150,000 bons du Canada.....	Sur la vie.
L'institution de Prévoyance Ecosaise.....	R. A. Ramsay, procureur, Montréal.....	\$100,343 bons du Canada.....	Sur la vie.
La compagnie d'assurance Provinciale Ecosaise.....	Geo. Wm. Ford, secrétaire, Montréal.....	\$150,790 sav. : \$112,343 bons du Canada, \$38,447 déb. Can. 5 p. c.	Sur la vie.
La compagnie d'assurance sur la vie, des Etats-Unis.....	\$60,000 bons payables en or, Etats-Unis.....	Sur la vie.

NOTA.—La compagnie d'assurance mutuelle sur la vie, dite "Globe" de New-York, a été déclarée insolvable aux Etats-Unis et en Canada, et Jas. D. Fish, de New-York, a été nommé receveur par les cours des Etats-Unis, et W. C. Wells, de Montréal, a été nommé syndic par la Cour Supérieure de Montréal, pour les opérations faites en Canada, Le dépôt de la compagnie entre les mains du gouvernement, \$100,000 en effets des Etats-Unis, a été, par ordre de la dite Cour Supérieure, délivré aux banquiers de cette cour.

La compagnie d'assurance maritime des Marchands de Montréal, a cessé de faire des opérations d'assurance, et est en voie de liquider ses affaires. Le dépôt a été remis à la compagnie [moins \$2,223 en espèces retenues à cause de réclamations contestées.

J. B. CHERRIMAN, Surintendant des Assurances.

Bureau du Surintendant des Assurances, Ottawa, 30 juin 1881.

DEPARTEMENT DES POSTES.

Dr. Compte des banques d'épargne de la Poste, pour le mois de juillet 1881.

Av.

Fourni au Ministre des Finances aux termes de l'Acte pour l'Audition des Comptes Publics, 1878, Sec. 20)

Balance en caisse chez le Ministre des Finances, au 31 juin 1881.....	\$6,208,226 77	Remboursements durant le mois.....	\$172,633 22
Dépôts durant le mois	402,389 00		
Intérêt accordé aux déposants pour les comptes clos durant le mois	32		
		Balance :—	
		Au crédit des comptes des déposants.....	\$6,408,077 41
		Chèques en la possession des déposants et dont le paiement n'a pas été demandé.....	29,905 46
			6,437,982 87
	6,610,616 09		\$6,610,616 09

J. M. COURTNEY,
Député du Ministre des Finances.

Département des Finances, Ottawa, 17 août 1881.

DEMANDES AU PARLEMENT.

PARLEMENT FÉDÉRAL.

Règles relatives aux avis de bills privés.

51. Dans le cas de toute demande de bill privé, provenant du ressort législatif du Parlement du Canada, suivant les dispositions de l'Acte de l'Amérique Britannique du Nord, 1867, et ayant pour objet, soit la construction d'un pont, d'un chemin de fer, d'un chemin à barrières ou d'une ligne télégraphique; soit la construction ou l'amélioration d'un port, d'un canal, d'une écluse, d'une digue ou d'une glissoire, ou autre ouvrage semblable; soit la concession d'un droit de passage d'eau, l'incorporation de professions ou métiers, ou d'une compagnie de banque ou autre compagnie par actions, soit la concession à une ou plusieurs personnes de certains droits ou privilèges exclusifs ou particuliers, soit le pouvoir de faire quelque chose qui, dans ses effets, pourrait toucher aux droits ou à la propriété d'autrui, ou concerner une classe particulière de la société; ou ayant pour objet quelque amendement de même nature à un acte antérieur,—un avis, énonçant d'une manière claire et intelligible la nature et l'objet de la demande, et signé (excepté s'il s'agit de corporations déjà existantes) par les pétitionnaires ou de leur part, est nécessaire et doit être publié comme il suit

Dans les provinces de Québec et de Manitoba :

Un avis doit être inséré dans la *Gazette du Canada* en anglais et en français, ainsi que dans un journal anglais et un journal français du district intéressé, ou en anglais et en français dans le même journal, s'il ne s'en publie qu'un seul dans ce district; ou s'il n'y paraît pas de journal, alors la publication de l'avis en anglais et en français doit se faire dans un journal du district le plus voisin où il s'en publie.

Dans les autres provinces :

Un avis doit être inséré dans la *Gazette du Canada* et dans un journal du comté ou des comtés-unis intéressés, ou s'il n'y paraît pas de journal, alors la publication doit se faire dans un journal du comté le plus voisin où il s'en publie.

La publication de ces avis durera, dans chaque cas, la période de deux mois pendant l'intervalle de temps qui s'écoulera entre la clôture de la session précédente et la prise en considération de la pétition. Un exemplaire des numéros des journaux, reproduisant la première et la dernière insertion de l'avis, devra être transmis au greffier de chaque Chambre.

Si la pétition demande l'autorisation de présenter un bill privé ayant pour objet la construction d'un pont de péage, le pétitionnaire ou les pétitionnaires devront, en même temps qu'ils donneront l'avis prescrit par la règle précédente, donner aussi, de la même manière, avis des péages qu'ils entendent exiger, de l'étendue du privilège, de la hauteur des arches, de l'espace à laisser libre entre les culées ou les piliers pour le passage de radeaux et des navires; et mentionner de plus s'ils se proposent de construire un pont mobile, et quelles en seront les dimensions.

Toute personne désirant obtenir un bill privé devra, dans les huit jours qui précéderont l'ouverture du Parlement, déposer au bureau du greffier de la Chambre dans laquelle le bill doit prendre naissance, une copie de ce bill en langue anglaise ou en langue française, avec une somme suffisante pour en payer la traduction et l'impression. Il en sera imprimé 600 exemplaires en anglais et 200 en français; la traduction devra être faite par les officiers de la Chambre, et l'impression par l'entrepreneur des impressions. Le pétitionnaire aura aussi à payer au comptable de la Chambre une somme de \$200, plus le coût de l'impression de l'acte dans les Statuts, et remettra le reçu de ce paiement au greffier du comité auquel ce bill aura été renvoyé—le dit paiement sera effectué

immédiatement après la seconde lecture avant la prise en considération du bill par le comité.

Aucune pétition pour l'obtention d'un bill privé ne sera reçue par l'une ou par l'autre Chambre après les dix premiers jours de la session.

ROBERT LEMOINE,

Greffier du Sénat.

JOHN GEORGE BOURINOT,

Greffier des Communes.

Règles du Sénat relatives aux avis de bills de divorce.

72. Quiconque a l'intention de demander un bill de divorce, doit donner avis de son intention, et spécifier d'avec qui et pour quelle cause il veut divorcer. L'avis doit être inséré pendant six mois, à la *Gazette du Canada*, et dans deux journaux du district (si c'est dans les provinces de Québec et de Manitoba) ou du comté ou des comtés-unis, (si c'est dans les autres provinces,) où le pétitionnaire résidait ordinairement lors de la séparation; et si le nombre voulu de journaux n'y paraît pas, alors la publication de l'avis devra se faire dans le district, le comté ou les comtés-unis voisins.

Un exemplaire en manuscrit de l'avis devra être signifié, à l'instance du pétitionnaire, à la personne d'avec laquelle il veut divorcer, si le lieu de la résidence de cette dernière peut être connu; et la preuve de cette signification ou de la diligence faite pour l'effectuer, doit être produite sous serment devant le Sénat et à sa satisfaction, lors de la lecture de la pétition.

ROBERT LEMOINE,

Greffier du Sénat.

A VIS public est par le présent donné que demande sera faite à la prochaine session du Parlement du Canada pour un acte autorisant une compagnie à construire un chemin de fer entre la cité Montréal et le village de Smith's Falls dans le comté de Lanark, dans la province d'Ontario, laquelle compagnie sera appelée "Compagnie de chemin de fer de Montréal et du Canada Central."

SCOTT, MacTAVISH ET MacCRACKEN,

Solliciteurs.

Daté le premier jour d'août 1881,

6-9

DEMANDES POUR CHARTE PAR LETTRES PATENTES.

A VIS est par le présent donné que demande sera faite au gouverneur général en conseil pour l'émission de lettres patentes sous l'autorité de l'acte concernant les compagnies à fonds social du Canada, à l'effet d'incorporer une compagnie qu'on se propose d'appeler la compagnie de navigation du Nord-Ouest (limitée), pour faire la navigation dans les lacs Winnipeg et Manitoba, la rivière Rouge, l'Assiniboine et la Saskatchewan et tous autres lacs, courants, rivières et eaux navigables dans la province de Manitoba, les territoires du Nord-Ouest et le district de Keewatin, avec son principal bureau d'affaires dans la ville de Winnipeg. Le fonds capital devra être de \$200,000 divisé en 2,000 parts de \$100 chacune. Les requérants sont Alexander McArthur, de la ville de Winnipeg, agent financier; l'hon. Colin Inkster, de Kildonan, Shérif de Manitoba; M. H. Howell, du même lieu, avocat; Archibald Forbes, de Mandeville, Manchester Ecr., W. London, Angleterre, journaliste; Horatio Ross Macrae, écrivain, d'Edimbourg, Ecosse. Les trois premiers devront être les premiers directeurs de la compagnie.

Winnipeg, 23 juillet 1881.

6-6

A VIS.—David George Hatton, procureur, et Robert Archibald Monrow, écuyer, tous deux de la ville de Peterborough dans la province d'Ontario, Thomas Thomson Turnbull, marchand, de la cité de Montréal dans la province de Québec, George Burchell

LA BANQUE DU PEUPLE.

DIVIDENDE No. 92.

LES actionnaires de la Banque du Peuple sont par les présentes notifiés qu'un dividende semi-annuel de deux par cent pour les six mois courants, a été déclaré sur le fonds-capital et sera payable au bureau de la banque, lundi, le cinquième jour de septembre prochain et les jours suivants.

Le livre de transfert sera fermé du 15 au 31 août, inclusivement.

Par ordre du bureau des directeurs,

A. A. TRUTHER, caissier.

Montréal, 30 juillet 1881.

6-7

AVIS.—L'assemblée générale annuelle des actionnaires de la compagnie du chemin de fer de Jonction et des Carrières de Napierville, aura lieu au bureau de la compagnie, à la Bourse, Montréal, lundi le 5e jour de septembre 1881, à deux heures de l'après-midi.

HENRY BENJAMIN,

6-4

Secrétaire-trésorier.

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Williams, écuyer, de la ville de Lafayette dans l'Etat de l'Indiana, l'un des Etats-Unis d'Amérique, et John Franklin Olmstead, écuyer, de la cité de Washington dans le district de Columbia, dans les Etats-Unis susdits, donnent avis par les présentes qu'ils s'adresseront par pétition au Gouverneur en Conseil, sous l'autorité de l'acte concernant les compagnies à fonds social du Canada de 1877, pour obtenir des lettres patentes sous le grand sceau de la Puissance du Canada, les constituant eux et tous autres qui pourraient ci-après devenir actionnaires dans la compagnie à être par icelles créée, en un corps politique et incorporé sous le nom de “Compagnie canadienne mutuelle de télégraphie.”

La dite compagnie sera incorporée dans le but d'ériger et construire une ligne ou des lignes de communication télégraphique à travers la Puissance du Canada avec tous les pouvoirs et privilèges nécessaires pour compléter, maintenir et exploiter telles communications télégraphiques.

La dite compagnie aura sa principale place d'affaires dans la cité de Montréal.

Le montant du fonds capital de la dite compagnie sera de un million de piastres divisé en dix mille parts de cent piastres chacune.

Les dits David George Hatton, Robert Archibald Morow, Thomas Thomson Turnbull, George Burchell Williams et John Franklin Olmstead seront les directeurs provisoires de la dite compagnie.

CARTER ET CARTER,

Solliciteurs et procureurs

pour les requérants.

Montréal, 22 juillet 1881.

5-6

AVIS DIVERS.

AVIS DE DISSOLUTION DE SOCIÉTÉ.

Une société limitée existant jusqu'aujourd'hui dans les cités de Montréal et Toronto entre Anthony Haig Sims, de Montréal, comme associé général, et Edward Evans, de Toronto, comme associé spécial, sous le nom de A. H. Sims & Co., comme fabricants, a été dissoute aujourd'hui par la retraite du dit Edward Evans.

A. H. SIMS,

EDWARD EVANS.

Montréal, 24 août 1881.

9 3



The Canada Gazette.

PUBLISHED BY AUTHORITY.

OTTAWA, SATURDAY, SEPTEMBER 3, 1881.

DOMINION OF CANADA.



For index of new matter, see last page.

APPOINTMENTS.

DEPARTMENT OF THE SECRETARY OF STATE OF CANADA.

THE HONORABLE THE DEPUTY OF THE GOVERNOR GENERAL has been pleased to make the following appointments, viz.:—

Ottawa, 22nd August, 1881.

THE HONORABLE JOHN HAWKINS HAGARTY, Chief Justice of the Court of Queen's Bench for Ontario, in the Province of Ontario; to be a Judge of the Supreme Court of Judicature for Ontario.

THE HONORABLE JOHN ALEXANDER BOYD, Chancellor of Ontario, in the Province of Ontario; to be a Judge of the Court of Judicature for Ontario.

THE HONORABLE ADAM WILSON, Chief Justice of the Court of Common Pleas of Ontario, in the Province of Ontario; to be a Judge of the Supreme Court of Judicature for Ontario.

THE HONORABLE JOHN DOUGLAS ARMOUR, one of the Justices of the Court of Queen's Bench for Ontario, in the Province of Ontario; to be a Judge of the Supreme Court of Judicature for Ontario.

THE HONORABLE MATTHEW CROOKS CAMERON, one of the Justices of the Court of Queen's Bench for Ontario, in the Province of Ontario; to be a Judge of the Supreme Court of Judicature for Ontario.

THE HONORABLE WILLIAM PROUDFOOT, a Vice Chancellor of Ontario, in the Province of Ontario; to be a Judge of the Supreme Court of Judicature for Ontario.

THE HONORABLE THOMAS FERGUSON, a Vice Chancellor of Ontario, in the Province of Ontario; to be a Judge of the Supreme Court of Judicature for Ontario.

THE HONORABLE THOMAS GALT, one of the Justices of the Court of Common Pleas for Ontario, in the Province of Ontario; to be a Judge of the Supreme Court of Judicature for Ontario.

THE HONORABLE FEATHERSTON OSLER, one of the Justices of the Court of Common Pleas for Ontario, in the Province of Ontario; to be a Judge of the Supreme Court of Judicature for Ontario.

THE HONORABLE JOHN HAWKINS HAGARTY, of the City of Toronto, in the Province of Ontario; to be a Justice of "The High Court of Justice for Ontario."

THE HONORABLE JOHN HAWKINS HAGARTY, of the City of Toronto, in the Province of Ontario; to be The President of "The High Court of Justice for Ontario."

THE HONORABLE JOHN ALEXANDER BOYD, of the City of Toronto, in the Province of Ontario; to be a Justice of "The High Court of Justice for Ontario."

THE HONORABLE ADAM WILSON, of the City of Toronto, in the Province of Ontario; to be a Justice of "The High Court of Justice for Ontario."

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THE HONORABLE THOMAS GALT, of the City of Toronto, in the Province of Ontario; to be a Justice of "The High Court of Justice for Ontario."

THE HONORABLE FEATHERSTON OSLER, of the City of Toronto, in the Province of Ontario; to be a Justice of "The High Court of Justice for Ontario."

THE HONORABLE JOHN HAWKINS HAGARTY; to be a Member and The President of the Queen's Bench Division of "The High Court of Justice for Ontario," with the title of Chief Justice of the Queen's Bench.

THE HONORABLE JOHN DOUGLAS ARMOUR; to be a Member of the Queen's Bench Division of "The High Court of Justice for Ontario."

THE HONORABLE MATTHEW CROOKS CAMERON; to be a Member of The Queen's Bench Division of "The High Court of Justice for Ontario."

THE HONORABLE JOHN ALEXANDER BOYD; to be a Member and the President of the Chancery Division of "The High Court of Justice for Ontario," with the title of Chancellor of Ontario.

THE HONORABLE WILLIAM PROUDFOOT; to be a Member of the Chancery Division of "The High Court of Justice for Ontario."

THE HONORABLE THOMAS FERGUSON; to be a Member of the Chancery Division of "The High Court of Justice for Ontario."

THE HONORABLE ADAM WILSON; to be a Member and The President of the Common Pleas Division of "The High Court of Justice for Ontario," with the title of Chief Justice of the Common Pleas.

THE HONORABLE THOMAS GALT; to be a Member of the Common Pleas Division of "The High Court of Justice for Ontario."

THE HONORABLE FEATHERSTON OSLER, to be a Member of the Common Pleas Division of "The High Court of Justice for Ontario."

THE HONORABLE THE DEPUTY OF THE GOVERNOR GENERAL has also been pleased to make the following appointment, viz. :—

Ottawa, 6th August, 1881.

FRANÇOIS XAVIER BÉLANGER, of Sainte Foye, in the Province of Quebec, Gentleman; to be a Landing Waiter and Searcher in Her Majesty's Customs.

Erratum.—In the *Canada Gazette* of the 4th June last, for the words: "John Frederick Curtis, of Charlottetown, in the Province of Prince Edward Island, Gentleman, to be a Landing Waiter and Searcher in Her Majesty's Customs," read "James Frederick Curtis," etc.

Office of the Clerk of the Crown in Chancery for Canada.

MEMBER returned to serve in the present PARLIAMENT:

PROVINCE OF QUEBEC.

Argenteuil,—Honorable J. J. C. Abbott, of the City of Montreal, Queen's Counsel; the former election having been declared void.

RICHARD POPE,

Clerk of the Crown in Chancery,
Canada.

PROCLAMATIONS.

LORNE.

[L.S.]

CANADA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To Our Beloved and Faithful the Senators of the Dominion of Canada, and the members elected to serve in the House of Commons of Our said Dominion, and to each and every of you,—
GREETING:

A PROCLAMATION.

WHEREAS Our Parliament of Canada stands prorogued to the Twenty-ninth day of the month of August instant, at which time, at Our City of Ottawa, you were held and constrained to appear; Now Know YE, that for divers causes and considerations and taking into consideration the ease and convenience of Our Loving Subjects, We have thought fit, by and with the advice of Our Privy Council for Canada, to relieve you, and each of you, of your attendance at the time aforesaid, hereby convoking and by these presents enjoining you, and each of you, on the EIGHTH day of the month of OCTOBER next, to meet Us in Our Parliament of Canada, at Our City of Ottawa, there to take into consideration the state and welfare of Our said Dominion of Canada, and therein to do as may seem necessary. HEREIN FAIL NOT.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be, hereunto affixed. WITNESS, Our Right Trusty and Well-Beloved Counsellor, SIR JOHN DOUGLAS SUTHERLAND CAMPBELL, (commonly called the Marquis of Lorne), Knight of Our Most Ancient and Most Noble Order of the Thistle, Knight Grand Cross of Our Most Distinguished Order of St. Michael and St. George, Governor General of Canada and Vice Admiral of the same, &c., &c., &c.

At Our Government House, in Our CITY of OTTAWA, this TWENTY-SEVENTH day of AUGUST in the year of Our Lord one thousand eight hundred and eighty-one, and in the forty-fifth year of Our Reign.

By Command,

RICHARD POPE,
Clerk of the Crown in Chancery, Canada.

(Circular.)

DOWNING STREET,
8th August, 1881.

SIR,—I have the honour to transmit to you, for publication in the Colony under your Government, a copy of an Order of Her Majesty in Council of the 15th of July, extending the provisions of the "Foreign

Deserters Act, 1852," to the Crews of Danish Ships when within Her Majesty's dominions.

I have the honour to be,

Sir,

Your most obedient, humble Servant,

KIMBERLEY.

The Officer Administering
the Government of Canada.

At the Court at Windsor, the 15th day of July 1881.

PRESENT :

The QUEEN'S Most Excellent Majesty in Council.

WHEREAS by the "Foreign Deserters Act, 1852," it is provided that whenever it is made to appear to Her Majesty that due facilities are or will be given for recovering and apprehending seamen who desert from British merchant ships in the territories of any foreign power, Her Majesty may, by Order in Council, stating that such facilities are or will be given, declare that seamen, not being slaves, who desert from merchant ships belonging to a subject of such Power when within Her Majesty's dominions shall be liable to be apprehended and carried on board their respective ships, and may limit the operation of such Order, and may render the operation thereof subject to such conditions and qualifications, if any, as may be deemed expedient :

And whereas it hath been made to appear to Her Majesty that due facilities for recovering and apprehending seamen (not being Danish subjects) who desert from British merchant ships in territories belonging to His Majesty the King of Denmark, will be given under an Agreement between the Governments of Great Britain and the King of Denmark, signed at London on the 21st June 1881.

Now, therefore, Her Majesty, by virtue of the powers vested in Her by the said "Foreign Deserters Act, 1852," and by and with the advice of Her Privy Council, is pleased to order and declare, and it is hereby ordered and declared, that from and after the publication hereof in the *London Gazette*, seamen, not being slaves (and not being British subjects), who desert from merchant ships belonging to subjects of the King of Denmark within Her Majesty's Dominions, shall be liable to be apprehended and carried on board their respective ships ; provided always, that if any such deserter has committed any crime in Her Majesty's dominions he may be detained until he has been tried by a competent Court, and until his sentence (if any) has been fully carried into effect.

And Her Majesty, by virtue of the powers vested in Her by the said "Foreign Deserters Act, 1852," and by and with the advice of Her Privy Council, is further pleased to order and declare that upon and after the publication hereof in the *London Gazette* the Order in Council relating to Seamen who desert from the merchant ships belonging to the subjects of the King of Denmark made, by virtue of the said Act, on the 13th day of June 1853, and published in the *London Gazette* on the 14th day of June 1853, shall be revoked, and the same is hereby revoked accordingly.

And the Secretary of State for the Home Department, the Secretary of State for the Colonies, and the Secretary of State for India in Council are to give the necessary directions herein accordingly.

C. L. PEEL.

ORDERS IN COUNCIL.

GOVERNMENT HOUSE, OTTAWA.

Thursday, 25th day of August, 1881:

PRESENT :

THE HONORABLE THE DEPUTY OF HIS EXCEL-
LENCY THE GOVERNOR GENERAL,
IN COUNCIL.

ON the recommendation of the Honorable the Minister of Customs, and under the provisions of the 9th and 55th sections of the Act passed in the

Session of the Parliament of Canada, held in the 40th year of Her Majesty's Reign, chaptered 10 and intituled "An Act to amend and consolidate the Acts respecting the Customs,"—

The Deputy Governor, by and with the advice of the Queen's Privy Council for Canada, has been pleased to order, and it is hereby ordered, that the Town of Brampton, in the County of Peel, in the Province of Ontario, be and the same is hereby erected into an Out Port of Customs and Warehousing Port under the survey of the Collector of Customs at the Port of Toronto.

J. O. COTÉ,
Clerk, Privy Council.

10-3

GOVERNMENT HOUSE, OTTAWA.

Thursday, 18th day of August, 1881.

PRESENT :

THE HONORABLE THE DEPUTY OF HIS EXCEL-
LENCY THE GOVERNOR GENERAL IN
COUNCIL.

ON the recommendation of the Honorable the Minister of Customs and under authority of the Act 44 Victoria, chapter 11, section 2 and subsection 4,—

The Deputy Governor has been pleased to order that the first three forms of oaths prescribed by an Order in Council of the 19th day of May last past, be and the same are hereby rescinded, and that the four following forms be and they are hereby substituted therefor, namely:—

Oath or Affirmation of an Owner, Consignee or Importer.

I, [name of the owner, consignee or importer making the entry] do solemnly and truly [swear or affirm as the case may be] that I am [the owner, consignee or importer ; or a member of the firm of [giving name] the owners, consignees or importers as the case may be] of the goods mentioned in the invoice now produced by me, and hereunto annexed and signed by me, and that the said invoice is the true and only invoice received by or which expect to receive of all the goods imported as therein stated for account of [name of person or firm being the owner or owners], that the said goods are properly described in the said invoice and in this entry thereof, and that nothing has been on my part, nor to my knowledge on the part of any other person, done, concealed or suppressed, whereby Her Majesty the Queen may be defrauded of any part of the duty lawfully due on the said goods ; and I do further solemnly and truly [swear or affirm as the case may be] that the prices of the goods as shown in said invoice and as aggregated in this Bill of Entry now presented by me, exhibit the fair market value of the said goods at the time and place of their exportation to Canada, without any deduction or discount for cash, or because of the exportation thereof, or for any other special consideration whatever, and that to the best of my knowledge and belief the prices so exhibited were the prices of said goods for consumption at such time and place. So help me God.

[Sworn or affirmed] before me this day of

18

Collector.

Declaration of the Owner, Consignee or Importer, required when the entry is made by any person other than such Owner, Consignee or Importer.

I, the undersigned [name of the owner, consignee or importer, as the case may be, or a member of the firm of, giving name] hereby solemnly declare that the within Bill of Entry contains a true account of the goods imported as therein stated, and whereof [name of the person or firm being owners, consignees or importers, is or are] the owner ; that the invoice herewith produced is the true and only invoice, which [he or they, has or have] received or expect to receive of the said goods, and that the prices of the goods as mentioned in the said invoice, exhibit the fair

market value thereof at the time and place of their exportation to Canada, that the said goods are properly described in the said invoice, and that no discounts or deductions for cash, or because of the exportation thereof or for any other special consideration have been made in the said invoice prices, and that to the best of my knowledge and belief the prices so exhibited were the prices of said goods for consumption at such time and place.

Signed at _____ on the _____ day of _____ 88,
in the presence of [collector or attorney making the entry, or a justice of the peace or consul.]

Oath or Affirmation of an Agent or Attorney of the Owner, Consignee or Importer.

I [name of agent] do solemnly and truly [swear or affirm] that I am the duly authorized Agent and Attorney of [name of the owner, consignee or importer] and that I have means of knowing and do know that the invoice now presented by me of the goods mentioned in this Bill of Entry is the true and only invoice received by the said [name of the owner, consignee or importer] of all the goods imported as within stated for [his or their] account; that the said goods are properly described in the said invoice and entry, and that the said invoice and entry exhibit the fair market value of the said goods at the time and place of their exportation to Canada, without any deduction or discount for cash, or because of the exportation thereof, or for any other cause whatsoever, and that nothing has been on my part, nor to my knowledge on the part of any other person, done, concealed or suppressed whereby Her Majesty the Queen may be defrauded of any part of the duty lawfully due on the said goods; and I do further solemnly and truly [swear or affirm] that to the best of my knowledge and belief the said [name of the owner, consignee or importer] is the [owner, consignee or importer, as the case may be] of the goods mentioned in this Bill of Entry, and that the prices of said goods as shown therein and in the said invoice were the prices thereof for consumption at the time and place of their exportation to Canada. So help me God.

[Sworn or affirmed] before me this _____ day
of _____ 18

Collector.

Oath or Affirmation of an Owner or his Agent, required whenever goods are entered at a lower rate of duty for a specific purpose than would otherwise be chargeable thereon.

I, [name of owner or agent] do solemnly and truly [swear or affirm] that any goods included in this Entry as paying a lower rate of duty for a specific purpose than would otherwise be chargeable thereon, are to be, and will be used for such specific purpose only.

[Sworn or affirmed] before me this _____ day
of _____ 18

Collector.

9-3

J. O. COTÉ,
Clerk, Privy Council.

GOVERNMENT HOUSE, OTTAWA,

Thursday, 18th day of August, 1881.

PRESENT:

THE HONORABLE THE DEPUTY OF HIS EXCEL-
LENCY THE GOVERNOR GENERAL IN
COUNCIL.

ON the recommendation of the Honorable the Acting Minister of Marine and Fisheries, and under the provisions of the 31st section of the Act passed in the Session of the Parliament of Canada held in the 31st year of Her Majesty's Reign, chaptered 65 and intituled "An Act respecting the Inspection of Steamboats, and for the greater safety of passengers by them,"—

The Deputy Governor by and with the advice of the Queen's Privy Council for Canada, has been pleased to order, and it is hereby ordered, that the steamer "Brothers" of Quebec, owned by Mr. Angus Baker, be allowed to carry not more than six hundred [600] passengers;—also the steamer "Laurentides" of Quebec, owned by Mr. François H. Marquis, be allowed to carry not more than three hundred and twenty-one [321] passengers.

9-3

J. O. COTÉ,
Clerk, Privy Council.

GOVERNMENT HOUSE, OTTAWA.

Saturday, 20th August, 1881.

PRESENT:

THE HONORABLE THE DEPUTY OF HIS EXCEL-
LENCY THE GOVERNOR GENERAL IN
COUNCIL.

ON the recommendation of the Honorable the Minister of Inland Revenue, and under the provisions of the 48th and 49th sections of the Act passed in the 42nd year of Her Majesty's Reign, chaptered 16, and intituled "An Act to amend and consolidate the laws relating to Weights and Measures,"—

The Deputy Governor, by and with the advice of the Queen's Privy Council for Canada, has been pleased to order, and it is hereby ordered, that the following addition be and the same is hereby made to the Order in Council passed on the 14th of August 1879.

I. Grain Testers shall only be admitted to verification when:

1. The cup or vessel for containing the grain is cylindrical, the diameter being equal to its depth, and holds some authorized sub-multiple of the gallon not less than one quart.

2. There is marked on the cup in clearly legible characters its true capacity in standard measure.

3. The counterpoise is arranged so that it can be sealed or stamped in such manner as will prevent its being tampered with or removed from the instrument to which it belongs without destroying or breaking the seal or stamp.

4. It gives true indications of weight according to the purport of the figures and divisions marked on the beam.

5. The knife edges and other working parts are in conformity with section B of the Order in Council of the 14th August, 1879.

6. It is accompanied by a hopper or apparatus for automatically filling the weighing cup identical as to form and dimensions with the one deposited in the Standards Department at Ottawa, of which a sketch drawing with figured dimensions and instructions for use will be given to each Inspector of Weights and Measures.

K. The fee chargeable for verifying and stamping each grain tester shall be one dollar.

9-3

J. O. COTÉ,
Clerk, Privy Council.

MILITIA GENERAL ORDERS.

HEAD QUARTERS,

Ottawa, 2nd September, 1881.

GENERAL ORDERS (21).

No. 1.

ACTIVE MILITIA.

PROVINCE OF ONTARIO.

3rd Provisional Regiment of Cavalry.

No. 2 Troop, Fort Hope.

To be Captain:

Lieutenant Volney V. Ashford, C.C., from the Adjutancy, vice William, resigned.

To be Lieutenant, provisionally :

Henry B. Weller, Gentleman, vice Williams, promoted.

To be Adjutant, with rank of Captain :

Henry Samuel Casey, C.C., (formerly Captain of the Colborne Troop) vice Ashford appointed Captain of No. 2 Troop.

To be Riding Instructor :

Sergeant George Beatty, vice George Benson Smith, left limits.

16th "Prince Edward" Battalion of Infantry.

Paymaster Walter T. Ross having had the Relative Rank of Captain ten years on 28th June, 1881, to have the Honorary Rank of Major from that date.

Honorary Captain and Quarter Master Donald Ross having had the Relative Rank of Captain ten years on 15th June, 1881, to have the Honorary Rank of Major from that date.

33rd "Huron" Battalion of Infantry.

No. 4 Company, Clinton.

To be Lieutenant, provisionally :

Color Sergeant Isaac Barr, vice William Procter, left limits.

No. 6 Company, Exeter.

To be Captain :

Lieutenant Glynn Elliott, vice James N. Howard who is hereby permitted to retire retaining rank.

To be Assistant Surgeon :

William Chalk Gwinlock, Esquire, M.D., vice Charles James Hamilton, left limits.

Erratum.—In No. 5 of General Orders (19) 5th August, 1881, with reference to the appointment of Quarter Master, read "Donald Colvin Strachan" instead of "Donald Colvin Stoneham."

39th "Norfolk" Battalion of Rifles.

No. 1 Company, Simcoe.

To be Lieutenant, provisionally :

Color Sergeant Harry Percy Jackson, vice W. C. Haskett, resigned.

40th "Northumberland" Battalion of Infantry.

No. 7 Company, Colborne.

To be Captain :

Lieutenant Geddes Lancelot Duncan, M. S., from No. 8 Company, vice Addison Vars, deceased.

Memo.—Lieutenant Archibald Campbell is hereby permitted to retire retaining rank.

41st "Brockville" Battalion of Rifles.

To be Assistant Surgeon :

Edward James Kelly, Esquire, M. D., vice Alexander Fowler, left limits.

43rd "Ottawa and Carleton" Battalion of Rifles.

To be Major :

Captain and Brevet Major Adoniram Cates, M.S., from No. 3 Company.

No. 2 Company, Fitzroy.

To be Lieutenant.

2nd Lieutenant Richard Fetherston, M.S., vice Frederick William Augustus Fraser who had left limits.

To be 2nd Lieutenant :

James Mills, V.B., (formerly Ensign in this Company), vice Fetherston, promoted.

No. 3 Company, Wakefield.

To be 2nd Lieutenant, provisionally :

Sergeant William Fairbairn vice George B. Johnston whose resignation is hereby accepted.

No. 5 Company, Eardley.

To be Lieutenant, provisionally :

Sergeant Thomas Davis, vice Jowsey, promoted.

To be 2nd Lieutenant, provisionally :

Sergeant John Warren McLean, vice James Napoleon Wright, left limits.

To be Adjutant, with rank of Captain :

William Patrick Anderson, M.S., from Retired List of Lieutenants.

To be Quarter-Master :

George Rance, formerly Sergeant Major 100th Royal Canadians.

To be Surgeon :

Robert Henry Wynyard Powell, Esquire, M.D.

46th "East Durham" Battalion of Infantry.

To be Major :

Captain and Brevet Major John McDermid, V.B., from No. 7 Company, vice Charles A. Boulton, who is hereby permitted to retire retaining rank.

No. 7 Company, Janetville.

To be Captain :

2nd Lieutenant J. Wesley Gray, V.B., vice McDermid, promoted.

To be Lieutenant, provisionally :

Sergeant Robert Armstrong, vice David Magill, left limits.

To be 2nd Lieutenant, provisionally :

Peter Fenwick McDermid, Gentleman, vice Gray, promoted.

47th "Frontenac" Battalion of Infantry.

No. 5 Company, Barriefield.

Lieutenant Archibald Strachan and 2nd Lieutenant Charles Seale, are hereby permitted to retire retaining their respective ranks.

59th "Stormont and Glengarry" Battalion of Infantry.

No. 3 Company, Cornwall.

To be Lieutenant :

2nd Lieutenant George Ibberson Nichols, V.B., vice Light, transferred to No. 5 Company.

CONFIRMATION OF RANK.

1st Lieutenant David McNaughton, G.S.; Cobourg Battery of Garrison Artillery, from 30th July, 1881.

PROVINCE OF QUEBEC.

8th Battalion "Royal Rifles," Quebec.

No. 4 Company.

To be Lieutenant :

2nd Lieutenant Edmund Roche Alleyn, V.B., vice
Russell, transferred to No. 1 Company.

To be 2nd Lieutenant :

Thomas Inglis Poston, Gentleman, M.S., vice
Alleyn, promoted.

PROVINCE OF NOVA SCOTIA.

72nd "2nd Annapolis" Battalion of Infantry.

To be Assistant-Surgeon :

Samuel Nelson Miller, Esquire, vice Frederick W.
Harding, deceased.78th "Colchester, Hants and Pictou" Battalion of
Infantry, "Highlanders."

No. 2 Company, Onslow.

To be 2nd Lieutenant, provisionally :

Thomas McKay, Gentleman, vice Johnson, ap-
pointed Quarter-Master.Victoria Provisional Battalion of Infantry, "Argyle
Highlanders."

To be Surgeon, from 19th August, 1881 :

Alexander Daniel MacGillvray, Esquire, M.D., vice
Marcus Dodd, whose resignation is accepted.

PROVINCE OF BRITISH COLUMBIA.

CONFIRMATION OF RANK.

Erratum.—Adverting to No. 2 of General Orders,
(11) 16th May, 1879, in which the rank is confirmed
of Lieutenant William Henry Dorman, V.B., No. 1
Victoria Rifle Company, read "from date of appoint-
ment, 2nd May, 1879," instead of "from 17th April,
1879."

PROVINCE OF PRINCE EDWARD ISLAND.

No. 1 Charlottetown Battery of Garrison Artillery.

Captain James B. Pollard, is hereby permitted to
retire retaining rank.

No. 2.

CERTIFICATES GRANTED.

ROYAL SCHOOLS OF GUNNERY.

PROVINCE OF ONTARIO.

FIRST CLASS "SHORT COURSE" CERTIFICATE.

1st Lieutenant David McNaughton, Cobourg Battery
of Garrison Artillery.

By Command,

WALKER POWELL, Colonel,
Adjutant General of Militia-
Canada.

GOVERNMENT NOTICES.

DEPARTMENT OF THE SECRETARY OF STATE
OF CANADA.

OTTAWA, 3rd September, 1881.

MR. WILLIAM DARLEY BENTLEY having been ap-
pointed by His Majesty The Emperor of Brazil by a
Commission bearing date the seventh day of February
one thousand eight hundred and eighty, to be His
Consul General for the Dominion of Canada, the
appointment was graciously approved by Her Majesty
the Queen, who was pleased to issue Her *Exequatur*
by an instrument under Her seal and sign manual
bearing date the twenty-eighth day of April one
thousand eight hundred and eighty.

J. A. MOUSSEAU,
Secretary of State.

10-3

UNREVISED Statement of Inland Revenues accrued
during the month of July 1881.

Source of Revenue.	—	Amount.
	\$ cts.	\$ cts.
Spirits	299,443 04	...
Malt Liquor.....	4,300 00	...
Malt	21,235 88	...
Tobacco	152,467 34	...
Petroleum Inspection.....	1,026 15	...
Manufactures in Bond.....	2,923 06	...
Seizures	156 11	...
Other Receipts	6,008 32	...
Total Excise Revenue.....		487,559 90
Canals.....		47,516 69
Slides and Booms.....		9,727 19
Hydraulic and other Rents, &c.		341 00
Minor Public Works.....		295 39
Culling Timber.....		8,777 64
Inspection of Weights and Mea- sures		3,008 20
Inspection of Gas.....		160 50
Bill Stamps.....		13,341 27
Total		570,727 78

A. BRUNEL,
Commissioner.Inland Revenue Department,
Ottawa, 26th August, 1881.

10-3

PUBLIC Notice is hereby given that under "The
Canada Joint Stock Companies Act, 1877,"
Letters Patent have been issued under the Great Seal
of the Dominion of Canada, bearing date the Tenth day
of August, 1881, incorporating Charles Fuller Gilder-
sleeve, of the City of Kingston, in the Province of On-
tario, Dominion of Canada, steamboat owner; Henry
Cunningham, of the same place, iron manufacturer;
John Short Muckleston, of the same place, hardware
merchant; George Milnes Macdonnell, of the same
place, barrister; John Bell Carruthers, of the same
place, banker; the Honorable Sir Richard Cartwright,
of the same place, K.C.M.G.; George A. Kirkpatrick,
of the same place, Esquire, barrister-at-law, M.P.;
Alexander Gunn, of the same place, merchant, M.P.;
John Mudie, of the same place, barrister-at-law;
Douglas Jones, of the same place, major; S. G.
Fairtlough, of the same place, major; Edgar Kensing-
ton, of the same place, major; James Williamson, of the
same place, professor; George D. Ferguson, of the same
place, professor; Richard Macpherson, of the same
place, emigration agent; Robert Gardiner, of the same
place, merchant; James P. Gildersleeve, of the same
place, barrister-at-law; Allan Jones, of the same
place, Assistant Post Office Inspector; James Swift,

of the same place, forwarder; Benjamin Folger and Henry Folger, of the same place, bankers; William Harty, of the same place, merchant; Samuel Harper, of the same place, merchant; Sydenham C. McGill of the same place, broker; Leonard Clements, of the same place, dentist; Davidson Doran, of the same place, iron founder, and Boyd Caldwell and Thomas B. Caldwell, woolen manufacturers, and W. C. Caldwell, M.P.P., lumber merchant, all of the village of Lanark, in the County of Lanark, in the said Province of Ontario, for the purpose of manufacturing and dealing in charcoal and other products of wood, and the manufacturing and dealing in iron and steel and the products thereof, by the name of "The Kingston Charcoal and Iron Company (Limited)" with a total capital stock of fifty thousand dollars, divided into five hundred shares of one hundred dollars.

Dated at the Office of the Secretary of State of Canada, this Twenty-sixth day of August, 1881.

J. A. MOUSSEAU,
10-3 Secretary of State.

TIN DRAWBACK.

UNDER authority of the Order in Council of the 11th June 1879, the Minister of Customs has been pleased to order and it is hereby ordered, that on all claims made on or after the 1st September *proximo* for drawback on *sheet tin or tin plates* used in the manufacture of packages for articles exported, the rate payable on each box of such *tin* so used and exported shall be continued at *fifty cents* as heretofore, provided that the amount of such drawback shall not exceed in any case the amount of duty actually paid thereon, subject always to the restrictions imposed by said Order in Council as amended by that of the 20th May 1880.

J. JOHNSON,
Commissioner of Customs.

Customs Department,
Ottawa, August 26, 1881.

9-3

NOTICE TO MARINERS.

No. 17 of 1881.

LARK ISLET FOG ALARM.

NOTICE is hereby given that a Fog Trumpet, established by the Government of Canada at Lark Islet Light Station, in the River St. Lawrence, at the mouth of the Saguenay River, Province of Quebec, will be put in operation on the 15th August instant.

Lat. N. 48° 5' 30"
Long. W. 69° 40' 0"

In thick weather, fogs, or snow storms, the Trumpet will sound blasts of eight seconds' duration, with intervals of thirty-five seconds between the blasts.

WM. SMITH,
Deputy of the Minister of Marine, etc.
Department of Marine and Fisheries,
Ottawa, 4th Aug., 1881.

9-3

NOTICE TO MARINERS.

No. 18 of 1881.

LOUISBURG AUTOMATIC BUOY.

NOTICE is hereby given that an Automatic Signal Buoy, coloured red, and sounding a 10 inch whistle, has been established by the Government of

Canada in 30 fathoms of water S. E. $\frac{1}{4}$ E., $1\frac{1}{2}$ miles from the Lighthouse at Louisburg, Cape Breton Island, Nova Scotia.

Lat. N. 45° 54' 0"
Long. W. 59° 55' 0"

From the Buoy a course N. W. by W. will clear the Broad Shoal, and lead to the fairway of Louisburg Harbor.

WM. SMITH,
Deputy of the Minister of Marine, etc.

Department of Marine and Fisheries,
Ottawa, 5th August, 1881.

9-3

OTTAWA, 12th August, 1881.

NOTICE is hereby given that the Acting Minister of the Interior has withdrawn from sale and settlement, and has reserved for School purposes, under the provisions of sub-section 2 of section 22 of the Dominion Lands Act, 1879, the following lands in the Province of Manitoba, in lieu of School Lands found settled upon previous to survey, viz:

Township	8,	Range 1, E.	Section 21.
"	11,	2, E. S.W. $\frac{1}{4}$	" 13.
"	13,	2, E. S.W. $\frac{1}{4}$	" 24.
"	15,	2, E. N.W. $\frac{1}{4}$	" 12.
"	13,	3, E. N. $\frac{1}{2}$ of N. $\frac{1}{2}$	" 31.
"	16,	3, E. S. $\frac{1}{2}$ of N.W. $\frac{1}{4}$	" 5.
"	12,	4, E. N.W. $\frac{1}{4}$	" 12.
"	13,	4, E. W. $\frac{1}{2}$	" 28.
"	11,	5 E. S. $\frac{1}{2}$	" 25.
"	7,	6 E. N.W. $\frac{1}{4}$	" 10.
"	14,	3 W. S.E. $\frac{1}{4}$	" 6.
"	6,	4 W.	" 23.
"	14,	4 W.	" 20.
"	10,	5 W. S.E. $\frac{1}{4}$	" 32.
"	12,	5 W. S.E. $\frac{1}{4}$	" 30.
"	13,	5 W. S. $\frac{1}{3}$	" 4.
"	12,	6 W. N. $\frac{1}{2}$	" 26.
"	12,	7 W. N.W. $\frac{1}{4}$	" 12.
"	13,	7 W. N.W. $\frac{1}{4}$	" 31.
"	12,	8 W.	" 9.
"	13,	9 W. N.E. $\frac{1}{4}$	" 32.
"	13,	9 W. S.W. $\frac{1}{4}$	" 32.
"	13,	9 W. N. $\frac{1}{2}$	" 33.
"	15,	9 W. E. $\frac{1}{2}$	" 9.
"	14,	11 W. N. $\frac{1}{2}$	" 24.

LINDSAY RUSSELL,
Acting Deputy of the Minister of the Interior.

9-3

PUBLIC Notice is hereby given that, under the Canada Joint Stock Companies Act, 1877, Letters Patent have been issued under the Great Seal of the Dominion of Canada, bearing date the second day of August, 1881, incorporating Edward Anderson Craig Pew, of the Town of Welland, in the County of Welland, in the Province of Ontario, in the Dominion of Canada, Esquire; Abel D. Breed, of the City of New York, in the State of New York, one of the United States of America, banker; Jonathan Turner, of Burlington, in the State of Iowa, one of the United States of America, sugar refiner; the Honorable Richard William Scott, of the City of Ottawa, in the said province of Ontario, barrister-at-law; Horace Brightman, of the said City of New York, banker; James McLaren, of Buckingham, in the Province of Quebec, in the said Dominion of Canada, President of the Bank of Ottawa, and Sayers Silas Hagar, of the said town of Welland, Esquire, for the purpose of manufacturing, refining, buying and selling of starch, glucose, grape, cane and other sugars and syrups to be made from corn and other materials, and the

owning or hiring of lands, docks, buildings and plant necessary therefor throughout the Dominion of Canada, by the name of "The Grape Sugar Refining Company of Canada (Limited)," with a total capital stock of one hundred thousand dollars, divided into one thousand shares of one hundred dollars.

Dated at the Office of the Secretary of State of Canada, this Sixteenth day of August, 1881.

8-3

J. A. MOUSSEAU,
Secretary of State.

PUBLIC Notice is hereby given that, under the Canada Joint Stock Companies Act, 1877, Letters Patent have been issued under the Great Seal of the Dominion of Canada, bearing date the twenty-seventh day of July 1881, incorporating Matthew Whiting, of the City of Brantford, in the County of Brant, in the Province of Ontario, in the Dominion of Canada, Esquire; William John Scarfe, of the same place, manufacturer; Hugh McKenzie Wilson, of the same place, barrister-at-law; Austin Demmons Cable, of the City of Montreal, in the Province of Quebec, in the Dominion of Canada, broker; Morton Fray Hale, of the said City of Brantford, broker, and Robert Charles Smyth, of the said City of Brantford, barrister-at-law, for the purpose of manufacturing and selling churns and other farm and dairy utensils throughout the Dominion of Canada, and of acquiring and holding the property required therefor, by the name of "The Farm and Dairy Utensil Manufacturing Company (Limited)," with a total capital stock of fifty thousand dollars, divided into five hundred shares of one hundred dollars.

Dated at the Office of the Secretary of State of Canada, this Seventeenth day of August 1881.

8-3

J. A. MOUSSEAU,
Secretary of State.

PUBLIC Notice is hereby given, that under the Canada Joint Stock Companies Act 1877, Supplementary Letters Patent have been issued under the Great Seal of the Dominion of Canada, bearing date the Second day of August 1881, whereby the total capital stock of "The Lake St. Francis Tow Boat Company (Limited)," is decreased from twenty thousand dollars to ten thousand dollars.

Dated at the Office of the Secretary of State of Canada, this seventeenth day of August, 1881.

8-3

J. A. MOUSSEAU,
Secretary of State.

PUBLIC Notice is hereby given that, under the Canada Joint Stock Companies Act, 1877, Letters Patent have been issued under the Great Seal of the Dominion of Canada, bearing date the twenty-ninth day of July, 1881, incorporating James Kerr, of the Town of Petrolia, in the County of Lambton, in the Province of Ontario, in the Dominion of Canada, lumber merchant; John Kerr, of the same place, lumber merchant; John Fraser, of the same place, dry goods merchant; William Milner, of the town of Strathroy, in the county of Middlesex, in the said Province of Ontario, waggon maker, and John Hever, of the township of Moore, in the said county of Lambton, mill owner, for the purpose of making, manufacturing and repairing, selling, buying and dealing in waggons, carriages, sleighs, vehicles, agricultural implements, tools, machinery and other goods in which metal or wood are used in whole or in part in the construction thereof throughout the Dominion of Canada, by the name of "The Petrolia Waggon Manufacturing Company (Limited)," with a total capital stock of twenty thousand dollars, divided into two hundred shares of one hundred dollars.

Dated at the Office of the Secretary of State of Canada, this seventeenth day of August 1881.

8-3

J. A. MOUSSEAU,
Secretary of State.

PUBLIC Notice is hereby given that, under the Canada Joint Stock Companies Act, 1877, Letters Patent have been issued under the Great Seal of the Dominion of Canada, bearing date the sixth day of August, 1881, incorporating Azro Buck Chaffee, of the City of Montreal, in the Province of Quebec, in the Dominion of Canada, Esquire; Peter Alexander Peterson, of the said City of Montreal, Esquire, civil engineer; William Prescott Hunt, of the City of Boston, in the State of Massachusetts, one of the United States of America, manufacturer; Edwin Gordon, of Hyde Park, in the said State of Massachusetts, manufacturer; and John Adams Duggan, of Quincy, in the said State of Massachusetts, manufacturer; for the purpose of manufacturing and selling throughout the Dominion of Canada the "Dominion Safety Switch," an invention patented under the number 9,965 in the Patent Office of the Dominion of Canada, which said patent was granted on the thirteenth day of May eighteen hundred and seventy-nine, for improvements in railroad switches, by the name of "The Dominion Safety Switch Company, (Limited)," with a total capital stock of one hundred thousand dollars, divided into two thousand shares of fifty dollars.

Dated at the Office of the Secretary of State of Canada, this nineteenth day of August, 1881.

8-3

J. A. MOUSSEAU,
Secretary of State

THE FOLLOWING NEW POST OFFICES WERE ESTABLISHED IN CANADA
ON THE 1ST AUGUST, 1881.

NAME OF POST OFFICE.	TOWNSHIP OR PARISH.	ELECTORAL COUNTY.	POSTMASTER.
Brandon	Tp. 10, Sec. 23, Range 19...	North West Territories	J. C. Kavanagh.
Dunboyne	Malahide	Elgin, E.R. O.	Joseph Norman.
Glandine	Mariposa	Victoria, S.R. O.	Edmund Pogue.
Hartsmere	Mayo	Hastings, N.R. O.	William Brenner.
Hall's Stream	Hereford	Compton	E. Bean.
Lascelles	Masham	Ottawa	A. Hamilton.
Lily Oak	Holland	Grey, N.R. O.	James Bruce.
Lower Washabuck	Victoria	Alex. J. McNeil.
Overton	Yarmouth	Ebenezer Rose.
Pictou Island	Pictou	Alex. F. Campbell.
Riverview	Melancthon	Grey, E.R. O.	Simeon M. Carey.
St. Damien de Buckland	Lauzon	Bellechasse	Ant�re Goupil.
Thwaite	Tudor	Hastings, N.R. O.	William J. Thwaite.

CHANGES IN POST OFFICES ALREADY ESTABLISHED.

OFFICES CLOSED.

Christie's Corners Co. Grenville, N.R., O.
Lakeside Co. Marquette, M.
Parks Creek Co. Lisgar, M.

NAMES CHANGED.

Brandon, Tp. 9, Sec. 69, range 18, N.W.T.....to Brandon Hills
Bull Creek, Co. Kings, P.E.I.....to Priest Pond.

POST OFFICE DEPARTMENT.

Dr. Post Office Savings Bank Account for the Month of July, 1881 Cr

(Furnished to the Minister of Finance in accordance with the Post Office Act 1875, sec. 69, and Public Accounts Audit Act, 1878, Sec. 20.)

Balance in hands of Minister of Finance on 30th June 1881.....	\$6,208,226 77	Repayments at Post Office Savings Banks during month	\$172,633 22
Deposits in Post Office Savings Banks during month	402,389 00		
Interest allowed to Depositors on ac- counts closed during month	32	Balance :—	
		At the credit of Depositors' Accounts.....	\$6,408,077 41
		Outstanding cheques held by Depositors, and not presented for payment.	29,905 46
	6,610,616 09		6,437,982 87
			6,610,616 09

J. M. COURTNEY,
Deputy Minister of Finance.

FINANCE DEPARTMENT, Ottawa, 17th August 1881

SUMMARY STATEMENT shewing the Quantity and Value of Goods entered for Consumption in the Dominion of Canada (exclusive of British Columbia) and the Duty Collected thereon, during the month ending 30th June, 1881.

ARTICLES.	ENTERED FOR CONSUMPTION.		
	Quantity.	Value.	Duty.
Acids.....	\$	\$ cts.	\$ cts.
Agricultural Implements.....	"	1,419 00	295 81
Ale, Beer and Porter.....	Gals.	22,013 00	5,989 65
Animals.....	"	18,193 00	4,560 62
Books, Pamphlets, &c., &c.....	"	63,836 00	12,767 20
Brass and manufactures of.....	"	91,650 00	14,449 35
Breadstuffs, viz :—	"	23,126 00	5,819 50
Grain of all kinds.....	Bush.	190,423	94,678 00
Flour and Meal.....	Brls.	46,833	172,278 00
Rice and all other Breadstuffs.....	"	27,859 00	11,012 36
Candles.....	Lbs.	13,443	1,734 00
Chicory.....	"	20,550	1,355 00
Coal of all kinds and Coke.....	Tons.	114,646	388,806 00
Coffee, from countries others than U. S.....	Lbs.	153,504	22,930 00
" " U. States.....	"	38,411	6,558 00
Copper and manufactures of.....	\$	16,647 00	2,118 70
Cordage of all kinds.....	"	19,079 00	2,029 65
Cotton, manufactures of.....	"	691,140 00	148,602 86
Drugs and Medicines.....	"	78,798 00	16,541 56
Earthen, Stone, and Chinaware.....	"	54,718 00	15,341 35
Fancy Goods.....	"	52,448 00	11,314 30
Fish.....	"	7,137 00	1,403 43
Fruit, Dried.....	Lbs.	52,887 00	12,299 02
" green, &c.....	"	41,407 00	8,191 41
Furs.....	"	46,573 00	7,700 15
Glass and Glassware.....	"	95,760 00	21,942 30
Gunpowder and explosive substances.....	"	2,428 00	785 25
Hats, Caps and Bonnets.....	"	52,897 00	13,224 25
Hops.....	Lbs.	1,884	403 00
Iron and Steel, and manufactures of.....	\$	939,902 00	186,593 18
Jewellery and watches, and manufactures of gold and silver	"	55,460 00	13,440 92
Lead and manufactures of.....	"	33,016 00	4,630 78
Leather and manufactures of.....	"	121,616 00	26,740 29
Marble and Stone, and manufactures of.....	"	33,214 00	5,392 29
Malt.....	Lbs.	104	130 00
Metals, Composition, &c., and manufactures of.....	\$	44,420 00	9,136 03
Musical Instruments.....	"	34,675 00	9,970 85
Oils, Kerosene, Refined Petroleum, etc., etc.....	Gals.	120,480	16,582 00
" all other, N.E.S.....	"	145,682	84,555 00
Paints and Colors.....	\$	43,289 00	6,253 55
Paper and manufactures of.....	"	91,912 00	21,286 10
Perfumery, &c.....	"	1,077 00	327 10
Provisions, viz :			
Bacon, Hams, Shoulders, Sides ; Beef, Pork and Mutton.....	Lbs.	1,516,722	127,926 00
Butter.....	"	201	32 00
Cheese.....	"	4,828	830 00
Lard.....	"	214,062	23,884 00
Poultry and other meats.....	\$	5,117 00	864 81
Salt, not imported from Great Britain or British Possessions or for Gulf Fisheries.....	Lbs.	52,615	519 00
Seeds.....	\$	2,113 00	323 00
Silk, manufactures of.....	"	156,471 00	45,242 90
Soap of all kinds.....	Lbs.	86,195	5,521 00
Spices, ground and unground.....	\$	17,378 00	3,688 40
Starch.....	Lbs.	57,614	4,360 00
Spirits of all kinds.....	Gals.	83,809	82,479 00
Wines, other than Sparkling.....	"	63,468	50,607 00
" Sparkling.....	Doz.	1,432	11,198 00
Sugar, above No. 14, D.S.....	Lbs.	925,620	42,247 00
" equal to No. 9, and not above No. 14, D.S.....	"	6,030,177	227,513 00
" below No. 9, D.S.....	"	6,213,641	190,522 00
" Syrups, Cane Juice, &c.....	"	107,190	3,850 00
" Melado, &c., &c.....	"	1,344,493	47,502 00
Glucose and Syrups.....	"	43,478	1,692 00
Molasses for refining.....	Gals.	334,156	87,532 00
Molasses not for refining.....	"	1,013,314	207,079 00
Tea from countries other than the U.S.....	Lbs.	385,696	74 042 00
" United States.....	"	51,904	29,721 00
Tobacco and Cigars.....	\$	137,327 00	33,300 67
Wood and manufactures of.....	"	610,806 00	184,075 67
Woollen manufactures.....	"	652,775 00	144,581 32
All other dutiable articles.....	\$		
Total Dutiable Goods.....		\$6,449,618 00	\$1,686,361 11
Coin and Bullion (except U.S. silver coin).....		75,395 00	
Free Goods, all other.....		2,110,442 00	
Grand Total entered for Consumption.....		\$8,635,485 00	\$1,686,361 11

CUSTOMS DEPARTMENT,
OTTAWA, 25 th August, 1881.

J. JOHNSON,
Commissioner of Customs.

MONTHLY STATEMENT of Goods Exported from the Dominion of Canada (exclusive of British Columbia) for June, 1881.

	Produce of Canada.	Produce of other countries.	Total.
	\$ cts.	\$ cts.	\$ cts.
Produce of the Mine.....	177,756 00	9,980 00	187,736 00
do Fisheries.....	728,951 00	4,042 00	732,993 00
do Forest.....	3,939,838 00	117,112 00	4,056,950 00
Animals and their Produce.....	2,349,597 00	51,576 00	2,401,163 00
Agricultural Products.....	1,388,057 00	860,5 6 00	2,248,613 00
Manufactures	477,505 00	86,297 00	563,802 00
Miscellaneous Articles.....	40,403 00	16,094 00	56,497 00
Totals.....	9,102,097 00	1,145,687 00	10,247,784 00
Coin and Bullion.....			
Grand Total	9,102,097 00	1,145,687 00	10,247,784 00

CUSTOMS DEPARTMENT,
OTTAWA, 11th August, 1881.

J. JOHNSON,
Commissioner of Customs.

CIRCULATION AND SPECIE.

	31st July.	31st August.	30th September.	31st Octob r.	30th November.	31st December.
Fractionals.....	151,678 10					
\$1 & \$2.....	4,669,269 25					
\$5, \$10 & \$20	77,040 45					
\$50 & \$100	799,375 00					
\$500 & \$1000	8,998,000 00					
Total	14,695,362 80					
	31st January.	28th February.	31st March.	30th April.	31st May.	30th June.
Fractionals.....						
\$1 & \$2.....						
\$5, \$10 & \$20.....						
\$50 & \$100.....						
\$500 & \$1000.....						
Total.....						

Fractional Notes.....	151,678 10	Specie held at Montreal, July 31st.....	1,520,525 42
Provincial "	183,790 45	Toronto, do 31st.....	559,354 48
Montreal issue.....	7,484,878 00	Halifax, do 31st.....	695,519 00
Toronto "	4,461,604 00	St. John, do 31st	193,940 44
Halifax "	1,715,203 50	Winnipeg, do 31st	4,730 16
St. John "	677,155 25		
Victoria "	21,053 50		
Total.....	\$14,695,362 80	Guaranteed Sterling Debentures.....	2,974,069 50
			2,920,000 00
			5,894,069 50
		Guaranteed Debentures to be held under	
		Vic. 43, cap. 13—	
		10 p. c. on \$14,695,362 80	1,469,536 28
		Specie to be held under Vic. 43, cap. 13—	
		15 p. c. on 14,695,362 80	2,204,304 42
			\$3,673,840 70
		Excess of Specie and Guaranteed Debentures.....	2,220,228 80
		Unguaranteed Debentures to be held under Vic. 43, cap. 13.	11,250,000 00
		75 p.c. on 14,695,362 80.....	11,021,522 10
		Excess of Unguaranteed Debentures.....	228,477 90
		SUMMARY.	
		Excess of Specie and Guaranteed Debentures.....	2,220,228 80
		Excess of Unguaranteed Debentures.....	228,477 90
			2,448,706 70

FINANCE DEPARTMENT,
Ottawa, 12th August, 1881.

FRED. TOLLER,
Acting Deputy Minister of Finance.

STATEMENT of the Balances at Cr. of Depositors in Government Savings Banks, on 31st May, 1881, published in accordance with Act 34 Vic., Chap. 6, Sec. 23.

BANK.	Balance on 30th April, 1881.	Deposits for May, 1881.	Total.	Withdrawn, May, 1881.	Balance, 31st May, 1881.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
<i>Ontario—</i>					
Toronto	441,820 79	35,203 49	477,024 28	16,123 14	460,901 14
<i>Manitoba—</i>					
Winnipeg	164,476 67	43,094 68	207,571 35	23,335 22	184,236 13
<i>British Columbia—</i>					
Victoria	1,134,059 34	73,787 00	1,207,846 34	34,770 21	1,173,076 13
Nanaimo	106,008 07	17,146 00	123,154 07	3,144 75	120,009 32
New Westminster	131,222 99	9,195 00	140,417 99	6,996 61	133,421 38
<i>Nova Scotia—</i>					
Amherst	74,115 62	11,641 00	85,756 62	3,835 67	81,920 95
Antigonish	25,734 09	3,441 00	29,175 09	3,098 11	26,076 98
Annapolis	68,737 60	22,771 26	91,508 86	6,214 76	85,294 10
Arichat	116,896 88	3,817 25	120,714 13	2,544 68	118,169 45
Acadia Mines	25,729 77	573 00	26,302 77	1,003 60	25,299 17
Baddeck	17,925 58	4,393 00	22,318 58	794 52	21,524 06
Bridgewater	13,776 75	2,531 00	16,307 75	1,228 00	15,079 75
Barrington	23,493 30	2,671 00	26,164 30	236 32	25,927 98
Digby	42,404 30	7,787 00	50,191 30	1,811 24	48,380 06
Guysboro'	36,798 79	2,285 00	39,183 79	3,543 36	35,640 43
Halifax	2,091,284 98	85,777 04	2,177,062 02	79,655 73	2,097,406 29
Kentville	62,902 93	10,930 00	73,832 93	9,779 11	64,062 82
Liverpool	96,497 33	3,531 00	100,028 33	2,175 77	97,852 56
Little Glace Bay	1,274 48		1,274 48		1,274 48
Lingan	2,997 30	370 21	3,367 51	279 00	3,088 51
Lunenburg	54,162 39	5,698 00	59,860 39	1,026 53	58,833 86
Maitland	48,050 80	2,822 00	50,872 80	3,287 96	47,584 84
New Glasgow	77,854 18	9,103 00	86,957 18	5,677 38	81,279 80
Parrsboro'	30,566 75	2,929 00	33,495 75	753 81	32,741 94
Port Hood	39,184 88	3,984 00	43,168 88	1,600 00	41,568 88
Pictou	31,655 71	2,226 00	33,881 71	195 05	33,686 66
Shelburne	26,406 58	1,187 00	27,593 58	748 40	26,845 18
Sydney	141,412 32	4,454 00	145,866 32	6,486 61	139,379 71
Sherbrooke	30,884 97	415 00	31,299 97	2,560 00	28,739 97
Truro	146,149 01	11,145 09	157,294 01	6,929 86	150,364 15
Windsor	344,206 79	11,909 00	356,115 79	4,357 62	351,758 17
Weymouth	47,091 56	620 00	47,711 56	3,227 28	44,484 28
Yarmouth	238,038 40	7,468 00	245,506 40	9,904 79	235,601 61
<i>New Brunswick—</i>					
Bathurst	54,377 04	749 00	55,126 04	1,014 56	54,111 48
Chatham	165,736 96	2,290 00	168,026 96	8,544 82	159,482 14
Dalhousie	119,649 90	1,422 00	121,071 90	3,577 70	117,494 20
Dorchester	12,854 16	60 00	12,914 16		12,914 16
Fredericton	196,944 71	21,445 00	218,389 71	7,809 23	210,580 48
Hillsboro'	11,956 07	1,343 00	13,299 07	526 32	12,772 75
Moncton	84,296 96	14,398 00	98,694 96	9,127 07	89,567 89
Newcastle	105,658 39	4,673 00	110,331 39	8,217 70	102,113 69
Richibucto	56,853 70	170 00	57,023 70	1,880 47	55,143 23
St. Andrews	152,436 69	7,055 00	159,491 69	4,005 15	155,486 54
St. John	1,311,607 93	58,424 00	1,370,031 93	25,548 12	1,344,483 81
Woodstock	142,423 69	5,393 00	147,816 69	3,077 69	144,739 00
<i>Prince Edward Island—</i>					
Charlottetown	576,560 89	32,722 00	609,282 89	21,626 37	587,656 52
Total	8,925,178 99	555,148 93	9,480,327 92	342,271 29	9,138,056 63

FINANCE DEPARTMENT,
OTTAWA, 12th July, 1881.

J. M. COURTNEY,
D. M. F.

RETURN OF THE AMOUNT OF LIABILITIES AND ASSETS OF THE MONTREAL CITY AND DISTRICT SAVINGS BANK, AND OF THE CAISSE D'ECONOMIE DE NOTRE-DAME DE QUEBEC, ON THE 31st JULY, 1881.

CAPITAL.				LIABILITIES.							Total Liabilities.
Capital Stock.	Capital paid up.	Dominion Govt. deposits payable on demand.	Provincial Govt. deposits payable on demand.	Other deposits payable on demand.	Dominion Govt. deposits payable after notice.	Provincial Govt. deposits payable after notice.	Other deposits payable after notice.	Special Poor Fund or Charity Trust.	Other Liabilities.		
\$ cts. 2,000,000 00	\$ cts. 600,000 00	\$ cts. 277,219 36	\$ cts.	\$ cts.	\$ cts. 17,030 00	\$ cts.	\$ cts. 4,997,423 06	\$ cts. 180,000 00	\$ cts. 38,405 66	\$ cts. 5,510,078 08	
1,000,000 00	250,000 00	2,992,184 05	83,000 00	35,710 29	3,110,894 34	
ASSETS.											
Dominion Securities.		Provincial or Municipal Securities.	Loans having Government Securities.	Loans secured by Bank Stock	Loans secured by Stock, &c.	Cash in hand or on call in chartered Banks.	Special Poor Fund or Charity Fund Investments.	Bank Stock prior to incorporation.	Other Assets.	Total Assets.	
\$ cts.		\$ cts. 880,294 84	\$ cts. 600 82	\$ cts. 1,867,994 00	\$ cts. 1,242,257 04	\$ cts. 1,613,814 95	\$ cts. 180,000 00	\$ cts.	\$ cts. 423,500 58	\$ cts. 6,208,462 23	
97,463 27		616,290 48	742,580 09	125,750 18	1,372,863 15	83,000 00	245,220 00	117,911 84	3,401,079 01	
City and District Savings Bank.....											
Caisse d'Economie Notre-Dame de Québec.....											

* Including landed property of Bank \$246,433 49.

FINANCE DEPARTMENT,
Ottawa, 5th August 1881.

J. M. COURTNEY,
Deputy Minister of Finance.

LIST OF INSURANCE COMPANIES, LICENSED TO DO BUSINESS IN CANADA UNDER THE INSURANCE ACTS OF 1875 AND 1877.

NAME OF THE COMPANY.	Chief Agent to receive process.	Amount of Deposit. Deposits marked (A) are applicable solely to Life Policies existing 31st March 1878; marked (B) to policies subsequent to that date.	Description of Insurance business for which licensed.
The Accident Insurance Company of North America.....	Edward Rawlings, Manager, Montreal.....	\$13,500 Montreal Harbour bonds; \$9,733 Montreal Warehousing Bds.; \$550, 5 p. Canada stock. (Accepted at \$20,000).....	Accident.
The Aetna Insurance Company of Hartford, Connecticut.....	Robert Wood, General Agent, Montreal.....	\$5,070 Canada stock; \$23,000 Municipal Debentures; \$72,000 U.S. Bonds. (Accepted at \$97,771).....	Fire and Inland Marine.
The Aetna Life Insurance Company of Hartford, Connecticut.....	Wm. H. Orr, Manager, Toronto.....	\$100,000 U.S. gold bonds (A), \$70,000 U.S. Bonds and \$25,000 Debs. Prov. of Queb. (B).....	Life.
The Agricultural Insurance Company of Watertown, N.Y., U.S.....	Jno. Fisher, Chief Agent, Cobourg.....	\$100,000 U.S. Bonds, 4 per cent.	Fire.
The Anchor Marine Insurance Company.....	Hugh Scott, Agent, Toronto.....	\$56,000 Municipal Debentures. (Accepted at \$50,400).....	Inland Marine.
The British America Assurance Company, Toronto.....	Louis H. Boulton, Acting Manager, Toronto.....	\$61,000 Municipal Debentures. (Accepted at \$54,900).....	Fire and Inland Marine.
The Briton Life Association (Limited).....	J. B. M. Chipman, Chief Agent, Montreal.....	\$54,993—Canada 4 per cent. bonds.....	Life.
The Canada Fire and Marine Insurance Company.....	Charles Cameron, Managing Direct., Hamilt'n A. G. Ramsay, Manager, Hamilton.....	\$57,000 Municipal Debent. (Accepted at \$51,300).....	Fire and Inland Marine.
The Canada Life Assurance Company, Hamilton.....	W. B. McMurrich, Agent, Toronto.....	\$60,000 Municipal Debentures. (Accepted at \$54,000).....	Life.
The Canadian Steam Users Insurance Association.....		\$3,900 Imper. Building Society stock, \$5,000 Toronto Building and Loan Assoc. stock, \$1,600 Western Assur. stock.....	Steam Boilers, &c. Life and Accident.
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal.....	\$56,000 Municipal Debentures. (Accepted at \$50,400).....	Fire and Inland Marine.
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal.....	\$56,000 Montreal Harbor bonds. (Accepted at \$50,400).....	Guarantee.
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal.....	\$30,000 cash.....	
The Commercial Union Assurance Company of London, England.....	Fred. Cole, General Agent, Montreal.....	\$100,344 Canada stock (Life A), \$50,613 Canada Con. 5 per cent. stock and \$55,967, 4 p. c. stock (Fire).....	Fire and Life.
The Confederation Life Association of Canada.....	J. K. Macdonald, Managing Director, Toronto.....	\$86,300 Municipal Debentures. (Accepted at \$77,650).....	Life.
The Dominion Fire and Marine Insurance Company, (Hamilton).....	F. R. Despard, Manager, Hamilton.....	\$35,000 cash, \$15,000, City Victoria, B. U. Bonds.....	Fire and Inland Marine.
The Equitable Life Assurance Society of the United States, N. Y.....	R. W. Gale, Manager, Montreal.....	\$100,000 Canada stock (A) and \$65,000 U.S. Bonds (B).....	Life.
The Fire Insurance Association (Limited), London, England.....	Wm. Robertson, Chief Agent, Montreal.....	\$100,000 Canada stock.....	Fire.
The Guarantee Company of North America.....	Edward Rawlings, Manager, Montreal.....	\$32,000 Municipal Debentures; \$15,000 Mon. Harb. Bonds; \$9,733 Mon. Warehous. bds. and \$400 stock. (Accepted at \$51,000)	Guarantee.
The Guardian Fire and Life Assurance Company, London, England.....	Robt. Simms & Co., and Geo. Denholm, Gen. Agents, Montreal.....	\$100,343 Canada stock.....	Fire.
The Hartford Fire Insurance Company, Hartford, Connecticut.....	Robt. Wood, General Agent, Montreal.....	\$55,000 U.S. bds. and \$30,840 bank stock. (Accepted at \$100,000)	Fire.
The Imperial Insurance Company of London, England.....	W. H. Rintoul, Agent, Montreal.....	\$48,667 Con. 5 per cent. Can. stock, \$51,402 6 per cent. Can. stock	Fire.
The Lancashire Insurance Company.....	S. C. Duncan-Clark, Chief Agent, Toronto.....	\$100,000 Canada stock.....	Fire.
The Lion Life Insurance Company (Limited), London, England.....	Fred. Stanciliffe, General Manager, Montreal.....	\$10,000 stg. Canada stock.....	Life.
The Liverpool and London and Globe Insurance Company.....	G. F. C. Smith, Chief Agent, Montreal.....	\$50,000 Canada stock (Life), and \$3,000 Can. 5's; \$63,000 Muni- cipal Deb., \$25,000 Montreal Investment Association; and \$17,030 cash. (Accepted at \$145,480).....	Fire and Life.
The London Assurance Corporation, England.....	C. C. Foster, Agent, Montreal.....	\$50,127 Canada Con. 5 p. c. stock and \$99,873 Canada stock, being (Fire) \$100,000 and (Life) \$50,000.....	Fire and Life.
The London Guarantee and Accident Co. (Limited).....	A. T. McCord, Jr., Chief Agent, Toronto.....	\$11,000 stg. Canada Stock.....	Guarantee and Accident.
The London and Lancashire Fire Insurance Company, Liverpool.....	C. J. Spike, Chief Agt., Halifax, N.S.....	\$21,000 stg., Canada Stock.....	Fire.
The London and Lancashire Life Assurance Company.....	William Robertson, Manager, Montreal.....	\$100,000 Canada stock (A) \$5,000 cash and \$4,867 Prov. of Queb. bonds (B).....	Life.
The London Mutual Fire Insurance Company of Canada, London, Ont.....	D. C. Macdonald, Secretary, London.....	\$25,000 Canada Stock and \$5,000 cash.....	Life.
The Metropolitan Life Insurance Company of New York.....	Thos. A. Temple, General Agent, St. John, N.B.....	\$100,000 U. S. bonds.....	Life
The Metropolitan Plate Glass Insurance Company, New York.....	A. J. Pell, Montreal.....	\$5,000 United States bonds.....	Plate Glass Insurance.
The Mutual Life Association of Canada.....	J. Turner, President, Hamilton.....	\$92,988 Municipal Debentures. (Accepted at \$83,690).....	Life.
The North American Mutual Life Insurance Company.....	Wm. McCabe, Managing Director, Toronto.....	\$50,000 cash.....	Life.
The North British and Mercantile Insurance Company.....	Macdougall & Davidson, General Agents, } Montreal.....	\$50,000 Canada stock (Life A); \$47,000 Montreal Harbour bonds and \$65,000 Municipal Deb. (Fire). (Accepted at \$150,800)	Fire and Life.

The Northern Assurance Company of Aberdeen and London.....	Taylor Bros., General Agents, Montreal.....	\$85,833 Canada stock, \$14,167 Canada 5's	Fire.
The Norwich Union Fire Insurance Society, Norwich, England.....	Alex. Dixon, Agent, Toronto.....	\$100,000 Canada Stock.....	Fire.
The Ontario Mutual Life Assurance Company.....	Wm. Hendry, Manager, Waterloo.....	\$56,157 Municipal Debentures. (Accepted at \$50,541)....	Life
The Phoenix Assurance Company of Brooklyn.....	Robert Hampson, Agent, Montreal	\$100,000, U. S. bonds.....	Fire and Inland Marine.
The Phoenix Fire Assurance Company, London, England	Gillespie, Moffatt & Co., Gen Ag'ts Mont.....	\$50 171 Canada stock, and \$50,126 Canada Con. 5 p.c. stock.....	Fire.
The Quebec Fire Assurance Company	J. G. Clapham, President, Quebec.....	\$25,000 Canada stock, \$60,000 Bank stock, and \$15,200 Municipal Debentures. (Accepted at \$38,680).....	Fire.
The Queen Fire and Life Insurance Company, England.....	A. M. Forbes & H. J. Mudge, Chief Agents, Montreal	\$100,000 Canada stock (Fire) and \$51,100 Canada Consol. 5 p. c. stock (Life)	Fire and Life.
The Reliance Mutual Life Assurance Society, London, England.....	J. Cassie Hatton, Attorney, Montreal.....	\$100,000 Canada stock (A) and \$10,000 Canada stock (B)	Life.
The Royal Canadian Insurance Company	Arthur Gagnon, Secretary, Montreal.....	\$56,000 Montreal Harbour bonds. (Accepted at \$50,400).....	Fire and Inland Marine.
The Royal Insurance Company	M. H. Gault & Wm. Tatley, Chief Agents, Montreal.....		
The Scottish Imperial Insurance Company	Taylor Bros., General Agents, Montreal.....	\$96,982 Canada stock, \$53,533 Canada Consol. 5 p. c. stock, \$170,333, British Consols—being \$149,182 (Fire) \$50,000 (Life A) and \$121,666 (General). Also \$97,333.33, British Annuities (General). Total \$418,182.....	Fire and Life.
The Sovereign Fire Insurance Company of Canada.....	Hon. Alex. Mackenzie, President, Toronto.....	\$71,068 Canada stock, \$20,000 Montreal Harbour bonds, \$13,500 Municipal Deb. (Accepted at \$101,107).....	Fire.
The Standard Life Assurance Company, Scotland.....	W. M. Ramsay, Manager, Montreal.....	\$115,655 Municipal Debent., cash \$3,684. (Accepted at \$101,218)....	Fire.
The Star Life Assurance Society of England.....	A. W. Lander, General Treasurer, Toronto.....	\$64,000 Mun. Debts., \$107,000 Mont. Harbour Bds., (accepted at \$153,900), being \$126,750 (Life A), and \$27,150 (Life B).....	Life.
The Sun Mutual Life Insurance Company of Montreal.....	R. Macanlay, Secret. and Manager, Montreal.....	\$100,343 Canada stock.....	Life.
The Toronto Life Assurance and Tontine Company	Arthur Harvey, Manager, Toronto.....	\$56,000 Municipal Debentures. (Accepted at \$50,400).....	Life and Accident.
The Travelers Insurance Company of Hartford, Conn.	Thos. Simpson, Agent, Montreal.....	\$32,400 Municipal Debent., cash \$1,040.36. (Accepted at \$30,200)....	Life and Accident.
The Union Mutual Life Insurance Company of Maine	Wm. Mulock, Agent Toronto.....	\$100,000 U. S. bonds, \$25,000 Municipal Debent., \$20,000 Montreal Harbour Bonds, (accepted at \$140,500), being \$100,000 (Life A) \$25,000 par (Life B) and \$20,000 par, (accident)....	Life and Accident.
The Western Assurance Company, Toronto	J. J. Kenny, Managing Director, Toronto.....	\$100,000 U. S. 4 per cent. Bonds (A) and \$15,000 District of Columbia, U.S., Bonds (B).....	Life.
		\$57,700 Municipal Debentures. (Accepted at \$51,930).....	Fire and Inland Marine.

THE FOLLOWING LIFE INSURANCE COMPANIES HAVING CEASED TO TRANSACT NEW BUSINESS IN CANADA, ARE ENTITLED UNDER SECTION 17 OF THE CONSOLIDATED INSURANCE ACT OF 1877, TO TRANSACT ALL BUSINESS CONNECTED WITH POLICIES EXISTING AT 31st MARCH, 1878, AND THEIR DEPOSITS ARE APPLICABLE TO THOSE POLICIES SUBJECT TO THE PROVISIONS OF THE INSURANCE ACTS OF 1868 AND 1871.

NAME OF THE COMPANY.	Chief Agent to receive process.	Amount of Deposit.	Business.
The Briton Medical and General Life Association, London, England.	Jas. B. M. Chipman, Manager, Montreal.....	\$100,343 Canada Stock	Life.
The Connecticut Mutual Life Insurance Company of Hartford, Conn., U.S.....	Robt. Wood, General Agent, Montreal.....	\$100,000 U.S. Bonds	Life.
The Edinburgh Life Assurance Company.....	David Higgins, Chief Agent, Toronto.....	\$150,515 Canada Stock	Life.
The Life Association of Scotland.	George W. Ford, Chief Agent, Montreal.....	\$150,000 Canada Stock	Life.
The National Life Insurance Company of the United States of America.....	John F. Bell, Attorney, Windsor.....	\$100,000 U. S. Bonds.....	Life.
The New York Life Insurance Company	F. W. Campbell, M.D., Attorney, Montreal....	\$100,000 U. S. Bonds.....	Life.
The North Western Mutual Life Insurance Company of Milwaukee....	M. W. Mills, Chief Agent, Toronto.....	\$100,000 U. S. Bonds.....	Life.
The Phoenix Mutual Life Insurance Company, Hartford, Connecticut	A. R. Bethune, General Agent, Montreal.....	\$105,000 U. S. Bonds.....	Life.
The Positive Government Security Life Assurance Company (limited) England.....	John Taylor, Secretary, Montreal	\$8,273 Canada 5 per cent Debentures.....	Life.
The Scottish Amicable Life Assurance Society.....	Geo. Wm. Ford, General Agent, Montreal....	\$150,000 Canada Stock.....	Life.
The Scottish Provident Institution.....	R. A. Ramsay, Attorney, Montreal.....	\$100,343 Canada Stock.....	Life.
The Scottish Provincial Assurance Company	Geo. Wm. Ford, Secretary, Montreal	\$150,790, viz: 112,343, Canada Stock, and \$38,447 Canada 5 per cent debentures.....	Life.
The United States Life Insurance Company	\$60,000 U. S. Gold Bonds.....	Life.

NOTE.—The Globe Mutual Life Insurance Company of New York, has been declared insolvent both in the United States and Canada, and Jas. D. Fish of New York has been appointed Receiver by the United States Courts, and W. C. Wells, of Montreal, has been appointed Assignee by the Superior Court of Lower Canada, Montreal, for the Canadian business of the Company. The deposit of the Company with the Government, \$100,000 U.S. Bonds, has by order of said Superior Court, been delivered to the Bankers of that Court.

The Merchants' Marine Insurance Company of Montreal has ceased to transact business and is winding up its affairs. The deposit has been surrendered to the Company, except \$2,223 cash held against contested claims.

Office of the Superintendent of Insurance,
Ottawa, 30th June, 1881.

J. B. CHERRIMAN, Superintendent of Insurance.

STATEMENT

Of the Revenue and Expenditure, on account of the Consolidated Fund, of the Dominion of Canada, as by Returns furnished to the Finance Department to the night of the 31st July last.

REVENUE.	AMOUNT.
Customs.....	\$1,481,983 87
Excise.....	393,967 91
Post Office.....	125,830 55
Public Works, including Railways.	216,463 79
Bill Stamps	18,277 04
Miscellaneous	57,553 57
	<u>\$ 2,294,076 73</u>
Expenditure.....	2,499,484 28

FRED. TOLLER,
Acting Deputy Minister of Finance.

Finance Department,
Ottawa, 12th August, 1881.

TO ADVERTISERS IN THE GAZETTE.

PARTIES sending advertisements to be inserted in "The Canada Gazette," will hereafter please observe the following rules:

1st. Address "The Canada Gazette, Ottawa, Canada"

2nd. Indicate the number of insertions required

3rd. Invariably remit the fees for such advertisements, together with the price of one Gazette, as below. Otherwise they will not be inserted. The rates are eight cts. for the first insertion, and two cts. for each subsequent insertion per line of nine words, each figure counting as one word.

Subscribers will also notice that the subscription, \$4 per annum, is invariably payable in advance, and that the "Gazette" will be stopped from them at the end of the period paid for. Single numbers will be charged ten cts. each, and when more than one are required by advertisers, must be remitted for likewise.

BROWN CHAMBERLIN,
Queen's Printer.

Office of Queen's Printer,
Ottawa, 11th May, 1872.

APPLICATIONS TO PARLIAMENT.

DOMINION PARLIAMENT.

Rules relating to Notices for Private Bills.

51. All applications for Private Bills, properly the subjects of legislation by the Parliament of Canada, within the purview of "The British North America Act, 1867," whether for the erection of a Bridge, the making of a Railroad, Turnpike Road or Telegraph Line; the construction or improvement of a Harbour, Canal, Lock, Dam or Slide, or other like work; the granting the right of Ferry; the incorporation of any particular Trade or Calling, or of any Banking or other Joint Stock Company; or otherwise for the granting to any individual or individuals, any exclusive or peculiar rights or privileges whatever, or for doing any matter or thing which, in its operation, would affect the rights or property of other parties, or relate to any particular class of the community; or for making any amendment of a like nature to any former Act, shall require a Notice, clearly and

distinctly specifying the nature and object of the application, and (except in the case of existing corporations) signed by, or on behalf of the applicants, to be published as follows, viz:

In the Provinces of Quebec and Manitoba.

A notice inserted in the *Canada Gazette*, in the English and French languages, and in one newspaper in the English, and in one in the French language in the District affected, or in both languages in one paper, if there be but one in the said District, or if there be no paper published therein, then, in both languages, in a paper in the nearest District, in which a newspaper is published.

In any other Province.

A notice inserted in the *Canada Gazette*, and in one newspaper published in the County, or Union of Counties affected, or if there be no paper published therein, then in a newspaper in the nearest County in which a newspaper is published. Such Notices to be continued in each case, for a period of two months during the interval of time between the close of the next preceding Session and the consideration of the Petition. And copies of the newspapers containing the first and last insertion of such notice shall be sent to the Clerk of each House.

When a Petition is for leave to bring in a Private Bill for the erection of a Toll Bridge, the petitioner or detainers, upon giving the notice prescribed by the preceding Rule, shall also, at the same time, and in the same manner, give notice of the rates which they intend to ask; the extent of the privilege, the height of the arches, the interval between the abutments or piers for the passage of rafts and vessels, and whether they intend to erect a drawbridge, and the dimensions of the same.

Any person seeking to obtain any Private Bill shall, eight days before the meeting of Parliament, deposit with the Clerk of the House, in which the bill is to originate, a copy of such bill in the English or French language, with a sum sufficient to pay for translating and printing the same—600 copies to be printed in English, and 200 copies in French—the translation to be done by the officers of the House, and the printing by the contractor. The applicant shall be also required to pay the accountant of the House a sum of \$200 and the cost of printing the Act in the Statutes, and lodge the receipt of the same with the Clerk of the Committee to which such Bill is referred—such payment to be made immediately after the second reading, and before the consideration of the Bill by such Committee.

No Petition for a Private Bill is received by either House after the first ten days of the session.

ROBERT LEMOINE,
Clerk of the Senate.

JOHN GEORGE BOURINOT,
Clerk of the Commons.

Rules of the Senate relating to Notices for Bills of Divorce.

72. Every Applicant for a Bill of Divorce is required to give notice of his intention so to do, and to specify from whom and for what cause, by advertisements during six months, in the *Canada Gazette*, and in two newspapers published in the District, in Quebec and Manitoba, or in the County, or Union of Counties in the other Provinces, where such applicant usually resided at the time of the separation, or if the requisite number of papers cannot be found therein then in the adjoining District, or County, or Union of Counties.

73. A copy of the notice, in writing, is to be served at the instance of the applicant, upon the person from whom the Divorce is sought, if the residence of such person can be ascertained; and proof on oath of such service, or of the attempts made to effect it, to the satisfaction of the Senate, is to be adduced before the Senate on the reading of the Petition.

ROBERT LEMOINE,
Clerk of the Senate.

PUBLIC Notice is hereby given that application will be made at the next session of the Parliament of Canada for an Act authorizing a Company to build a Railway between the City of Montreal and a point on Lake Simcoe, near Beaverton, *via* Perth and Smith's Falls, and north from Lake Simcoe to a point on Lake Nepissing near South East Bay, and south to Toronto and west to Detroit, to be called the Dominion Air Line.

Dated at Montreal, 1st September, 1881.

10 9

R. C. COWAN,
Solicitor for applicants.

PUBLIC Notice is hereby given that application will be made at the next session of the Parliament of Canada for an Act authorizing a Company to build a Railway between the City of Montreal and the village of Smith's Falls, in the County of Lanark, in the Province of Ontario, to be called "The Montreal and Central Canada Railway Company."

SCOTT, MacTAVISH & MacCRAKEN,

Solicitors for the applicants.

Dated the first day of August, 1881.

6-9

NOTICE is hereby given that an application will be made to the Parliament of the Dominion of Canada, at the next session thereof, on behalf of Matthew Gardiner, of the Township of Sydenham, in the County of Grey and Province of Ontario, farmer, for a Bill of Divorce from Elizabeth Ann Gardiner, his wife, on the ground of adultery.

EDGAR, RITCHIE & MALONE,

Solicitors for the applicant.

Dated at Toronto, this 6th day of May, 1881.

46-27

APPLICATIONS FOR CHARTER BY LETTERS PATENT.

NOTICE is hereby given that application will be made to His Excellency the Governor General in Council for letters patent under the Great Seal of the Dominion, for a charter creating the undermentioned persons a body corporate and politic under the name of "The High River Stock Company," for the purpose of breeding, raising, buying and selling cattle, horses, sheep and other stock, and the carrying on in all its branches of stock-raising at or in the Bow River Country, in the North West Territory of the Dominion of Canada, with a head office in the City of Montreal, in the Province of Quebec.

The capital stock of the Company to be two hundred thousand dollars, divided into two thousand shares of one hundred dollars each. The names of the said applicants are as follow: Andrew Allan, gentleman; Robert A. Smith, gentleman; John Cassils, merchant; Frank Stephen, merchant; Walter Wilson, merchant; Thomas D. Milburne, gentleman, all of Montreal aforesaid, and Frederick Smith Stimson, of Compton, in the Province of Quebec, farmer.

The said applicants are to be the first or provisional Directors of the Company.

L. N. BENJAMIN,

Attorney for applicants.

Montreal, 1st September, 1881.

10-6

NOTICE is hereby given that application will be made to the Governor in Council under the Canada Joint Stock Companies Act 1877, by John Harris, Alanson Harris, James Kerr Osborne, manufacturers, John Henry Housser, gentleman, Franklin Grobb, mechanic, and Joseph A. Sheraton, gentleman, all of the City of Brantford, Ontario, and Lyman Melvine Jones, of the City of Winnipeg, Manitoba,

manufacturer, for letters patent incorporating them as a company to be known as "A. Harris, Son and Company (limited)" for the purpose of carrying on the business of manufacturing and selling agricultural implements and machinery throughout the Dominion of Canada. The head office and chief place of business of the Company is to be at Brantford, Ontario. The capital stock is to be two hundred and fifty thousand dollars divided into twenty-five hundred shares of one hundred dollars each. The above-named parties are to be the first Directors of the said Company.

HARDY WILKES & JONES,

Solicitors for the applicants.

Brantford, 1st September, 1881.

10-6

NOTICE is hereby given that, after the expiration of one month from the first publication hereof, application will be made to His Excellency the Governor General of Canada in Council for a charter of incorporation, pursuant to the "Canada Joint Stock Companies Act, 1877," constituting the applicants and such others as may become shareholders therein, a body corporate and politic under the name and for the purposes following, that is to say:—

1. The name of the proposed Company is the "Trenton Water Power Company (Limited)."

2. The objects for which incorporation is sought are for the erection of a dam across the River Trent, at or in the vicinity of what is known as Lacas Island, for erecting buildings for factories and machinery of various kinds and operating the same, and for leasing and selling rights of water powers created by the said dam, and for the purchase of such real estate as may be convenient for all or any of the purposes aforesaid.

3. Chief place of business to be Trenton, in the County of Hastings, in the Province of Ontario.

4. The capital stock to be fifty thousand dollars.

5. Five hundred shares of one hundred dollars each.

6. The names of the applicants are George Henry Gordon, merchant; Henry Wright Day, M.D.; Charles McLellan, M.D.; Henry William Delany, solicitor; Lorenzo Adolphus Cameron Titus, solicitor; Patrick John O'Rourke, gentleman; Gilbert Wellington Ostrom, barrister; James Benjamin Young, merchant; John N. Lee, merchant; John D. Macaulay, grain merchant; Francis James McGuire, gentleman; William Ford Baker, grain merchant; Samuel Squire Young, merchant; Jonathan A. Porte, mariner; George Crowe, mason; Joshua W. Cunningham, livery-keeper; George Young, editor, all of the Town of Trenton, in the County of Hastings, in the Province of Ontario, and the said George Henry Gordon, Henry Wright Day, Charles McLellan, Henry William Delany, Lorenzo Adolphus Cameron Titus, Patrick John O'Rourke, Gilbert Wellington Ostrom, James Benjamin Young and John N. Lee are to be the first directors of the said company.

Dated at Trenton, this 1st August, 1881.

DELANY & OSTROM,

6-6

Solicitors for applicants.

NOTICE is hereby given that within one month after the last publication of this notice, application will be made to His Excellency the Governor General in Council for a charter of incorporation by Letters Patent under the Great Seal of the Dominion of Canada, and in accordance with the provisions of the "Canada Joint Stock Companies Act of 1877," for the purpose of constituting George Frederick Austin, Thomas Ferris Nellis, William Ryan Thistle, Alexander Walker Ogilvie, Joseph Merrill Currier, McLeod Stewart, William Goodhue Perley, John Alexander Gemmill, William Anderson Allan and such others as may become shareholders in the proposed Company a body politic and corporate under the name of

1. "The Austin Mining Company."

2. That the purposes for which incorporation by the said Company is sought are to purchase or otherwise acquire, and work, mines, minerals, and mining

rights, lands, hereditaments and chattels in the Dominion of Canada, and to crush, smelt, reduce and amalgamate the ore, and render marketable the produce and develop the resources of the same mines, and to crush, smelt, reduce and amalgamate the produce of any mines whether belonging to the Company or not. Also to construct, or aid in and subscribe towards the construction, maintenance and improvement of roads, tramways, docks, piers, wharves, viaducts, aqueducts, flumes, ditches, quartz mills, mills, orehouses and other buildings and works which may be necessary or convenient for the purposes of the company. Also to construct, charter, purchase and employ vessels for the purposes aforesaid, and for the purpose of transporting the produce of the mines and works to any place or places within the Dominion of Canada or elsewhere.

3. That the chief place of business of the said Company is to be at the City of Ottawa, in the Province of Ontario.

4. That the intended amount of the capital stock of the said Company is two hundred and fifty thousand dollars.

5. That the number of shares is to be fifty thousand, and the amount of each share five dollars.

6. That the names in full, addresses and callings of the said applicants are : George Frederick Austin, of the City of Ottawa, civil engineer ; Thomas Ferris Nellis, of the same place, barrister at law ; William Ryan Thistle, of the same place, lumber merchant ; Alexander Walker Ogilvie, of the City of Montreal, Esquire ; Joseph Merrill Currier, of the City of Ottawa, Esquire ; McLeod Stewart, of the City of Ottawa, Esq. ; William Goodhue Perley, of the City of Ottawa, lumber merchant ; John Alexander Gemmill, of the City of Ottawa, barrister at law, and William Anderson Allan, of the City of Ottawa, merchant, all of whom are to be the first or provisional directors of the said Company, and all of whom are resident in Canada.

J. A. GEMMILL,
Solicitor for applicants.

Ottawa, 4th August, 1881.

6-6

NOTICE is hereby given that application will be made to the Governor General in Council for the issue of Letters Patent under the Joint Stock Companies Act of the Dominion of Canada, incorporating a company which it is proposed to call the North-West Navigation Company (Limited), for the purpose of navigating Lakes Winnipeg and Manitoba, the Red River, Assiniboine and Saskatchewan Rivers, and all other navigable lakes, streams, rivers and waters in the Province of Manitoba, the North-West Territories and the District of Keewatin, with the chief place of business in the City of Winnipeg. The capital stock to be \$200,000, divided into 2,000 shares of \$100 each. The applicants are Alexander McArthur, of the City of Winnipeg, financial agent ; the Hon. Colin Inkster, of Kildonan, High Sheriff of Manitoba ; M. H. Howell, of the same place, barrister-at-law ; Archibald Forbes, of Mandeville Place, Manchester Sq., W. London, England, journalist ; Horatio Ross Macrae, writer to the "Signet" Edinburgh, Scotland. The first three of whom will be the first directors of the company.

Winnipeg, 23rd July, 1881.

6 6

NOTICE is hereby given that within one month after the last publication of this notice, application will be made to His Excellency the Governor General in Council under the Canada Joint Stock Companies Act 1877, for letters patent incorporating the undermentioned applicants and those other persons who have subscribed shares in the capital stock of the proposed Company, or who may become shareholders in the proposed Company, as a body corporate and politic for the purposes hereinafter mentioned.

1. The proposed corporate name of the Company is, "The Midland Rolling Stock Company (Limited)."

2. The purposes for which such incorporation is sought, are, the acquiring and holding of all kinds of rolling stock suitable for use upon railroads in the several Provinces of the Dominion. The leasing, and selling, or otherwise disposing thereof to any, or every Railway Company, or person, and the manufacture of all or any kinds of such rolling stock.

3. The chief place of business of the said Company is to be the Town of Peterborough, in the County of Peterborough, in the Province of Ontario.

4. The intended amount of the capital stock is one hundred thousand dollars.

5. The number of shares is to be one thousand, the amount of each share one hundred dollars.

6. The names in full and the addresses and callings of each of the applicants are, George Albertus Cox, of the said Town of Peterborough, insurance agent ; Edmund Solomon Vindin, of the Town of Port Hope, in the County of Durham, and said Province of Ontario, commission merchant ; Lewis Ross, of the said Town of Port Hope, merchant ; Edward Peplow, of the said Town of Port Hope, produce merchant, and Henry Read, of the said Town of Peterborough, accountant.

7. The said George Albertus Cox, Edmund Solomon Vindin and Edward Peplow, all of whom are resident in Canada, are to be the first or provisional Directors of the said Company.

Dated at Peterborough aforesaid, this Fourteenth day of July, A.D., 1881.

DENNISTOUN, BROS. & HALL,
Solicitors for applicants.

5-6

NOTICE.—David George Hatton, solicitor, and Robert Archibald Morrow, Esquire, both of the town of Peterborough, in the Province of Ontario ; Thomas Thomson Turnbull, merchant, of the city of Montreal, in the Province of Quebec ; George Burchell Williams, Esquire, of the town of Lafayette, in the State of Indiana, one of the United States of America, and John Franklin Olmstead, Esquire, of the city of Washington, in the district of Columbia, in the said United States, give notice hereby that they will apply, under the provisions of "The Canada Joint Stock Companies' Act, 1877", by petition to the Governor in Council for letters patent under the Great Seal of the Dominion of Canada incorporating them and such others as may hereafter become shareholders in the Company to be thereby created, a body corporate and politic under the name of "The Canadian Mutual Telegraph Company."

The said Company will be incorporated for the purpose of erecting, constructing and building a line or lines of telegraphic communication throughout the Dominion of Canada, with all the powers and privileges necessary for completing, maintaining and working such telegraphic communication.

The said Company will have its chief place of business in the city of Montreal.

The amount of the capital stock of the said Company shall be one million of dollars, divided into ten thousand shares of one hundred dollars each share.

The said David George Hatton, Robert Archibald Morrow, Thomas Thomson Turnbull, George Burchell Williams and John Franklin Olmstead will be the Provisional Directors of the said Company.

CARTER & CARTER,
Solicitors and Attorneys for said applicants.
Montreal, 22nd July, 1881.

5-6

NOTICE is hereby given that within one month after the last publication of this notice application will be made to the Governor in Council under "The Canada Joint Stock Companies Act of 1877" for Letters Patent incorporating the undermentioned applicants and such others as may become shareholders in the proposed company, a body corporate and politic for the purposes hereinafter mentioned :

1. The proposed name of the company is "The Dominion Sugar and Syrup Company (limited)."

2. The purposes for which its incorporation is sought are the manufacturing, refining, buying and selling of starch, glucose, grape, cane and other sugars and syrups, and the owning or hiring of land, buildings and plant necessary therefor.

3. The chief place of business of the said company is to be the City of Ottawa, in the Province of Ontario.

4. The intended amount of the capital stock is twenty thousand dollars.

5. The number of shares is to be two hundred and the amount of each share one hundred dollars.

6. The names in full and the address and calling of each of the applicants are George Joseph O'Doherty, barrister at law, William McKay, painter, James Boyle O'Doherty, merchant, Henry Francis MacCarthy, druggist, Joseph Robert Esmonde, merchant, George Patrick Brophy, civil engineer, Joseph Boyden, merchant, William Edward Brown, merchant, John Charles Roger, printer, Pierre Hyacinthe Chabot, merchant, all of the said City of Ottawa; all of which said applicants are to be the first or provisional Directors of said Company.

G. J. O'DOHERTY,
Attorney for applicants.

Ottawa, 2nd July, 1881.

1-tf

MISCELLANEOUS.

GRAND TRUNK RAILWAY COMPANY.

NOTICE is hereby given that the ordinary half-yearly general meeting of the Company will be held at the City Terminus Hotel, Cannon Street, London, E.C., on Thursday the 6th day of October next, at one P.M. precisely, for the purposes of receiving a report from the Directors and for the transaction of other business of the Company.

And notice is further given that the transfer books of the Company will be closed in London from the 12th September to the day of meeting, both dates inclusive, and in Canada they will be closed for one month before the date of meeting.

H. W. TYLER, President.

J. B. RENTON, Secretary.

Montreal, 1st September, 1881.

10-1

NOTICE is hereby given that Professor J. Watson, through his Solicitor, P. J. Edmunds, of the City of London, Ont., Canada, Solicitor for securing Copyrights, having complied with the requirements of the Copyright Act of 1875, has been granted registration of an Interim Copyright, of a Chart, entitled "The New York Excelsior Chart," entered in register No. 1, folio 93, in the Department of Agriculture, Copyright Branch, under date of August 24th A.D. 1881.

10-1

NOTICE OF DISSOLUTION.

THE limited Partnership heretofore existing in the Cities of Montreal and Toronto, between Anthony Haig Sims, of Montreal, as general partner, and Edward Evans, of Toronto, as special partner, under the name of A. H. Sims & Co., as manufacturers, has been this day dissolved by the withdrawal of the said Edward Evans.

A. H. SIMS,
EDWARD EVANS.

Montreal, 24th August, 1881.

9-3

THE GREAT NORTH WESTERN TELEGRAPH COMPANY OF CANADA.

AT a meeting of the shareholders of the above Company, specially called for the purpose,

held in the City of Winnipeg, on July 29th, 1881, the following resolution was passed:

"Resolved,—That the head office of the Great North Western Telegraph Company of Canada, be removed from the City of Winnipeg, Manitoba, to the City of Toronto, Ontario."

Notice is therefore hereby given, that the said office will be removed in accordance with this resolution at the expiration of the time specified in the Act of incorporation.

8-8

THE MARITIME BANK OF THE DOMINION OF CANADA.

34 Victoria, Chap. 5, Sec. 29.

WE, the undersigned, being more than twenty-five shareholders of the Maritime Bank of the Dominion of Canada, and being proprietors of at least one tenth of the paid-up capital stock of the said Bank, hereby call and give notice that we call a special general meeting of the shareholders of the said Bank to be held at the Bank office, No. 5 King street, in the City of Saint John, on Monday, the twenty-sixth day of September, A.D. 1881, at the hour of noon, for the following objects to be considered and passed upon at such meeting,—that is to say:—

First.—For the purpose of repealing the following resolution passed by the shareholders of the said Bank at a special general meeting of the said shareholders held on the tenth day of August last, viz:—"Resolved, that it is inexpedient that any new business should be undertaken by the Directors, but that the Directors are hereby required to take the necessary steps to bring the business of the Bank to a close and distribute the assets among the stockholders, and that the Directors are hereby authorized to apply to the next Parliament of Canada for the necessary legislation for that purpose."

Secondly.—To repeal the following resolution passed by the shareholders at the annual general meeting held on the third day of June last, viz:—"Resolved, that this meeting adheres to the resolution passed at the meeting held on the tenth of August last, relating to the winding up of the Bank, and that it is desirable that the affairs of the Bank should be brought to a close with as little delay as possible."

Thirdly.—To consider the propriety of continuing to transact the usual and ordinary business of an incorporated Bank, and to take such steps as may be necessary for that purpose.

Fourthly.—To authorize the Directors to apply at the next session of Parliament to reduce the capital stock of the Bank if they should consider this desirable.

9th August, 1881.

A. L. PALMER,
JOHN WISHART,
A. SHIVES,
JOHN BOYD,
GEO. McKEAN,
THOS. MACLELLAN,
JAS. G. ROSS,
Estate Wm. MOFFATT,
per Cashier of La Banque
Nationale,
THOS. R. JONES,
JOHN W. NICHOLSON,
W. H. THORNE,
H. D. TROOP,
BARTON GANDY,
GEO. F. SMITH,

ROBERT MARSHALL,
C. A. PALMER,
W. W. TURNBULL,
JAS. L. DUNN,
J & W. F. HARRISON,
PHILIP PALMER,
ALFRED CHILTON BLAIR,
p.p. A. A. BARTLETT,
C. A. PALMER, his atty.
E. H. POTTERELL,
R. P. MCGIVERN,
THOS. STEAD (on trust),
JEREMIAH HARRISON,
GIDEON PRESQUOTT,
GEO. L. BARBOUR.

7-6

KINGSTON AND PEMBROKE RAILWAY CO.

NOTICE is hereby given that a call of ten per cent. on the new issue of the capital stock of the Kingston and Pembroke Railway Company, has been made this day by the Directors of the said Company, and that the same is payable on the 10th day of

September, 1881, at the office of the Company in Kingston.

By order, GEO. OSBORNE,
Secty. and Treas., K. and P. Ry. Co.
Dated this 3rd day of August, 1881. 7-5

LA BANQUE DU PEUPLE.
DIVIDEND No. 92.

THE stockholders of La Banque du Peuple are hereby notified that a semi-annual dividend of two (2) per cent. for the last six months has been declared on the capital stock, and will be payable at the office of the Bank on and after Monday, the 5th day of September next.

The transfer book will be closed from the 15th to the 31st August, inclusive.

By order of the Board of Directors,
6-7 A. A. TROTTER, Cashier.

PUISSANCE DU CANADA.



NOMINATIONS.

DEPARTEMENT DU SECRÉTAIRE D'ÉTAT DU CANADA.

Il a plu à L'HONORABLE DÉPUTÉ DU GOUVERNEUR GÉNÉRAL de faire les nominations suivantes, savoir :

OTTAWA, 22 août 1881.

L'HONORABLE JOHN HAWKINS HAGARTY, Juge en Chef de la Cour du Banc de la Reine pour Ontario, dans la province d'Ontario ; Juge de la Cour Suprême de Judicature pour Ontario.

L'HONORABLE JOHN ALEXANDER BOYD, Chancelier d'Ontario, dans la province d'Ontario ; Juge de la Cour Suprême de Judicature pour Ontario.

L'HONORABLE ADAM WILSON, Juge en Chef de la Cour des Plaids Communs d'Ontario, dans la province d'Ontario ; Juge de la Cour Suprême de Judicature pour Ontario.

L'HONORABLE JOHN DOUGLAS ARMOUR, un des Juges de la Cour du Banc de la Reine pour Ontario, dans la province d'Ontario ; Juge de la Cour Suprême de Judicature pour Ontario.

L'HONORABLE MATTHEW CROOKS CAMERON, un des Juges de la Cour du Banc de la Reine pour Ontario, dans la province d'Ontario ; Juge de la Cour Suprême de Judicature pour Ontario.

L'HONORABLE WILLIAM PROUDFOOT, Vice-Chancelier d'Ontario, dans la province d'Ontario ; Juge de la Cour Suprême de Judicature pour Ontario.

L'HONORABLE THOMAS FERGUSON, Vice-Chancelier d'Ontario, dans la province d'Ontario ; Juge de la Cour Suprême de Judicature pour Ontario.

L'HONORABLE THOMAS GALT, un des Juges de la Cour des Plaids Communs pour Ontario, dans la province d'Ontario ; Juge de la Cour Suprême de Judicature pour Ontario.

L'HONORABLE FEATHERSTON OSLER, un des Juges de la Cour des Plaids Communs pour Ontario, dans la province d'Ontario ; Juge de la Cour Suprême de Judicature pour Ontario.

L'HONORABLE JOHN HAWKINS HAGARTY, de la cité de Toronto, dans la province d'Ontario ; Juge de "la Haute Cour de Justice pour Ontario."

L'HONORABLE JOHN HAWKINS HAGARTY, de la cité de Toronto, dans la province d'Ontario ; Président de "la Haute Cour de Justice pour Ontario."

L'HONORABLE JOHN ALEXANDER BOYD, de la cité de Toronto, dans la province d'Ontario ; Juge de "la Haute Cour de Justice pour Ontario."

L'HONORABLE ADAM WILSON, de la cité de Toronto, dans la Province d'Ontario ; Juge de "la Haute Cour de Justice pour Ontario."

L'HONORABLE JOHN DOUGLAS ARMOUR, de la cité de Toronto, dans la province d'Ontario ; Juge de "la Haute Cour de Justice pour Ontario."

L'HONORABLE MATTHEW CROOKS CAMERON, de la cité de Toronto, dans la province d'Ontario ; Juge de "la Haute Cour de Justice pour Ontario."

L'HONORABLE WILLIAM PROUDFOOT, de la cité de Toronto, dans la province d'Ontario ; Juge de "la Haute Cour de Justice pour Ontario."

L'HONORABLE THOMAS FERGUSON, de la cité de Toronto, dans la province d'Ontario ; Juge de "la Haute Cour de Justice pour Ontario."

L'HONORABLE THOMAS GALT, de la cité de Toronto, dans la province d'Ontario ; Juge de "la Haute Cour de Justice pour Ontario."

L'HONORABLE FEATHERSTON OSLER, de la cité de Toronto, dans la province d'Ontario ; Juge de "la Haute Cour de Justice pour Ontario."

L'HONORABLE JOHN HAWKINS HAGARTY ; Membre et Président de la Division du Banc de la Reine de "la Haute Cour de Justice pour Ontario," avec le titre de Juge en Chef du Banc de la Reine.

L'HONORABLE JOHN DOUGLAS ARMOUR ; Membre de la Division du Banc de la Reine de "la Haute Cour de Justice pour Ontario."

L'HONORABLE MATTHEW CROOKS CAMERON ; Membre de la division du Banc de la Reine de "la Haute Cour de Justice pour Ontario."

L'HONORABLE JOHN ALEXANDER BOYD ; Membre et Président de la Division de Chancellerie de "la Haute Cour de Justice pour Ontario," avec le titre de Chancelier d'Ontario.

L'HONORABLE WILLIAM PROUDFOOT ; Membre de la Division de Chancellerie de "la Haute Cour de Justice pour Ontario."

L'HONORABLE THOMAS FERGUSON ; Membre de la Division de Chancellerie de "la Haute Cour de Justice pour Ontario."

L'HONORABLE ADAM WILSON ; Membre et Président de la Division des Plaids Communs de "la Haute

Cour de Justice pour Ontario," avec le titre de Juge en Chef des Plaids Communs.

L'HONORABLE THOMAS GALT; Membre de la Division des Plaids Communs de "la Haute Cour de Justice pour Ontario."

L'HONORABLE FEATHERSTON OSLER; Membre de la Division des Plaids Communs de "la Haute Cour de Justice pour Ontario."

Il a plu aussi à L'HONORABLE DÉPUTÉ DU GOUVERNEUR-GÉNÉRAL de faire la nomination suivante, savoir :

Ottawa, 6 août 1881.

FRANÇOIS-XAVIER BÉLANGER, de Sainte-Foye, dans la province de Québec, gentilhomme; Officier préposé au débarquement et Examineur dans les douanes de Sa Majesté.

Erratum.—Dans la *Gazette du Canada* du 4 juin dernier, au lieu des mots : "John Frederick Curtis, de Charlottetown, dans la province de l'Île du Prince-Edouard, gentilhomme, Officier préposé au débarquement et Examineur dans les douanes de Sa Majesté," lisez : "James Frederick Curtis," etc.

Bureau du Greffier de la Couronne en Chancellerie du Canada.

MEMBRE rapporté pour servir dans le présent
PARLEMENT :

PROVINCE DE QUÉBEC.

Argenteuil.—L'Honorable J. J. C. Abbott, de la Cité de Montréal, Conseil de la Reine; l'élection précédente ayant été déclarée non-avenue.

RICHARD POPE,
Greffier de la Couronne en Chancellerie,
Canada.

PROCLAMATIONS.

LORNE.

[L.S.]

CANADA.

VICTORIA, par la Grâce de Dieu, Reine du Royaume-Uni de la Grande-Bretagne et d'Irlande, Défenseur de la Foi, etc., etc., etc.

A Nos Très-Aimés et Fidèles les Sénateurs de la Puissance du Canada et aux membres élus pour servir dans la Chambre des Communes de Notre dite Puissance, et à tous et chacun de vous.
—SALUT:

PROCLAMATION.

ATTENDU que Notre Parlement du Canada se trouve prorogé au vingt-neuvième jour du mois d'août courant, auquel temps vous étiez tenus, et il vous était enjoint d'être présents en notre cité d'Ottawa; SACHEZ MAINTENANT, que pour diverses causes et considérations, et pour la plus grande aise et commodité de Nos bien-aimés sujets, Nous avons cru convenable, par et de l'avis de Notre Conseil Privé du Canada, de vous exempter, et chacun de vous, d'être présents au temps susdit, vous convoquant et par ces présentes vous enjoignant et à chacun de vous de vous trouver avec Nous en Notre Parlement du Canada, en notre Cité d'OTTAWA, le HUITIÈME jour du mois d'OCTOBRE prochain

pour prendre en considération l'état et la prospérité de Notre dite Puissance du Canada, et y agir comme de droit. CE A QUOI VOUS NE DEVEZ MANQUER.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN, Notre Très-Fidèle et Bien-Aimé Conseiller Sir JOHN DOUGLAS SUTHERLAND CAMPBELL, (communément appelé le Marquis de Lorne), Chevalier de Notre Très-Ancien et Très-Noble Ordre du Chardon, Chevalier Grand-Croix de Notre Ordre Très-Distingué de Saint-Michel et Saint-George, Gouverneur-Général du Canada, et Vice-Amiral d'icelui.

A Notre Hôtel du Gouvernement, en Notre CITÉ d'OTTAWA, ce VINGT-SEPTIÈME jour d'AOUT, dans l'année de Notre Seigneur mil huit cent quatre-vingt-un, et de Notre Règne la quarante-cinquième.

Par ordre,

RICHARD POPE,
Greffier de la Couronne en Chancellerie,
Canada.

ORDRES EN CONSEIL.

HOTEL DU GOUVERNEMENT, OTTAWA.

Jeudi, 18e jour d'août 1881.

PRÉSENT :

L'HONORABLE DÉPUTÉ DE SON EXCELLENCE
LE GOUVERNEUR-GÉNÉRAL EN CONSEIL.

SUR la recommandation de l'honorable ministre des douanes, et en vertu de l'acte 44 Victoria, chap. 11, sec. 2 et sous-section 4,—

Il a plu au Député du Gouverneur d'ordonner que les trois premières formules de serment prescrites par un arrêté du Conseil du 19e jour de Mai dernier soient rescindées, et les dites formules sont par le présent rescindées, et que les quatre suivantes leur soient et sont par le présent substituées, savoir :—

Serment ou affirmation d'un propriétaire, consignataire, ou importateur.

Je, [nom du propriétaire, consignataire ou importateur faisant l'entrée,] jure ou affirme selon le cas, solennellement et franchement que je suis [le propriétaire, consignataire ou importateur; ou un membre de la société [donner le nom] les propriétaires, consignataires ou importateurs suivant le cas] des marchandises mentionnées dans la lettre d'envoi maintenant produite par moi, annexée à la présente et signée par moi, et que la dite lettre d'envoi est la vraie et seule reçue par ou que attend à recevoir pour toutes les marchandises importées, tel que déclaré dans la présente pour le compte de [nom de la personne ou société étant le propriétaire ou les propriétaires] que les dites marchandises sont proprement décrites dans la dite lettre d'envoi et dans l'entrée qui en est faite par la présente, et que rien n'a été de ma part, ni à ma connaissance de la part d'aucune autre personne, fait, caché ou supprimé par quoi Sa Majesté la Reine peut être fraudée d'une partie quelconque du droit légalement dû sur les dites marchandises; et je [jure ou affirme suivant le cas] que les prix des marchandises tels qu'ils figurent dans la dite lettre d'envoi et tels qu'additionnés dans cette feuille d'entrée maintenant présentée par moi, indiquent la valeur courante sur le marché des marchandises aux temps et lieu de leur exportation au Canada, sans aucune déduction ou escompte pour argent comptant, ou pour leur exportation, ou pour aucune autre considération quelconque, et qu'au meilleur de ma connaissance et croyance les prix ainsi montrés étaient les prix des dites marchandises pour la consommation aux dits temps et lieu. Ainsi, que Dieu me soit en aide.

[Assermenté ou affirmé] devant moi, ce
jour de 18 .

Percepteur.

Déclaration du propriétaire, consignataire, ou importateur, requise lorsque l'entrée est faite par une personne quelconque autre que tel propriétaire, consignataire ou importateur.

Je, soussigné [nom du propriétaire, consignataire ou importateur, suivant le cas, ou un membre de la société de [donner le nom] déclare solennellement par le présent que la feuille d'entrée ci-incluse contient un rapport fidèle des marchandises importées tel que déclaré en icelle et dont [nom de la personne ou société étant le propriétaire, consignataire ou importateur, est ou sont] le propriétaire, que la lettre d'envoi produite avec le présent est la véritable et seule lettre d'envoi que [il ou ils, a ou ont] reçue ou s'attend à recevoir pour les dites marchandises, et que les prix de ces dernières, tel que mentionné dans la dite lettre d'envoi indiquent leur valeur courante sur le marché aux temps et lieu de leur exportation au Canada, que les dites marchandises sont proprement décrites dans la dite lettre d'envoi, et qu'aucun escompte ou déduction pour argent comptant, ou pour aucune autre considération spéciale n'a été fait dans les prix de la dite lettre d'envoi, et qu'au meilleur de ma connaissance et croyance les prix ainsi exhibés étaient ceux des dites marchandises pour la consommation aux dits temps et lieu.

Signé à le jour de 188
en présence de [percepteur ou procureur faisant l'entrée, ou un juge de paix ou consul.]

Serment ou affirmation d'un agent, ou procureur, ou propriétaire, ou consignataire, ou importateur.

Je [nom de l'agent] [jure ou affirme] solennellement et franchement que je suis l'agent et procureur dûment autorisé de [nom du propriétaire, consignataire ou importateur], et que je suis en état de savoir et sais que la lettre d'envoi maintenant présentée par moi des marchandises mentionnées dans cette feuille d'entrée est la vraie et la seule reçue par le dit [nom du propriétaire, consignataire ou importateur] pour toutes les marchandises importées tel que dit en icelle pour [son ou leur] compte; que les dites marchandises sont proprement décrites dans les dites lettre d'envoi et feuille d'entrée et que la dite lettre d'envoi et entrée indiquent la valeur courante sur le marché des dites marchandises aux temps et lieu de leur exportation au Canada, sans aucune déduction ou escompte pour argent comptant, ou pour cause de leur exportation ou pour toute autre raison quelconque, et que rien de ma part, ou à ma connaissance de la part d'aucune autre personne n'a été fait, caché ou supprimé par quoi Sa Majesté la Reine puisse être fraudée d'une partie quelconque du droit légalement dû sur les dites marchandises; et je [jure ou affirme] de plus solennellement et franchement qu'au meilleur de ma connaissance et croyance le dit [nom du propriétaire, consignataire ou importateur] est le propriétaire, consignataire ou importateur, suivant le cas] des marchandises mentionnées dans cette feuille d'entrée, et que les prix des dites marchandises tels qu'ils y figurent ainsi que dans la dite lettre d'envoi étaient les prix de telles marchandises pour la consommation aux temps et lieu de leur exportation au Canada. Ainsi que Dieu me soit en aide.

[Assermenté ou affirmé] devant moi ce
jour de 18
Percepteur.

Serment ou affirmation d'un propriétaire ou son agent, requis chaque fois que des marchandises sont entrées à un taux de droits moins élevé pour des fins spécifiques qu'il ne l'aurait été autrement.

Je [nom du propriétaire ou agent] [jure ou affirme] solennellement et franchement que toutes les marchandises incluses dans cette entrée comme payant un taux de droits moins élevé pour des fins spéci-

ifiques qu'il ne l'aurait été autrement, doivent être et seront employées pour telle fin spécifique seulement.

[Assermenté ou affirmé] devant moi ce
jour de 18

Percepteur.

9-3 J. O. COTÉ,
Greffier, Conseil Privé.

HOTEL DU GOUVERNEMENT, OTTAWA.

Jeudi, le 18e jour d'août 1881.

PRÉSENT :

L'HONORABLE DÉPUTÉ DE SON EXCELLENCE
LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

SUR la recommandation de l'honorable ministre agissant comme ministre de la marine et des pêcheries, et en vertu des clauses de la 31e section de l'acte adopté durant la session du parlement du Canada tenue dans la 31e année du règne de Sa Majesté, chap. 65 et intitulé "Acte concernant l'inspection des bateaux à vapeur et pour augmenter la sécurité des passagers,"—

Il a plu au Député du Gouverneur d'ordonner, par et de l'avis du Conseil privé de la Reine pour le Canada, et il est par le présent ordonné que le vapeur "Brothers," de Québec, appartenant à M. Angus Baker, pourra transporter six cents (600) passagers et pas plus; de plus que le vapeur "Laurentides," de Québec, appartenant à M. François H. Marquis, pourra transporter trois cent vingt et un (321) passagers et pas plus.

9-3 J. O. COTÉ,
Greffier du Conseil Privé.

HOTEL DU GOUVERNEMENT.

OTTAWA, 20 août 1881.

PRÉSENT :

L'HONORABLE DÉPUTÉ DE SON EXCELLENCE
LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

SUR la recommandation de l'honorable ministre du Revenu de l'Intérieur, et en vertu des clauses des sections 48e et 49e de l'acte adopté dans la 42e année du règne de Sa Majesté, chap. 16, et intitulé "Acte pour amender et refondre les lois concernant les poids et mesures,"—

Il a plu au Député du Gouverneur, par et de l'avis du Conseil Privé de la Reine pour le Canada d'ordonner, et il est par le présent ordonné que les additions suivantes soient faites, et ces dernières sont par le présent faites à l'arrêté du conseil adopté le 14e jour d'août 1879.

1. Les appareils à éprouver le grain seront vérifiées lorsque :—

1. Le récipient ou vaisseau destiné à contenir le grain est de forme cylindrique, d'un diamètre égal à sa profondeur, et contient quelque sous-multiple autorisé du gallon pas moindre qu'une pinte.

2. Le récipient indique en caractères parfaitement lisibles sa capacité en mesure réglementaire.

3. Le régulateur est arrangé de telle sorte qu'il puisse être scellé ou estampé de manière qu'on ne puisse pas le déranger ou l'enlever de l'instrument auquel il appartient sans détruire ou briser les scellés ou l'estampe.

4. Lorsque l'appareil accuse des poids non conformes aux chiffres et divisions marquées sur le fléau.

5. Le taillaut du couteau et autres parties de l'appareil sont en conformité de la section B de l'arrêté du 14 août 1879.

6. L'appareil est pourvu d'un fournisseur ou appareil pour remplir automatiquement le récipient qui sert à peser, identique quant à ses forme et dimensions, avec celui déposé au département des étalons de

mesure à Ottawa, dont un dessin indiquant les dimensions et accompagné d'instructions sur la manière de s'en servir sera donné à chaque inspecteur des poids et mesures.

K. L'honoraire exigible pour la vérification et l'étampe de chaque appareil à éprouver le grain sera d'une piastre.

9-3 J. O. COTÉ,
Greffier du Conseil privé.

ORDRES GÉNÉRAUX DE MILICE.

QUARTIERS GÉNÉRAUX.

OTTAWA, 2 septembre 1881.

ORDRES GÉNÉRAUX (21).

No. 1.

MILICE ACTIVE.

PROVINCE DE QUÉBEC.

8^e bataillon "Carabiniers Royaux," Québec.

Compagnie No. 4.

Est nommé lieutenant :

2nd Lieutenant Edmund Roche Alleyn, B.V., vice Russell, transféré à la compagnie No. 1.

Est nommé 2nd lieutenant :

Thomas Inglis Poston, gentilhomme, E.M., vice Alleyn, promu.

Par ordre,

WALKER POWELL, Colonel,
Adjudant-Général de la Milice,
Canada.

AVIS DU GOUVERNEMENT.

DÉPARTEMENT DU SECRÉTAIRE D'ÉTAT DU CANADA.

OTTAWA, 3 septembre 1881.

M. WILLIAM DARLEY BENTLEY ayant été nommé par Sa Majesté l'Empereur du Brésil, par une commission en date du septième jour de février, mil huit cent quatre-vingt, consul général pour le Canada, Sa Majesté la Reine a bien voulu approuver la dite nomination en émanant son *Exequatur* par un document sous son sceau et seing-manuel en date du vingt-huitième jour d'avril mil huit cent quatre-vingt.

10-3 J. A. MOUSSEAU,
Secrétaire d'Etat.

REMISE SUR LE FERBLANC.

EN vertu de l'ordre en Conseil du 11 juin 1879, il a plu au ministre des douanes d'ordonner et il est par le présent ordonné que sur toutes les réclamations faites le ou après le 1^{er} septembre prochain pour remise sur le ferblanc en feuilles ou ferblanc employé dans la fabrication d'emballages pour l'exportation de certains articles, le taux payable sur chaque boîte de tel ferblanc ainsi employé et exporté continuera d'être de cinquante centins comme par le passé, pourvu que le montant de telle remise n'excède dans aucun cas le montant du droit actuellement payé sur icelle, sujet toujours aux restrictions

imposées par le dit ordre en Conseil tel qu'amendé par celui du 20 mai 1880.

J. JOHNSON,
Commissaire des douanes.
Département des douanes,
Ottawa, 26 août 1881. 9-3

AVIS AUX MARINS.

No. 17 de 1881.

SIGNAL D'ALARME DE L'ILE AUX ALOUETTES POUR LES TEMPS DE BROUILLARD.

AVIS est par le présent donné qu'une trompette d'alarme établie par le gouvernement du Canada au phare de l'île aux Alouettes, sur le fleuve St. Laurent, à l'embouchure du Saguenay, province de Québec, sera mise en opération le 15 août courant.

Lat. N. 48° 5' 30"
Long. O. 69° 40' 0"

Durant les temps couverts, brouillards ou tempêtes de neige, la trompette donnera des éclats de huit secondes de durée, avec intervalles de trente-cinq secondes entre chaque éclat.

W. SMITH,
Député ministre de la marine et des pêcheries.
Département de la marine et des pêcheries.
Ottawa, 4 août 1881. 9-3

AVIS AUX MARINS.

No. 18 de 1881.

BOUÉE AUTOMATIQUE DE LOUISBOURG.

AVIS est par le présent donné qu'une bouée d'alarme automatique, peinte en rouge et faisant résonner un sifflet de 10 pouces, a été établi par le gouvernement du Canada dans vingt brasses d'eau S.E. $\frac{1}{4}$ E., 1 $\frac{1}{2}$ mille du phare à Louisbourg, Ile du Cap-Breton, Nouvelle-Ecosse.

Lat. N. 45° 54' 0"
Long. O. 59° 55' 0"

En passant au nord-ouest de la bouée, par l'ouest, on évitera la grande batture et l'on tombera dans la bonne voie pour arriver au port de Louisbourg.

WM. SMITH,
Député du ministre de la marine et des pêcheries.
Département de la marine et des pêcheries.
Ottawa, 5 août 1881. 9-3

AVIS public est par le présent donné que sous l'autorité de l'Acte du Canada de 1877, concernant les compagnies à fonds social, des lettres patentes ont été émises sous le grand sceau de la Puissance du Canada, en date du deuxième jour d'août 1881, constituant en corps politique Edward Anderson Craig Pew, de la ville de Welland, dans le comté de Welland, province d'Ontario, Puissance du Canada, écuyer ; Abel D. Breed, de la cité de New-York, dans l'Etat de New-York, l'un des Etats-Unis d'Amérique, banquier ; Jonathan Turner, de Burlington, dans l'Etat de l'Iowa, l'un des Etats-Unis d'Amérique, raffineur de sucre ; l'honorable Richard William Scott, de la cité d'Ottawa, dans la dite province d'Ontario, procureur en loi ; Horace Brightman, de la dite cité de New-York, banquier ; James McLaren, de Buckingham, dans la province de Québec, dans la dite Puissance du Canada, président de la Banque d'Ottawa ; et Sayers Silas Hager, de la dite ville de Welland, écuyer, dans le but de manufacturer, raffiner, acheter et vendre des sucres et sirops d'empois, de glucose, de raisin, de canne et autres, extraits du maïs et autres produits, et de posséder ou louer des terres, quais, bâtiments et matériel nécessaire à leurs fins dans toute la Puissance du Canada, sous le nom de "Compagnie de Raffinerie de Sucre de Raisin du

Canada, (limitée),” avec un capital-actions de cent mille piastres divisé en mille obligations de cent piastres chacune.

Daté au bureau du Secrétaire d'Etat pour le Canada, le seizième jour d'août 1881.

J. A. MOUSSEAU,
Secrétaire d'Etat.

8-3

OTTAWA, 12 août 1881.

A VIS est par le présent donné que l'hon. ministre agissant comme ministre de l'Intérieur, a retiré de la vente et les réserve pour les fins scolaires, en vertu de la sous-section 2 de la section 22 de l'Acte de 1879, concernant les terres de la Puissance, les terres suivantes situées dans la province du Manitoba, déjà offertes aux colons, pour remplacer celles destinées aux écoles et colonisées avant d'être arpentées, savoir :—

Township	8,	Rang	1,	E.	Section	21.
"	11,	"	2,	" S. W. $\frac{1}{4}$	"	13.
"	13,	"	2,	" S. W. $\frac{1}{4}$	"	24.
"	15,	"	2,	" N. W. $\frac{1}{4}$	"	12.
"	13,	"	3,	" N. $\frac{1}{2}$ de N. $\frac{1}{2}$	"	31.
"	16,	"	3,	" S. $\frac{1}{2}$ de N. W. $\frac{1}{4}$	"	5.
"	12,	"	4,	" E. N. W. $\frac{1}{4}$	"	12.
"	13,	"	4,	" E. W. $\frac{1}{2}$	"	28.
"	11,	"	5,	" E. S. $\frac{1}{2}$	"	25.
"	7,	"	6,	" E. N. W. $\frac{1}{4}$	"	10.
"	14,	"	3,	" W. S. E. $\frac{1}{4}$	"	6.
"	6,	"	4,	" W.	"	32.
"	14,	"	4,	" W.	"	20.
"	10,	"	5,	" W. S. E. $\frac{1}{4}$	"	32.
"	12,	"	5,	" W. S. E. $\frac{1}{4}$	"	30.
"	13,	"	5,	" W. S.	"	4.
"	12,	"	6,	" W. N.	"	26.
"	12,	"	7,	" W. N. W. $\frac{1}{4}$	"	12.
"	13,	"	7,	" W. N. W. $\frac{1}{4}$	"	31.
"	12,	"	8,	" W.	"	9.
"	13,	"	9,	" W. N. E. $\frac{1}{4}$	"	32.
"	13,	"	9,	" W. S. W. $\frac{1}{4}$	"	32.
"	13,	"	9,	" W. E. $\frac{1}{2}$	"	33.
"	15,	"	9,	" W. N. $\frac{1}{2}$	"	9.
"	14,	"	11,	" W. N. $\frac{1}{2}$	"	24.

LINDSAY RUSSELL,

Agissant comme député du ministre de l'Intérieur.

9-3

A VIS public est par le présent donné que sous l'autorité de l'Acte du Canada de 1877, concernant les compagnies à fonds social, il a été émis des lettres patentes sous le grand sceau de la Puissance du Canada, en date du vingt-septième jour de juillet 1881, constituant en corps politique Mathew Whiting, de la cité de Brantford, dans le comté de Brant, dans la province d'Ontario, Puissance du Canada, écuyer; William John Scarfe, du même lieu, fabricant; Hugh McKenzie Wilson, du même lieu, procureur en loi; Austin Demmons Cable, de la cité de Montréal, dans la province de Québec, dans la Puissance du Canada, courtier; Morton Frary Hale, de la dite cité de Brantford, courtier, et Robert Charles Smyth, de la dite cité de Brantford, procureur en loi, dans le but de fabriquer et vendre des barattes et autres ustensiles de ferme, par tout le Canada, et d'acquérir et détenir la propriété nécessaire à cette fin, sous le nom de "Compagnie manufacturière d'ustensiles de ferme (limitée)," avec un capital-actions de cinquante mille piastres, divisé en cinq cents parts de cent piastres chacune.

Daté au bureau du Secrétaire d'Etat du Canada, ce dix-septième jour d'août 1881.

J. A. MOUSSEAU,
Secrétaire d'Etat.

8-3

A VIS public est par le présent donné que sous l'autorité de l'Acte du Canada de 1877, concernant les compagnies à fonds social, des lettres patentes supplémentaires ont été émises sous le grand sceau de la Puissance du Canada, en date du deuxième jour d'août 1881, par lesquelles le capital-actions de la "Compagnie des Remorqueurs du lac Saint-François" est diminué de vingt mille piastres à dix mille piastres.

Daté au bureau du Secrétaire d'Etat du Canada, ce dix-septième jour d'août 1881.

J. A. MOUSSEAU,
Secrétaire d'Etat.

8-3

A VIS public est par le présent donné que, sous l'autorité de l'Acte du Canada de 1877, concernant les compagnies à fonds social, il a été émis des lettres patentes sous le grand sceau de la Puissance du Canada, en date du vingt-neuvième jour de juillet 1881, constituant en corps politique James Kerr, de la ville de Petrolia, dans le comté de Lambton, dans la province d'Ontario, Puissance du Canada, marchand de bois; John Kerr, du même lieu, marchand de bois; John Fraser, du même lieu, marchand de nouveautés; William Milner, de la ville de Strathroy, dans le comté de Middlesex, dans la dite province d'Ontario, voiturier, et John Hower, du township de Moore, dans le dit comté de Lambton, propriétaire de moulin, dans le but de fabriquer, manufacturer, réparer, vendre, acheter et négocier des voitures, carrosses, traîneaux, véhicules, instruments agricoles, outils, machines et autres articles de commerce dans la fabrication desquels le bois ou le fer est employé en tout ou en partie, par toute la Puissance du Canada, sous le nom de "Compagnie Manufacturière de Voitures de Petrolia (limitée)," avec un capital-actions de vingt mille piastres, divisé en deux cents parts de cent piastres chacune.

Daté au bureau du Secrétaire d'Etat du Canada, le dix-septième jour d'août 1881.

J. A. MOUSSEAU,
Secrétaire d'Etat.

8-3

A VIS public est par le présent donné qu'en vertu de l'Acte du Canada de 1877, concernant les compagnies à fonds social, il a été émis des lettres patentes sous le grand sceau du Canada, en date du sixième jour d'août 1881, constituant en corps politique Azro Buck Chaffee, de la cité de Montréal, dans la province de Québec, Puissance du Canada, écuyer; Peter Alexander Peterson, de la dite cité de Montréal, écuyer, ingénieur civil; William Prescott Hunt, de la cité de Boston, dans l'Etat du Massachusetts, l'un des Etats-Unis d'Amérique, manufacturier; Edwin Gordon, de Hyde Park, dans le dit Etat du Massachusetts, manufacturier, et John Adams Duggan, de Quincy, dans le dit Etat du Massachusetts, manufacturier, dans le but de fabriquer et vendre par tout le Canada "l'Aiguille de sûreté de la Puissance," invention brevetée sous le numéro 9965, au bureau des patentes du Canada, le treizième jour de mai mil huit cent soixante et dix-neuf, comme amélioration dans les aiguilles de chemin de fer, sous le nom de "La Compagnie des Aiguilles de Sûreté de la Puissance (limitée)," avec un capital-actions de cent mille piastres, divisé en deux mille parts de cinquante piastres chacune.

Daté au bureau du Secrétaire d'Etat du Canada, ce dix-neuvième jour d'août 1881.

J. A. MOUSSEAU,
Secrétaire d'Etat.

8-3

NOM DE LA COMPAGNIE.	Principal agent pour la réception des significations de pièces et d'avis.	Montant des dépôts.—Les dépôts marqués (A) ne sont applicables qu'aux polices sur la vie en cours le 31 mars 1878; ceux marqués (B) aux polices émises depuis cette date.	Assurance autorisée.
La compagnie d'assur. de l'Amérique du Nord contre les accidents...	Edward Rawlings, gérant, Montréal.....	\$13,500, bons du havre de Montréal, \$9,733 bons d'emmagasinage de Montréal; \$550 5 p. c. canadiens. (Acceptés à \$20,000)...	Assurance autorisée.
La compagnie d'assurance dite "Ætna," de Hartford, Connecticut...	Robt. Wood, agent général, Montréal.....	\$5,070 fonds publics canadiens; \$23,000 débentures de municipalités; \$72,000 bons des E.-U. (Acceptés à \$97,771).....	Contre les accidents.
La compagnie d'assurance sur la vie dite "Ætna," de Hartford, Conn.	William H. Orr, gérant, Montréal.....	\$100,000 bons des E.-U. en or (A), \$70,000 bons des E.U., et \$25,000 déb. de la Province de Québec (B).....	Contre l'inc. et sur la navig.
La compagnie d'assurance agricole de Watertown, N.Y., E.-U.....	John Fisher, agent-en-chef, Cobourg.....	\$100,000 bons 4 p. c. des E.-U.....	Sur la vie.
La compagnie d'assurance dite "Anchor Marine".....	Hugh Scott, agent, Toronto.....	\$56,000 bons municipaux. (Acceptés à \$50,400).....	Contre l'incendie.
La compagnie d'assurance de l'Amérique Britannique, Toronto.....	Louis H. Boulton, gérant <i>pro tem</i> , Toronto.....	\$61,000 bons municipaux. (Acceptés à \$54,900).....	Contre l'inc. et sur la navig.
L'association sur la vie dite "Briton" (limitée).....	J. B. M. Chipman, gérant, Montréal.....	\$54,993 bons du Canada, 4 p. c.....	Sur la vie.
La compagnie d'assurance maritime et contre l'incendie, du Canada.	Charles Cameron, direct.-gérant, Hamilton.....	\$57,000 bons municipaux. (Acceptés à \$51,300).....	Contre l'inc. et sur la navig.
La compagnie d'assurance du Canada sur la vie, Hamilton.....	A. G. Ramsay, gérant, Hamilton.....	\$60,000 bons municipaux. Acceptés \$54,000.....	Sur la vie.
L'association Canadienne d'assurance des consommateurs de vapeur.	W. B. McMunnich, agent, Toronto.....	\$3,900 effets de la Société Impériale de construction, \$5,000 effets de la société de construction et de prêts de Toronto, \$1,600 effets de l'Association de l'Ouest.....	Sur chaudières à vap., etc
La compagnie d'assurance des Citoyens, du Canada.....	Gerald E. Hart, agent principal, Montréal.....	\$56,000 bons municipaux. (Acceptés à \$50,400).....	Sur la vie et cont. les accid.
La compagnie d'assurance des Citoyens, du Canada.....	Gerald E. Hart, agent principal, Montréal.....	\$30 en espèces.....	Contre l'inc. et sur la navig.
La compagnie d'ass. de l'Union Commerciale, de Londres, Angl.....	Fred. Cole, agent général, Montréal.....	\$100,344 fds. pes., (vie A), \$50,613 effets consol. 5 p. c. canad. et \$55,967, effets 4 p. c. (feu).....	Garantie.
L'association d'assurance sur la vie, dite "Confederation".....	J. K. Macdonald, directeur-gérant, Toronto.....	\$86,300 bons municipaux. (Acceptés à \$77,650).....	Contre l'inc. et sur la vie.
La compagnie d'assurance dite "Dominion," maritime et contre l'incendie, de Hamilton.....	F. R. Despard, gérant, Hamilton.....	\$35,000 en espèces, \$15,000 bons de la cité de Victoria, C.-B.....	Contre l'inc. et sur la navig.
La société d'ass. sur la vie, dite "Equitable," des Etats-Unis, N.-Y.	R. W. Gale, gérant, Montréal.....	\$100,000 fonds publics canad. (A) et \$65,000 bons des E.-U. (B).....	Sur la vie.
L'association d'assurance contre l'incendie (responsabilité limitée), Londres, Angleterre.....	Wm. Robertson, agent en chef, Montréal.....	\$100,000 effets canadiens.....	Contre l'incendie.
La compagnie de garantie de l'Amérique du Nord.....	Edward Rawlings, gérant, Montréal.....	\$32,000 bons munie.; \$15,000 bons du hav. de Mont.; \$9,733 bons d'emmagas. de Montréal, et \$400 actions. (Acceptés à \$51,000).....	Garantie.
La compagnie d'assurance contre l'incendie et sur la vie, dite "Guardian," Londres, Angleterre.....	Robert Simms et Cie., et Geo. Denholm, agents généraux, Montréal.....	\$100,343 fonds publics canadiens.....	Contre l'incendie.
La comp. d'ass. contre l'incendie dite "Hartford" de Hartford, Conn.	Robert Wood, agent généraux, Montréal.....	\$55,000, b. des E.-U., et \$30,840 act de banq. (Accept. à \$100,900).....	Contre l'incendie.
La compagnie d'assurance dite "Lancashire".....	W. H. Rintoul, agent, Montréal.....	\$48,667 5 p. c. cons. canadiens, \$51,402 6 p. c. canadiens.....	Contre l'incendie.
La compagnie d'assurance sur la vie dite "Lion" (à responsabilité limitée) Londres, Angleterre.....	S. C. Duncan-Clark, agent principal, Toronto.....	\$100,000 fonds publics canadiens.....	Contre l'incendie.
La compagnie d'assurance dite "Liverpool et London et Globe".....	Frederick Stanciliffe, agent général, Montréal.....	\$10,000 stig., effets canadiens.....	Sur la vie.
La corporation d'assurance dite "London," Angleterre.....	G. F. C. Smith, agent principal, Montréal.....	\$50,000 fonds pub. canad. (vie); \$3,000 5 p. c. canad.; \$63,000 bons mun.; \$25,000 assoc. de plac., Montréal; \$17,030 en espèces. (Acceptés à \$145,480).....	Contre l'inc. et sur la vie.
La compagnie de Garantie et contre les Accidents, de Londres (responsabilité limitée).....	C. C. Foster, agent, Montréal.....	\$50,127 5 p. c. consol. canad., et \$99,873 fonds publics canadiens (feu) 10,000, et (vie) \$50,000.....	Contre l'inc. et sur la vie.
La comp. d'assurance contre l'incendie, London et Lancashire.....	A. T. McCord, jr., agent en chef, Tsouto.....	\$11,000 stig., effets canadiens.....	Garantie et accidents.
La compagnie d'assurance sur la vie, dite "London et Lancashire".....	C. J. Spike, agt en chef, Halifax, N.E.....	\$21,000 stig., effets canadiens.....	Contre l'incendie.
La compagnie d'ass. mutuelle contre l'incendie, de London, Ont.....	William Robertson, gérant, Montreal.....	\$100,000 fonds publics canadiens (A) de \$5,000 en espèces et \$4,867 bons de la province de Québec (B).....	Contre l'incendie.
La comp. d'ass. sur la vie, dite "Metropolitan," de New-York, E.-U.....	D. C. Macdonald, secrétaire, London, Ont.....	\$25,000 effets publics canadiens et \$5,000 en argent.....	Sur la vie.
La compagnie Métropolitaine d'assurance sur les glaces, New-York.	Thos. A. Temple, agt. général, St. Jean, N.-B.....	\$100,000 bons des Etats-Unis.....	Sur les glaces.
L'association d'assurance mutuelle sur la vie, du Canada.....	A. J. Pell, Montréal.....	\$5,000, bons des Etats-Unis.....	Sur la vie.
	J. Turner, président, Hamilton.....	\$92,988 bons municipaux. (Acceptés à \$83,690).....	Sur la vie.

La compagnie d'ass. mutuelle sur la vie dite "North American"	Wm. McCabe, directeur-gérant, Toronto.....	\$50,000 en espèces	Sur la vie.
La compagnie d'assurance dite "North British and Mercantile"	Macdougall et Davidson, agents gérants, Montréal.....	\$50,000 fonds pub. canad., (vie A), \$47,000 bons du hav. de Montréal et \$65,000 bons municip. (feu). (Acceptés à \$150,800).	Contre l'inc. et sur la vie. Contre l'incendie
La compagnie d'assurance du Nord, d'Aberdeen et Londres.....	Taylor Frères, agents généraux Montréal.....	\$85,833 fonds publics canadiens. \$14,167 5 par cent canadiens.....	Contre l'inc. et sur la vie. Contre l'incendie
La société d'assurance contre l'incendie, dite "Norwich Union,"	Alex. Dixon, agent, Toronto.....	\$100,000 effets canadiens.	Contre l'incendie.
La compagnie d'assurance mutuelle sur la vie, d'Ontario.....	Wm. Hendry, gérant, Waterloo.....	\$56,167 bons municipaux (accepté \$60,541).....	Sur la vie.
La compagnie d'assurance dite "Phoenix," de Brooklyn.....	Robert Hampson, Montréal, agent.....	\$100,000 fonds des États-Unis.....	Contre l'inc. et sur la vie
La cie. d'ass. contre l'incendie, dite "Phoenix," Londres, Angleterre.	Gillespie, Moffat et Cie., agts. gérants, Montréal.....	\$50,171 fonds publics canadiens, et \$50,126 5 p. c. consol. canadiens.....	Contre l'incendie.
La compagnie d'assurance contre l'incendie, de Québec.....	J. G. Clapham, président, Québec.....	\$25,000 fonds publics canadiens, \$60,000 actions de banque et \$15,200 bons municipaux. (Acceptés à \$88,680).....	Contre l'incendie.
La compagnie d'assur. sur la vie et contre l'incendie, dite "Queen," Angleterre.....	A. M. Forbes et H. G. Mudge, agents principaux, Montréal.....	\$100,000 fonds publics canadiens (feu) et \$51,100 5 p. c. consolidés canadiens (vie).....	Contre l'inc. et sur la vie. Sur la vie.
La société d'assurance mutuelle sur la vie, dite "Reliance," Londres, Angleterre.....	J. Cassie Hatton, procureur, Montréal.....	\$100,000 fonds publics canadiens (A) et \$10,000 effets canad. (B).....	Contre l'inc. et sur la vie.
La compagnie d'assurance Royale Canadienne.....	Arthur Gagnon, secrétaire, Montréal.....	\$50,400 bons du havre de Montréal. (Acceptés à \$50,400).....	Contre l'inc. et sur la vie.
La compagnie d'assurance Royale.....	M. H. Gault et Wm. Tatley, agents principaux, Montréal.....	\$96,982 fonds publics, \$53,533 5 p. c. des consolidés canadiens et \$170,333, cons. angl-appl., \$149,182 (feu), \$50,000, (vie A) et 121,666 (général). Aussi \$97,333.33 annuités angl. (général.) Total \$418,182.....	Contre l'inc. et sur la vie.
La compagnie d'assurance Impériale Ecossaise.....	Taylor Frères, agents généraux, Montréal.....	\$71,068, fds. pub. can., \$20,000 bons du havre de Montréal, \$13,500 bons municipaux. (Acceptés à \$101,275).....	Contre l'inc. et sur la vie.
La compagnie d'assur. contre l'incendie dite Sovereign, du Canada.....	L'hon. Alex. Mackenzie, président, Toronto.....	\$115,655 bons municip. \$3,684 en argent. (Acceptés à \$101,218).....	Contre l'incendie.
La compagnie d'assurance sur la vie, dite "Standard," Ecosse.....	W. M. Ramsay, gérant, Montréal.....	\$64,000 bons municipaux, \$107,000 bons du havre de Montréal, (acceptés à \$153,900), étant \$126,750 (vie A) et \$27,150 (vie B).....	Sur la vie.
La société d'assurance sur la vie, dite "Star," d'Angleterre.....	A. W. Lauder, trésorier général, Toronto.....	\$100,343 fonds publics canadiens.....	Sur la vie.
La comp. d'assurance mutuelle sur la vie, dite "Sun," de Montréal.....	R. Macaulay, secrétaire général, Montréal.....	\$56,000 bons municipaux. (Acceptés à \$50,400).....	Sur la vie et cont. les accid.
La compagnie d'assurance sur la vie et Tontine, de Toronto.....	Arthur Harvey, gérant, Toronto.....	\$32,400 bons municip. \$1,040.36 en espèces (Acceptés à \$30,200).....	Sur la vie et cont. les accid.
La compagnie d'assurance dite "Travelers," de Hartford, Connect.....	Thos. Simpson, agent, Montréal.....	\$100,000 bons des États-Unis, \$25,000 bons municipaux, \$20,000 bons du havre de Montréal (acceptés à \$140,500), étant \$100,000 (vie A), \$25,000 au pair (vie B), et 820,000 au pair (accidents).....	Sur la vie et cont. les accid.
La compagnie d'assurance mutuelle Union sur la vie, du Maine.....	Wm. Mulock, agent, Toronto.....	\$100,000 4 p. c. des États-Unis, (A) et \$15,000, bons du district de Columbia, E.-U., (B).....	Sur la vie.
La compagnie d'assurance de l'Ouest, Toronto.....	J. J. Kenny, directeur gérant, Toronto.....	\$57,700 bons municipaux. (Acceptés à \$51,930).....	Contre l'inc. et sur la vie.

LES COMPAGNIES D'ASSURANCE SUR LA VIE CI-DESSOUS NOMMÉES, AYANT CESSÉ D'ENTREPRENDRE DES RISQUES AU CANADA, SONT AUTORISÉS, EN VERTU DE L'ARTICLE 17 DE "L'ACTE D'ASSURANCE REFONDU DE 1871," A POURSUIVRE TOUTES LES OPÉRATIONS SE RATTACHANT AUX POLICES EMISES AVANT LE 31 MARS 1878, ET LEURS DÉPÔTS SONT APPLICABLES À CES POLICES, SUJET AUX DISPOSITIONS DES ACTES D'ASSURANCE DE 1868 ET 1871.

NOM DE LA COMPAGNIE.	Principal agent pour la réception des significations des pièces et avis.	Montant des dépôts.	Assurance autorisée.
L'association médicale et générale sur la vie dite "Briton," Londres, Angleterre.....	Jas. B. M. Chipman, gérant, Montréal.....	\$100,343 bons du Canada.....	Sur la vie.
La compagnie d'assurance mutuelle sur la vie, dite Connecticut, de Hartford, Conn., E.U.....	Robt. Wood, agent-général, Montréal.....	\$100,000 bons des États-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie, d'Edimbourg.....	David Higgins, agent principal, Toronto.....	\$150,515 bons du Canada.....	Sur la vie.
L'association d'assurance sur la vie, d'Ecosse.....	Geo. W. Ford, agent principal, Montréal.....	\$150,000 bons du Canada.....	Sur la vie.
La compagnie Nationale d'assurance sur la vie, des États-Unis d'Amérique.....	John F. Bell, procureur, Windsor.....	\$100,000 bons des États-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie, de New-York.....	F. W. Campbell, M.D., procureur, Montréal.....	\$100,000 bons des États-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie dite "North Western," de Milwaukee, E.-U.....	M. W. Mills, agent principal, Toronto.....	\$100,000 bons des États-Unis.....	Sur la vie.
La compagnie d'assurance mutuelle sur la vie, dite "Phoenix," Hartford, Connecticut.....	A. R. Bethune, agent général, Montréal.....	\$105,000 bons des États-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie, dite, "The Positive Government Security" (limitée) Angleterre.....	John Taylor, secrétaire, Montréal.....	\$8,273 débentures du Canada, 5. p. c.	Sur la vie.
La société d'assurance sur la vie, dite "Amicable" Ecosaise.....	Geo. Wm. Ford, agent général, Montréal.....	\$150,000 bons du Canada.....	Sur la vie.
L'institution de Prévoyance Ecosaise.....	R. A. Ramsay, procureur, Montréal.....	\$100,343 bons du Canada.....	Sur la vie.
La compagnie d'assurance Provinciale Ecosaise.....	Geo. Wm. Ford, secrétaire, Montréal.....	\$150,790 sav. : \$112,343 bons du Canada, \$38,447 déb. Can. 5 p. c.	Sur la vie.
La compagnie d'assurance sur la vie, des États-Unis.....	\$60,000 bons payables en or, États-Unis.....	Sur la vie.

NOTA.—La compagnie d'assurance mutuelle sur la vie, dite "Globe" de New-York, a été déclarée insolvable aux États-Unis et en Canada, et Jas. D. Fish, de New-York, a été nommé receveur par les cours des États-Unis, et W. C. Wells, de Montréal, a été nommé syndic par la Cour Supérieure de Montréal, pour les opérations faites en Canada. Le dépôt de la compagnie entre les mains du gouvernemen, \$100,000 en effets des États-Unis, a été, par ordre de la dite Cour Supérieure, délivré aux banquiers de cette cour.

La compagnie d'assurance maritime des Marchands de Montréal, a cessé de faire des opérations d'assurance, et est en voie de liquider ses affaires. Le dépôt a été remis à la compagnie [moins \$2,223 en espèces retenues à cause de réclamations contestées.

Bureau du Surintendant des Assurances, Ottawa, 30 juin 1881.

J. B. CHERRIMAN, Surintendant des Assurances.

DEPARTEMENT DES POSTES!

Dr. Compte des banques d'épargne de la Poste, pour le mois de juillet 1881.

Av.

Fourni au Ministre des Finances aux termes de l'Acte pour l'Audition des Comptes Publics, 1878, Sec. 20)

Balance en caisse chez le Ministre des Finances, au 31 juin 1881.....	\$6,208,226 77	Remboursements durant le mois.....	\$172,633 22
Dépôts durant le mois	402,389 00		
Intérêt accordé aux déposants pour les comptes clos durant le mois	32	Balance :—	
		Au crédit des comptes des déposants.....	\$6,408,077 41
		Chèques en la possession des déposants et dont le paiement n'a pas été demandé.....	29,905 46
			6,437,982 87
	6,610,616 09		\$6,610,616 09

J. M. COURTNEY,
Député du Ministre des Finances.

Département des Finances, Ottawa, 17 août 1881.

ETAT

DU Revenu et des Dépenses, à compte du Fonds Consolidé de la Puissance du Canada, d'après les états fournis au département des Finances à la nuit du 31 juillet dernier.

REVENU :	MONTANT.
Douanes	\$1,481,983 87
Excise	393,967 91
Département des Postes	125,830 55
Travaux Publics, y compris les Chemins de fer.....	216,463 79
Timbres d'effets de commerce.....	18,277 04
Divers	57,553 57
	<u>\$2,294,076 73</u>
DÉPENSES.....	\$2,499,484 28

FRED. TOLLER,
Pour le Député du Ministre des Finances.
Département des Finances,
Ottawa, 12 août 1881.

DEMANDES AU PARLEMENT.

PARLEMENT FÉDÉRAL.

Règles relatives aux avis de bills privés.

51. Dans le cas de toute demande de bill privé, provenant du ressort législatif du Parlement du Canada, suivant les dispositions de l'Acte de l'Amérique Britannique du Nord, 1867, et ayant pour objet, soit la construction d'un pont, d'un chemin de fer, d'un chemin à barrières ou d'une ligne télégraphique; soit la construction ou l'amélioration d'un port, d'un canal, d'une écluse, d'une digue ou d'une glissoire, ou autre ouvrage semblable; soit la concession d'un droit de passage d'eau, l'incorporation de professions ou métiers, ou d'une compagnie de banque ou autre compagnie par actions, soit la concession à une ou plusieurs personnes de certains droits ou privilèges exclusifs ou particuliers, soit le pouvoir de faire quelque chose qui, dans ses effets, pourrait toucher aux droits ou à la propriété d'autrui, ou concerner une classe particulière de la société; ou ayant pour objet quelque amendement de même nature à un acte antérieur,—un avis, énonçant d'une manière claire et intelligible la nature et l'objet de la demande, et signé (excepté s'il s'agit de corporations déjà existantes) par les pétitionnaires ou de leur part, est nécessaire et doit être publié comme il suit

Dans les provinces de Québec et de Manitoba :

Un avis doit être inséré dans la *Gazette du Canada* en anglais et en français, ainsi que dans un journal anglais et un journal français du district intéressé, ou en anglais et en français dans le même journal, s'il ne s'en publie qu'un seul dans ce district; ou s'il n'y paraît pas de journal, alors la publication de l'avis en anglais et en français doit se faire dans un journal du district le plus voisin où il s'en publie.

Dans les autres provinces :

Un avis doit être inséré dans la *Gazette du Canada* et dans un journal du comté ou des comtés-unis intéressés, ou s'il n'y paraît pas de journal, alors la publication doit se faire dans un journal du comté le plus voisin où il s'en publie.

La publication de ces avis durera, dans chaque cas, la période de deux mois pendant l'intervalle de temps qui s'écoulera entre la clôture de la session précédente et la prise en considération de la pétition. Un exemplaire des numéros des journaux, reproduisant la première et la dernière insertion de l'avis, devra être transmis au greffier de chaque Chambre.

Si la pétition demande l'autorisation de présenter un bill privé ayant pour objet la construction d'un pont de péage, le pétitionnaire ou les pétitionnaires devront, en même temps qu'ils donneront l'avis prescrit par la règle précédente, donner aussi, de la même manière, avis des péages qu'ils entendent exiger, de l'étendue du privilège, de la hauteur des arches, de l'espace à laisser libre entre les culées ou les piliers pour le passage de bateaux et des navires; et mentionner de plus s'ils se proposent de construire un pont mobile, et quelles en seront les dimensions.

Toute personne désirant obtenir un bill privé devra, dans les huit jours qui précéderont l'ouverture du Parlement, déposer au bureau du greffier de la Chambre dans laquelle le bill doit prendre naissance, une copie de ce bill en langue anglaise ou en langue française, avec une somme suffisante pour en payer la traduction et l'impression. Il en sera imprimé 600 exemplaires en anglais et 200 en français; la traduction devra être faite par les officiers de la Chambre, et l'impression par l'entrepreneur des impressions. Le pétitionnaire aura aussi à payer au comptable de la Chambre une somme de \$200, plus le coût de l'impression de l'acte dans les Statuts, et remettra le reçu de ce paiement au greffier du comité auquel ce bill aura été renvoyé—le dit paiement sera effectué immédiatement après la seconde lecture avant la prise en considération du bill par le comité.

Aucune pétition pour l'obtention d'un bill privé ne sera reçue par l'une ou par l'autre Chambre après les dix premiers jours de la session.

ROBERT LEMOINE,

Greffier du Sénat.

JOHN GEORGE BOURINOT,

Greffier des Communes.

Règles du Sénat relatives aux avis de bills de divorce.

72. Quiconque a l'intention de demander un bill de divorce, doit donner avis de son intention, et spécifier d'avec qui et pour quelle cause il veut divorcer. L'avis doit être inséré pendant six mois, à la *Gazette du Canada*, et dans deux journaux du district (si c'est dans les provinces de Québec et de Manitoba.) ou du comté ou des comtés-unis, (si c'est dans les autres provinces,) où le pétitionnaire résidait ordinairement lors de la séparation; et si le nombre voulu de journaux n'y paraît pas, alors la publication de l'avis devra se faire dans le district, le comté ou les comtés-unis voisins.

Un exemplaire en manuscrit de l'avis devra être signifié, à l'instance du pétitionnaire, à la personne d'avec laquelle il veut divorcer, si le lieu de la résidence de cette dernière peut être connu; et la preuve de cette signification ou de la diligence faite pour l'effectuer, doit être produite sous serment devant le Sénat et à sa satisfaction, lors de la lecture de la pétition.

ROBERT LEMOINE,

Greffier du Sénat.

A VIS public est par le présent donné que demande sera faite à la prochaine session du parlement du Canada pour un Acte autorisant une compagnie à construire un chemin de fer entre la cité de Montréal et un point sur le lac Simcoe près de Beaverton *via* Perth et Smith's Falls, et au nord depuis le lac Simcoe jusqu'à un point sur le lac Nipissing près de la baie du Sud-Est, et au sud jusqu'à Toronto et à l'ouest jusqu'à Détroit, le dit chemin devant être appelé "The Dominion Air Line."

R. C. COWAN,

Soliciteur pour les requérants.

Daté à Montréal ce 1er septembre 1881. 10-9

A VIS public est par le présent donné que demande sera faite à la prochaine session du Parlement du Canada pour un acte autorisant une compagnie à construire un chemin de fer entre la cité Montréal et le village de Smith's Falls dans le comté de Lanark, dans la province d'Ontario, laquelle compagnie sera

appelée "Compagnie de chemin de fer de Montréal et du Canada Central."

SCOTT, MacTAVISH ET MacCRACKEN,
Solliciteurs.

Daté le premier jour d'août 1881.

6-9

DEMANDES POUR CHARTE PAR LETTRES PATENTES.

AVIS est donné par le présent que les soussignés s'adresseront à Son Excellence le Gouverneur Général en conseil pour en obtenir des lettres patentes sous le grand sceau du Canada leur octroyant une charte les constituant en un corps politique et incorporé sous le nom de "La compagnie d'élevage de High River" (The High River Stock Company), dans le but d'élever, acheter et vendre des animaux, chevaux, moutons et autre bétail, et faire l'élevage des bestiaux dans toutes ses différentes branches, à ou dans la région de la rivière de l'Arc, dans les Territoires du Nord-Ouest, dans la Puissance du Canada, avec un siège principal de ses affaires en la cité de Montréal, dans la province de Québec. Le fonds social de la compagnie sera de deux cent mille piastres divisé en deux mille actions de cent piastres chacune.

Les noms des dits requérants sont comme suit: Andrew Allan, gentilhomme; Robert A. Smith, gentilhomme; John Cassils, marchand; Frank Stephen, marchand; Walter Wilson, marchand; Thomas D. Milburne, gentilhomme, tous de Montréal susdit, et Frederick Smith Stimson, de Compton, dans la province de Québec, cultivateur.

Les dits requérants seront les premiers directeurs, ou directeurs provisoires de la compagnie.

L. N. BENJAMIN,
Procureur des requérants.

Montréal, 1er septembre 1881.

10-6

AVIS est par le présent donné que demande sera faite au gouverneur général en conseil pour l'émission de lettres patentes sous l'autorité de l'acte concernant les compagnies à fonds social du Canada, à l'effet d'incorporer une compagnie qu'on se propose d'appeler la compagnie de navigation du Nord-Ouest (limitée), pour faire la navigation dans les lacs Winnipeg et Manitoba, la rivière Rouge, l'Assiniboine et la Saskatchewan et tous autres lacs, courants, rivières et eaux navigables dans la province de Manitoba, les territoires du Nord-Ouest et le district de Keewatin, avec son principal bureau d'affaires dans la ville de Winnipeg. Le fonds capital devra être de \$200,000 divisé en 2,000 parts de \$100 chacune. Les requérants sont Alexander McArthur, de la ville de Winnipeg, agent financier; l'hon. Colin Inkster, de Kildonan, Shérif de Manitoba; M. H. Howell, du même lieu, avocat; Archibald Forbes, de Mandeville, Manchester Ecr., W. London, Angleterre, journaliste; Horatio Ross Macrae, écrivain, d'Edimbourg, Ecosse. Les trois premiers devront être les premiers directeurs de la compagnie.

Winnipeg, 23 juillet 1881.

6-6

AVIS.—David George Hatton, procureur, et Robert Archibald Monrow, écuier, tous deux de la ville de Peterborough dans la province d'Ontario, Thomas Thomson Turnbull, marchand, de la cité de Montréal dans la province de Québec, George Burchell Williams, écuier, de la ville de Lafayette dans l'Etat de l'Indiana, l'un des Etats-Unis d'Amérique, et John Franklin Olmstead, écuier, de la cité de Washington dans le district de Columbia, dans les Etats-Unis susdits, donnent avis par les présentes qu'ils s'adresseront par pétition au Gouverneur en Conseil, sous l'autorité de l'acte concernant les compagnies à fonds social du Canada de 1877, pour obtenir des lettres patentes sous le grand sceau de la Puissance du

Canada, les constituant eux et tous autres qui pourraient ci-après devenir actionnaires dans la compagnie à être par icelles créée, en un corps politique et incorporé sous le nom de "Compagnie canadienne mutuelle de télégraphie."

La dite compagnie sera incorporée dans le but d'ériger et construire une ligne ou des lignes de communication télégraphique à travers la Puissance du Canada avec tous les pouvoirs et privilèges nécessaires pour compléter, maintenir et exploiter telles communications télégraphiques.

La dite compagnie aura sa principale place d'affaires dans la cité de Montréal.

Le montant du fonds capital de la dite compagnie sera de un million de piastres divisé en dix mille parts de cent piastres chacune.

Les dits David George Hatton, Robert Archibald Monrow, Thomas Thomson Turnbull, George Burchell Williams et John Franklin Olmstead seront les directeurs provisoires de la dite compagnie.

CARTER ET CARTER,
Solliciteurs et procureurs
pour les requérants.

Montréal, 22 juillet 1881.

5-6

AVIS DIVERS.

COMPAGNIE DU GRAND-TRONC DES CHEMINS DE FER.

AVIS est par le présent donné que l'assemblée semestrielle de la compagnie aura lieu à l'hôtel dit "City Terminus," rue Cannon, Londres, Ang., jeudi le 6e jour d'octobre prochain à 1 heure p.m. précise, dans le but de recevoir un rapport des directeurs et pour la dépêche d'autres affaires de la compagnie.

Et avis est donné de plus que les livres de transfert de la compagnie seront clos à Londres du 12 septembre, au jour de l'assemblée, ces deux dates inclusive-ment, et au Canada ils seront clos pour un mois avant la date de la dite assemblée.

H. W. TYLER,
Président.

J. B. RENTON,
Secrétaire.

Montréal, 1er septembre 1881.

10-1

AVIS DE DISSOLUTION DE SOCIÉTÉ.

A société limitée existant jusqu'aujourd'hui dans les cités de Montréal et Toronto entre Anthony Haig Sims, de Montréal, comme associé général, et Edward Evans, de Toronto, comme associé spécial, sous le nom de A. H. Sims & Co., comme fabricants, a été dissoute aujourd'hui par la retraite du dit Edward Evans.

A. H. SIMS,
EDWARD EVANS.

Montréal, 24 août 1881.

9-3

LA BANQUE DU PEUPLE.

DIVIDENDE No. 92.

LES actionnaires de la Banque du Peuple sont par les présentes notifiés qu'un dividende semi-annuel de deux par cent pour les six mois courants, a été déclaré sur le fonds-capital et sera payable au bureau de la banque, lundi, le cinquième jour de septembre prochain et les jours suivants.

Le livre de transfert sera fermé du 1^{er} au 31 août, inclusivement.

Par ordre du bureau des directeurs,

A. A. TROTIER, caissier.

Montréal, 30 juillet 1881.

6-7

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The Canada Gazette.

PUBLISHED BY AUTHORITY.

OTTAWA, SATURDAY, SEPTEMBER 10, 1881.

DOMINION OF CANADA.



For index of new matter, see last page.

APPOINTMENTS.

DEPARTMENT OF THE SECRETARY OF STATE OF CANADA.

THE HONORABLE THE DEPUTY OF THE GOVERNOR GENERAL has been pleased to make the following appointment, viz. :—

Ottawa, 18th August, 1881.

HENRY ALBERT BAILEY, of Anderdon, in the Province of Ontario, Gentleman; to be a Landing Waiter and Searcher in Her Majesty's Customs.

PROCLAMATIONS.

LORNE.

[L.S.]

CANADA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.
To Our Beloved and Faithful the Senators of the Dominion of Canada, and the members elected to serve in the House of Commons of Our said Dominion, and to each and every of you,—
GREETING :

A PROCLAMATION.

WHEREAS Our Parliament of Canada stands prorogued to the Twenty-ninth day of the month of August instant, at which time, at Our City of Ottawa, you were held and constrained to appear; Now KNOW YE, that for divers causes and

considerations and taking into consideration the ease and convenience of Our Loving Subjects, We have thought fit, by and with the advice of Our Privy Council for Canada, to relieve you, and each of you, of your attendance at the time aforesaid, hereby convoking and by these presents enjoining you, and each of you, on the EIGHTH day of the month of OCTOBER next, to meet Us in Our Parliament of Canada, at Our City of Ottawa, there to take into consideration the state and welfare of Our said Dominion of Canada, and therein to do as may seem necessary. HEREIN FAIL NOT.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Right Trusty and Well-Beloved Councillor, SIR JOHN DOUGLAS SUTHERLAND CAMPBELL, (commonly called the Marquis of Lorne), Knight of Our Most Ancient and Most Noble Order of the Thistle, Knight Grand Cross of Our Most Distinguished Order of St. Michael and St. George, Governor General of Canada and Vice Admiral of the same, &c., &c., &c.

At Our Government House, in Our CITY of OTTAWA, this TWENTY-SEVENTH day of AUGUST in the year of Our Lord one thousand eight hundred and eighty-one, and in the forty-fifth year of Our Reign.

By Command,

RICHARD POPE,
Clerk of the Crown in Chancery, Canada.

(Circular.

DOWNING STREET,
8th August, 1881.

SIR,—I have the honour to transmit to you, for publication in the Colony under your Government, a copy of an Order of Her Majesty in Council of the 15th of July, extending the provisions of the "Foreign Deserters Act, 1852," to the Crews of Danish Ships when within Her Majesty's dominions.

I have the honour to be,

Sir,

Your most obedient, humble Servant,
KIMBERLEY.

The Officer Administering
the Government of Canada.

At the Court at *Windsor*, the 15th day of *July* 1881.

PRESENT :

The QUEEN'S Most Excellent Majesty in Council.

WHEREAS by the "Foreign Deserters Act, 1852," it is provided that whenever it is made to appear to Her Majesty that due facilities are or will be given for recovering and apprehending seamen who desert from British merchant ships in the territories of any foreign power, Her Majesty may, by Order in Council, stating that such facilities are or will be given, declare that seamen, not being slaves, who desert from merchant ships belonging to a subject of such Power when within Her Majesty's dominions shall be liable to be apprehended and carried on board their respective ships, and may limit the operation of such Order, and may render the operation thereof subject to such conditions and qualifications, if any, as may be deemed expedient :

And whereas it hath been made to appear to Her Majesty that due facilities for recovering and apprehending seamen (not being Danish subjects) who desert from British merchant ships in territories belonging to His Majesty the King of Denmark, will be given under an Agreement between the Governments of Great Britain and the King of Denmark, signed at London on the 21st June 1881.

Now, therefore, Her Majesty, by virtue of the powers vested in Her by the said "Foreign Deserters Act, 1852," and by and with the advice of Her Privy Council, is pleased to order and declare, and it is hereby ordered and declared, that from and after the publication hereof in the *London Gazette*, seamen, not being slaves (and not being British subjects), who desert from merchant ships belonging to subjects of the King of Denmark within Her Majesty's Dominions, shall be liable to be apprehended and carried on board their respective ships ; provided always, that if any such deserter has committed any crime in Her Majesty's dominions he may be detained until he has been tried by a competent Court, and until his sentence (if any) has been fully carried into effect.

And Her Majesty, by virtue of the powers vested in Her by the said "Foreign Deserters Act, 1852," and by and with the advice of Her Privy Council, is further pleased to order and declare that upon and after the publication hereof in the *London Gazette* the Order in Council relating to Seamen who desert from the merchant ships belonging to the subjects of the King of Denmark made, by virtue of the said Act, on the 13th day of June 1853, and published in the *London Gazette* on the 14th day of June 1853, shall be revoked, and the same is hereby revoked accordingly.

And the Secretary of State for the Home Department, the Secretary of State for the Colonies, and the Secretary of State for India in Council are to give the necessary directions herein accordingly.

10-3

C. L. PEEL.

ORDERS IN COUNCIL.

GOVERNMENT HOUSE, OTTAWA.

Thursday, 25th day of August, 1881:

PRESENT :

THE HONORABLE THE DEPUTY OF HIS EXCEL-
LENCY THE GOVERNOR GENERAL,
IN COUNCIL.

ON the recommendation of the Honorable the Minister of Customs, and under the provisions of the 9th and 55th sections of the Act passed in the Session of the Parliament of Canada, held in the 40th year of Her Majesty's Reign, chaptered 10 and intituled "An Act to amend and consolidate the Acts respecting the Customs,"—

The Deputy Governor, by and with the advice of the Queen's Privy Council for Canada, has been pleased to order, and it is hereby ordered, that the

Town of Brampton, in the County of Peel, in the Province of Ontario, be and the same is hereby erected into an Out Port of Customs and Warehousing Port under the survey of the Collector of Customs at the Port of Toronto.

10-3

J. O. COTÉ,
Clerk, Privy Council.

GOVERNMENT HOUSE, OTTAWA.

Thursday, 18th day of August, 1881

PRESENT :

THE HONORABLE THE DEPUTY OF HIS EXCEL-
LENCY THE GOVERNOR GENERAL IN
COUNCIL.

ON the recommendation of the Honorable the Minister of Customs and under authority of the Act 44 Victoria, chapter 11, section 2 and sub-section 4,—

The Deputy Governor has been pleased to order that the first three forms of oaths prescribed by an Order in Council of the 19th day of May last past, be and the same are hereby rescinded, and that the four following forms be and they are hereby substituted therefor, namely:—

Oath or Affirmation of an Owner, Consignee or Importer.

I, [name of the owner, consignee or importer making the entry] do solemnly and truly [swear or affirm as the case may be] that I am [the owner, consignee or importer ; or a member of the firm of [giving name] the owners, consignees or importers as the case may be] of the goods mentioned in the invoice now produced by me, and hereunto annexed and signed by me, and that the said invoice is the true and only invoice received by or which expect to receive of all the goods imported as therein stated for account of [name of person or firm being the owner or owners], that the said goods are properly described in the said invoice and in this entry thereof, and that nothing has been on my part, nor to my knowledge on the part of any other person, done, concealed or suppressed, whereby Her Majesty the Queen may be defrauded of any part of the duty lawfully due on the said goods ; and I do further solemnly and truly [swear or affirm as the case may be] that the prices of the goods as shown in said invoice and as aggregated in this Bill of Entry now presented by me, exhibit the fair market value of the said goods at the time and place of their exportation to Canada, without any deduction or discount for cash, or because of the exportation thereof, or for any other special consideration whatever, and that to the best of my knowledge and belief the prices so exhibited were the prices of said goods for consumption at such time and place. So help me God.

[Sworn or affirmed] before me this day of

18

Collector.

Declaration of the Owner, Consignee or Importer, required when the entry is made by any person other than such Owner, Consignee or Importer.

I, the undersigned [name of the owner, consignee or importer, as the case may be, or a member of the firm of, giving name] hereby solemnly declare that the within Bill of Entry contains a true account of the goods imported as therein stated, and whereof [name of the person or firm being owners, consignees or importers, is or are] the owner ; that the invoice herewith produced is the true and only invoice, which [he or they, has or have] received or expect to receive of the said goods, and that the prices of the goods as mentioned in the said invoice, exhibit the fair market value thereof at the time and place of their exportation to Canada, that the said goods are properly described in the said invoice, and that no discounts or deductions for cash, or because of the exportation thereof or for any other special consideration have been made in the said invoice prices, and that to the best of my knowledge and belief the

prices so exhibited were the prices of said goods for consumption at such time and place.

Signed at _____ on the _____ day of _____ 88,
in the presence of [collector or attorney making the entry, or a justice of the peace or consul.]

Oath or Affirmation of an Agent or Attorney of the Owner, Consignee or Importer.

I [name of agent] do solemnly and truly [swear or affirm] that I am the duly authorized Agent and Attorney of [name of the owner, consignee or importer] and that I have means of knowing and do know that the invoice now presented by me of the goods mentioned in this Bill of Entry is the true and only invoice received by the said [name of the owner, consignee or importer] of all the goods imported as within stated for [his or their] account; that the said goods are properly described in the said invoice and entry, and that the said invoice and entry exhibit the fair market value of the said goods at the time and place of their exportation to Canada, without any deduction or discount for cash, or because of the exportation thereof, or for any other cause whatsoever, and that nothing has been on my part, nor to my knowledge on the part of any other person, done, concealed or suppressed whereby Her Majesty the Queen may be defrauded of any part of the duty lawfully due on the said goods; and I do further solemnly and truly [swear or affirm] that to the best of my knowledge and belief the said [name of the owner, consignee or importer] is the [owner, consignee or importer, as the case may be] of the goods mentioned in this Bill of Entry, and that the prices of said goods as shown therein and in the said invoice were the prices thereof for consumption at the time and place of their exportation to Canada. So help me God.

[Sworn or affirmed] before me this _____ day
of _____ 18 _____

Collector.

Oath or Affirmation of an Owner or his Agent, required whenever goods are entered at a lower rate of duty for a specific purpose than would otherwise be chargeable thereon.

I, [name of owner or agent] do solemnly and truly [swear or affirm] that any goods included in this Entry as paying a lower rate of duty for a specific purpose than would otherwise be chargeable thereon, are to be, and will be used for such specific purpose only.

[Sworn or affirmed] before me this _____ day
of _____ 18 _____
9-3

Collector.

J. O. COTÉ,
Clerk, Privy Council.

GOVERNMENT HOUSE, OTTAWA,
Thursday, 18th day of August, 1881.

PRESENT:

THE HONORABLE THE DEPUTY OF HIS EXCEL-
LENCY THE GOVERNOR GENERAL IN
COUNCIL.

ON the recommendation of the Honorable the Acting Minister of Marine and Fisheries, and under the provisions of the 31st section of the Act passed in the Session of the Parliament of Canada held in the 31st year of Her Majesty's Reign, chaptered 65 and intituled "An Act respecting the Inspection of Steamboats, and for the greater safety of passengers by them,"—

The Deputy Governor by and with the advice of the Queen's Privy Council for Canada, has been pleased to order, and it is hereby ordered, that the steamer "Brothers" of Quebec, owned by Mr. Angus Baker, be allowed to carry not more than six hundred [600] passengers;—also the steamer "Laurentides" of Quebec, owned by Mr. François H. Marquis, be allowed to carry not more than three hundred and twenty-one [321] passengers.

J. O. COTÉ,
Clerk, Privy Council.

9-3

GOVERNMENT HOUSE, OTTAWA.

Saturday, 20th August, 1881.

PRESENT:

THE HONORABLE THE DEPUTY OF HIS EXCEL-
LENCY THE GOVERNOR GENERAL IN
COUNCIL.

ON the recommendation of the Honorable the Minister of Inland Revenue, and under the provisions of the 48th and 49th sections of the Act passed in the 42nd year of Her Majesty's Reign, chaptered 16, and intituled "An Act to amend and consolidate the laws relating to Weights and Measures,"—

The Deputy Governor, by and with the advice of the Queen's Privy Council for Canada, has been pleased to order, and it is hereby ordered, that the following addition be and the same is hereby made to the Order in Council passed on the 14th of August 1879.

1. Grain Testers shall only be admitted to verification when:

1. The cup or vessel for containing the grain is cylindrical, the diameter being equal to its depth, and holds some authorized sub-multiple of the gallon not less than one quart.

2. There is marked on the cup in clearly legible characters its true capacity in standard measure.

3. The counterpoise is arranged so that it can be sealed or stamped in such manner as will prevent its being tampered with or removed from the instrument to which it belongs without destroying or breaking the seal or stamp.

4. It gives true indications of weight according to the purport of the figures and divisions marked on the beam.

5. The knife edges and other working parts are in conformity with section B of the Order in Council of the 14th August, 1879.

6. It is accompanied by a hopper or apparatus for automatically filling the weighing cup identical as to form and dimensions with the one deposited in the Standards Department at Ottawa, of which a sketch drawing with figured dimensions and instructions for use will be given to each Inspector of Weights and Measures.

K. The fee chargeable for verifying and stamping each grain tester shall be one dollar.

J. O. COTÉ,
Clerk, Privy Council.

9-3

GOVERNMENT NOTICES.

STATEMENT

Of the Revenue and Expenditure, on account of the Consolidated Fund, of the Dominion of Canada, as by Returns furnished to the Finance Department to the night of the 31st August last.

REVENUE.	AMOUNT.
Customs.....	\$2,021,115 64
Excise.....	443,697 84
Post Office.....	116,528 69
Public Works, including Railways.	203,524 60
Bill Stamps.....	17,127 10
Miscellaneous.....	76,415 76
	<u>\$ 2,883,409 63</u>
Revenue to 31st July, 1881.....	2,294,076 73
	<u>\$ 5,177,486 36</u>
Expenditure.....	\$1,209,700 47
do to 31st July, 1881.....	2,499,484 28
	<u>\$ 3,709,184 75</u>

J. M. COURTNEY,
Deputy Minister of Finance.

Finance Department,
Ottawa, 1st September, 1881.

DEPARTMENT OF THE SECRETARY OF STATE
OF CANADA.

Ottawa, 3rd September, 1881.

MR. WILLIAM DARLEY BENTLEY having been appointed by His Majesty The Emperor of Brazil by a Commission bearing date the seventh day of February one thousand eight hundred and eighty, to be His Consul General for the Dominion of Canada, the appointment was graciously approved by Her Majesty the Queen, who was pleased to issue Her *Exequatur* by an instrument under Her seal and sign manual bearing date the twenty-eighth day of April one thousand eight hundred and eighty.

10-3 J. A. MOUSSEAU,
Secretary of State.

UNREVISED Statement of Inland Revenues accrued
during the month of July 1881.

Source of Revenue.	—	Amount.
	\$ cts.	\$ cts.
Spirits	299,443 04
Malt Liquor	4,300 00
Malt	21,235 88
Tobacco	152,467 34
Petroleum Inspection	1,026 15
Manufactures in Bond	2,923 06
Seizures	156 11
Other Receipts	6,008 32
Total Excise Revenue		487,559 90
Canals		47,516 69
Slides and Booms		9,727 19
Hydraulic and other Rents, &c.		341 00
Minor Public Works		295 39
Culling Timber		8,777 64
Inspection of Weights and Mea- sures		3,008 20
Inspection of Gas		160 50
Bill Stamps		13,341 27
Total		570,727 78

A. BRUNEL,
Commissioner.
Inland Revenue Department,
Ottawa, 26th August, 1881. 10-3

PUBLIC Notice is hereby given that under "The Canada Joint Stock Companies Act, 1877," Letters Patent have been issued under the Great Seal of the Dominion of Canada, bearing date the Tenth day of August, 1881, incorporating Charles Fuller Gildersleeve, of the City of Kingston, in the Province of Ontario, Dominion of Canada, steamboat owner; Henry Cunningham, of the same place, iron manufacturer; John Short Muckleston, of the same place, hardware merchant; George Milnes Macdonnell, of the same place, barrister; John Bell Carruthers, of the same place, banker; the Honorable Sir Richard Cartwright, of the same place, K.C.M.G.; George A. Kirkpatrick, of the same place, Esquire, barrister-at-law, M.P.; Alexander Gunn, of the same place, merchant, M.P.; John Mudie, of the same place, barrister-at-law; Douglas Jones, of the same place, major; S. G. Fairtlough, of the same place, major; Edgar Kensington, of the same place, major; James Williamson, of the same place, professor; George D. Ferguson, of the same place, professor; Richard Macpherson, of the same place, emigration agent; Robert Gardiner, of the same place, merchant; James P. Gildersleeve, of the same place, barrister-at-law; Allan Jones, of the same place, Assistant Post Office Inspector; James Swift, of the same place, forwarder; Benjamin Folger and Henry Folger, of the same place, bankers; William Harty, of the same place, merchant; Samuel Harper,

of the same place, merchant; Sydenham C. McGill, of the same place, broker; Leonard Clements, of the same place, dentist; Davidson Doran, of the same place, iron founder, and Boyd Caldwell and Thomas B. Caldwell, woolen manufacturers, and W. C. Caldwell, M.P.P., lumber merchant, all of the village of Lanark, in the County of Lanark, in the said Province of Ontario, for the purpose of manufacturing and dealing in charcoal and other products of wood, and the manufacturing and dealing in iron and steel and the products thereof, by the name of "The Kingston Charcoal and Iron Company (Limited)" with a total capital stock of fifty thousand dollars, divided into five hundred shares of one hundred dollars.
Dated at the Office of the Secretary of State of Canada, this Twenty-sixth day of August, 1881.

10-3 J. A. MOUSSEAU,
Secretary of State.

TIN DRAWBACK.

UNDER authority of the Order in Council of the 11th June 1879, the Minister of Customs has been pleased to order and it is hereby ordered, that on all claims made on or after the 1st September *proximo* for drawback on *sheet tin or tin plates* used in the manufacture of packages for articles exported, the rate payable on each box of such *tin* so used and exported shall be continued at *fifty cents* as heretofore, provided that the amount of such drawback shall not exceed in any case the amount of duty actually paid thereon, subject always to the restrictions imposed by said Order in Council as amended by that of the 20th May 1880.

J. JOHNSON,
Commissioner of Customs.
Customs Department,
Ottawa, August 26, 1881. 9-3

NOTICE TO MARINERS.

No. 17 of 1881.

LARK ISLET FOG ALARM.

NOTICE is hereby given that a Fog Trumpet, established by the Government of Canada at Lark Islet Light Station, in the River St. Lawrence, at the mouth of the Saguenay River, Province of Quebec, will be put in operation on the 15th August instant.

Lat. N. 48° 5' 30"
Long. W. 69° 40' 0"

In thick weather, fogs, or snow storms, the Trumpet will sound blasts of eight seconds' duration, with intervals of thirty-five seconds between the blasts.

WM. SMITH,
Deputy of the Minister of Marine, etc.
Department of Marine and Fisheries,
Ottawa, 4th Aug., 1881. 9-3

NOTICE TO MARINERS.

No. 18 of 1881.

LOUISBURG AUTOMATIC BUOY.

NOTICE is hereby given that an Automatic Signal Buoy, coloured red, and sounding a 10-inch whistle, has been established by the Government of

Canada in 30 fathoms of water S. E. $\frac{1}{4}$ E., $1\frac{5}{8}$ miles from the Lighthouse at Louisburg, Cape Breton Island, Nova Scotia.

Lat. N. $45^{\circ} 54' 0''$
Long. W. $59^{\circ} 55' 0''$

From the Buoy a course N. W. by W. will clear the Broad Shoal, and lead to the fairway of Louisburg Harbor.

WM. SMITH,
Deputy of the Minister of Marine, etc.

Department of Marine and Fisheries,
Ottawa, 5th August, 1881. 9-3

OTTAWA, 12th August, 1881.

NOTICE is hereby given that the Acting Minister of the Interior has withdrawn from sale and settlement, and has reserved for School purposes, under the provisions of sub-section 2 of section 22 of the Dominion Lands Act, 1879, the following lands in the Province of Manitoba, in lieu of School Lands found settled upon previous to survey, viz :

Township	8,	Range	1, E.	Section	21.
"	11,	"	2, E. S.W. $\frac{1}{4}$	"	13.
"	13,	"	2, E. S.W. $\frac{1}{4}$	"	24.
"	15,	"	2, E. N.W. $\frac{1}{4}$	"	12.
"	13,	"	3, E. N. $\frac{1}{2}$ of N. $\frac{1}{2}$	"	31.
"	16,	"	3, E. S. $\frac{1}{2}$ of N.W. $\frac{1}{4}$	"	5.
"	12,	"	4, E. N.W. $\frac{1}{4}$	"	12.
"	13,	"	4, E. W. $\frac{1}{2}$	"	28.
"	11,	"	5 E. S. $\frac{1}{4}$	"	25.
"	7,	"	6 E. N.W. $\frac{1}{4}$	"	10.
"	14,	"	3 W. S.E. $\frac{1}{4}$	"	6.
"	6,	"	4 W.	"	23.
"	14,	"	4 W.	"	20.
"	10,	"	5 W. S.E. $\frac{1}{4}$	"	32.
"	12,	"	5 W. S.E. $\frac{1}{4}$	"	30.
"	13,	"	5 W. S. $\frac{1}{2}$	"	4.
"	12,	"	6 W. N. $\frac{1}{2}$	"	26.
"	12,	"	7 W. N.W. $\frac{1}{4}$	"	12.
"	13,	"	7 W. N.W. $\frac{1}{4}$	"	31.
"	12,	"	8 W.	"	9.
"	13,	"	9 W. N.E. $\frac{1}{4}$	"	32.
"	13,	"	9 W. S.W. $\frac{1}{4}$	"	32.
"	13,	"	9 W. N. $\frac{1}{2}$	"	33.
"	15,	"	9 W. E. $\frac{1}{2}$	"	9.
"	14,	"	11 W. N. $\frac{1}{2}$	"	24.

LINDSAY RUSSELL,
Acting Deputy of the Minister of the Interior.

9-3

CIRCULATION AND SPECIE.

	31st July.	31st August.	30th September.	31st October.	30th November.	31st December.
Fractionals.....	151,678 10	153,156 10				
\$1 & \$2.....	4,669,269 25	4,936,310 75				
\$5, \$10 & \$20	77,040 45	71,865 45				
\$50 & \$100	799,375 00	761,075 00				
\$500 & \$1000	8,998,000 00	9,017,500 00				
Total.....	14,695,362 80	14,949,907 30				
	31st January.	28th February.	31st March.	30th April.	31st May.	30th June.
Fractionals.....						
\$1 & \$2.....						
\$5, \$10 & \$20.....						
\$50 & \$100.....						
\$500 & \$1000.....						
Total.....						

Fractional Notes.....	153,156 10	Specie held at Montreal, August 31st.....	1,566,751 42
Provincial "	178,354 45	Toronto, do 31st.	551,622 72
Montreal issue.....	7,621,925 50	Halifax, do 31st.....	741,766 14
Toronto "	4,542,615 00	St. John, do 31st	192,665 44
Halifax "	1,755,872 50	Winnipeg, do 31st ...	14,137 16
St. John "	673,665 25		
Victoria "	24,318 50		
Total.....	\$14,949,907 30	Guaranteed Debentures.....	3,066,942 88
			2,920,000 00
			5,986,942 88
		Guaranteed Debentures to be held under	
		Vic. 43, cap. 13—	
		10 p. c. on \$14,949,907 30	1,491,990 73
		Specie to be held under Vic. 43, cap. 13—	
		15 p. c. on 14,949,907 30	2,242,486 09
			\$3,737,476 82
		Excess of Specie and Guaranteed Debentures.....	2,249,466 06
		Unguaranteed Debentures to be held under Vic. 43, cap. 13.	11,250,000 00
		75 p.c. on 14,949,907 30.....	11,212,430 48
		Excess of Unguaranteed Debentures.....	37,569 52
		SUMMARY.	
		Excess of Specie and Guaranteed Debentures.....	2,249,466 06
		Excess of Unguaranteed Debentures.....	37,569 52
		Total Excess.....	2,287,035 58

FINANCE DEPARTMENT,
Ottawa, 9th September, 1881.

J. M. COURTNEY,
Deputy Minister of Finance.

RETURN OF THE AMOUNT OF LIABILITIES AND ASSETS OF THE MONTREAL CITY AND DISTRICT SAVINGS BANK, AND OF THE CAISSE D'ECONOMIE DE NOTRE-DAME DE QUEBEC, ON THE 31st AUGUST, 1881.

CAPITAL.		LIABILITIES.								
Capital Stock.	Capital paid up.	Dominion Govt. deposits payable on demand.	Provincial Govt. deposits payable on demand.	Other deposits payable on demand.	Dominion Govt. deposits payable after notice.	Provincial Govt. deposits payable after notice.	Other deposits payable after notice.	Special Poor Fund or Charity Trust.	Other Liabilities.	Total Liabilities.
\$ cts. 2,000,000 00	\$ cts. 600,000 00	\$ cts. 269,146 00	\$ cts.	\$ cts.	\$ cts. 17,030 00	\$ cts.	\$ cts. 5,061,285 16	\$ cts. 180,000 00	\$ cts. 179,207 85	\$ cts. 5,706,669 01
1,000,000 00	250,000 00	3,143,643 39	83,000 00	36,688 72	3,263,332 11
City and District Savings Bank.....										
Caisse d'Economie Notre-Dame de Québec.....										

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ASSETS.

Dominion Securities.	Provincial or Municipal Securities.	Loans having Government Securities.	Loans secured by Bank Stock	Loans secured by Stock, &c.	Cash in hand or on call in chartered Banks.	Special Poor Fund or Charity Fund Investments.	Bank Stock prior to incorporation.	Other Assets.	Total Assets.
\$ cts.	\$ cts. 890,644 84	\$ cts. 600 82	\$ cts. 1,814,193 52	\$ cts. 1,494,666 66	\$ cts. 1,694,101 90	\$ cts. 180,000 00	\$ cts.	\$ cts. *420,289 45	\$ cts. 6,394,497 19
97,463 27	618,290 48	891,685 29	125,863 18	1,372,733 59	83,000 00	245,220 00	119,360 97	3,553,516 78
City and District Savings Bank.....									
Caisse d'Economie Notre-Dame de Québec.....									

J. M. COURTNEY,
Deputy Minister of Finance.

* Including landed property of Bank \$341,295 10.

FINANCE DEPARTMENT,
Ottawa, 6th Sept. 1881.

SUMMARY STATEMENT shewing the Quantity and Value of Goods entered for Consumption in the Dominion of Canada (exclusive of British Columbia) and the Duty Collected thereon, during the month ending 30th June, 1881.

ARTICLES.	ENTERED FOR CONSUMPTION.		
	Quantity.	Value.	Duty.
Acids.....	\$	\$ cts.	\$ cts.
Agricultural Implements	"	1,419 00	295 81
Ale, Beer and Porter..	Gals.	22,013 00	5,989 65
Animals.....	"	18,193 00	4,560 62
Books, Pamphlets, &c., &c.....	"	63,836 00	12,767 20
Brass and manufactures of.....	"	91,650 00	14,449 35
Breadstuffs, viz :—	"	23,126 00	5,849 50
Grain of all kinds.....	Bush.	190,423	94,678 00
Flour and Meal.....	Brls.	46,833	172,278 00
Rice and all other Breadstuffs.....	\$	27,859 00	11,012 36
Candles.....	Lbs.	13,443	1,734 00
Chicory.....	"	20,550	1,355 00
Coal of all kinds and Coke.....	Tons.	114,646	388,806 00
Coffee, from countries others than U. S.....	Lbs.	153,504	22,930 00
" U. States.....	"	38,411	6,558 00
Copper and manufactures of.....	\$	16,647 00	2,118 70
Cordage of all kinds.....	"	19,079 00	2,029 65
Cotton, manufactures of.....	"	691,140 00	148,002 86
Drugs and Medicines.....	"	78,798 00	16,541 56
Earthen, Stone, and Chinaware.....	"	54,718 00	15,341 35
Fancy Goods.....	"	52,448 00	11,314 30
Fish.....	"	7,137 00	1,403 43
Fruit, Dried.....	Lbs.	52,887 00	12,299 02
" green, &c.....	\$	41,407 00	8,191 41
Furs.....	"	46,573 00	7,700 15
Glass and Glassware.....	"	95,760 00	21,942 30
Gunpowder and explosive substances.....	"	2,428 00	785 25
Hats, Caps and Bonnets.....	"	52,897 00	13,224 25
Hops.....	Lbs.	1,884	403 00
Iron and Steel, and manufactures of.....	\$	939,902 00	186,593 18
Jewellery and watches, and manufactures of gold and silver	"	55,460 00	13,440 92
Lead and manufactures of.....	"	33,016 00	4,630 78
Leather and manufactures of.....	"	121,616 00	26,740 29
Marble and Stone, and manufactures of.....	"	33,214 00	5,392 29
Malt.....	Lbs.	104	130 00
Metals, Composition, &c., and manufactures of.....	\$	44,420 00	9,136 03
Musical Instruments.....	"	34,675 00	9,970 85
Oils, Kerosene, Refined Petroleum, etc., etc.....	Gals.	120,480	16,582 00
" all other, N.E.S.....	"	145,682	84,555 00
Paints and Colors.....	\$	43,289 00	6,253 55
Paper and manufactures of.....	"	91,912 00	21,286 10
Perfumery, &c.....	"	1,077 00	327 10
Provisions, viz :			
Bacon, Hams, Shoulders, Sides ; Beef, Pork and Mutton.....	Lbs.	1,516,722	127,926 00
Butter.....	"	201	32 00
Cheese.....	"	4,828	830 00
Lard.....	"	214,062	23,884 00
Poultry and other meats.....	\$		5,117 00
Salt, not imported from Great Britain or British Possessions or for Gulf Fisheries.....	Lbs.	52,615	519 00
Seeds.....	\$		2,113 00
Silk, manufactures of.....	"		156,471 00
Soap of all kinds.....	Lbs.	86,195	5,521 00
Spices, ground and unground.....	\$		17,378 00
Starch.....	Lbs.	57,614	4,360 00
Spirits of all kinds.....	Gals.	83,809	82,479 00
Wines, other than Sparkling.....	"	63,468	50,607 00
Sparkling.....	Doz.	1,432	11,198 00
Sugar, above No. 14, D.S.....	Lbs.	925,620	42,247 00
equal to No. 9, and not above No. 14, D.S.....	"	6,030,177	227,513 00
below No. 9, D.S.....	"	6,213,641	190,522 00
Syrups, Cane Juice, &c.....	"	107,190	3,850 00
Melado, &c., &c.....	"	1,344,493	47,502 00
Glucose and Syrups.....	"	43,478	1,692 00
Molasses for refining.....	Gals.		
Molasses not for refining.....	"	334,156	87,532 00
Tea from countries other than the U.S.....	Lbs.	1,013,314	207,079 00
United States.....	"	385,696	74,042 00
Tobacco and Cigars.....	"	51,904	29,721 00
Wood and manufactures of.....	\$		137,327 00
Woollen manufactures.....	"		610,806 00
All other dutiable articles.....	\$		652,775 00
Total Dutiable Goods.....		\$6,449,648 00	\$1,686,361 11
Coin and Bullion (except U.S. silver coin).....		75,395 00	
Free Goods, all other.....		2,110,442 00	
Grand Total entered for Consumption.....		\$8,635,485 00	\$1,686,361 11

CUSTOMS DEPARTMENT,
OTTAWA, 25 th August, 1881.

J. JOHNSON,
Commissioner of Customs.

MONTHLY STATEMENT of Goods Exported from the Dominion of Canada (exclusive of British Columbia) for June, 1881.

	Produce of Canada.	Produce of other countries.	Total.
	\$ cts.	\$ cts.	\$ cts.
Produce of the Mine.....	177,756 00	9,980 00	187,736 00
do Fisheries.....	728,951 00	4,042 00	732,993 00
do Forest.....	3,939,838 00	117,112 00	4,056,950 00
Animals and their Produce.....	2,349,587 00	51,576 00	2,401,163 00
Agricultural Products.....	1,388,057 00	860,586 00	2,248,643 00
Manufactures	477,505 00	86,297 00	563,802 00
Miscellaneous Articles.....	40,403 00	16,094 00	56,497 00
Totals.....	9,102,097 00	1,145,687 00	10,247,784 00
Coin and Bullion.....			
Grand Total.....	9,102,097 00	1,145,687 00	10,247,784 00

CUSTOMS DEPARTMENT,
OTTAWA, 11th August, 1881.

J. JOHNSON,
Commissioner of Customs.

THE FOLLOWING NEW POST OFFICES WERE ESTABLISHED IN CANADA
ON THE 1ST AUGUST, 1881.

NAME OF POST OFFICE.	TOWNSHIP OR PARISH.	ELECTORAL COUNTY.	POSTMASTER.
Brandon	Tp. 10, Sec. 23, Range 19...	North West Territories.....	J. C. Kavanagh.
Dunboyne	Malahide	Elgin, E.R..... O.	Joseph Norman.
Glandine.	Mariposa.....	Victoria, S.R..... O.	Edmund Pogue.
Hartsmere	Mayo	Hastings, N.R..... O.	William Brenner.
Hall's Stream	Hereford	Compton	E. Bean.
Lascelles.....	Masham	Ottawa..... Q.	A. Hamilton.
Lily Oak.....	Holland	Grey, N.R..... O.	James Bruce.
Lower Washabuck.....	Victoria	Alex. J. McNeil.
Overton	Yarmouth	Ebenezer Rose.
Pictou Island.....	Pictou	Alex. F. Campbell.
Riverview.....	Melancthon	Grey, E.R..... O.	Simeon M. Carey.
St. Damien de Buckland.....	Lauzon.....	Bellechasse..... Q.	André Goupil.
Thwaite.....	Tudor	Hastings, N.R..... O.	William J. Thwaite.

CHANGES IN POST OFFICES ALREADY ESTABLISHED.

OFFICES CLOSED.

Christie's Corners Co. Grenville, N.R., O.
Lakeside Co. Marquette, M.
Parks Creek..... Co. Lisgar, M.

NAMES CHANGED.

Brandon, Tp. 9, Sec. 69, range 18, N.W.T..... to Brandon Hills.
Bull Creek, Co. Kings, P.E.I..... to Priest Pond.

STATEMENT of the Balances at Cr. of Depositors in Government Savings Banks, on 31st May, 1881, published in accordance with Act 34 Vic., Chap. 6, Sec. 23.

BANK.	Balance on 30th April, 1881.	Deposits for May, 1881.	Total.	Withdrawn, May, 1881.	Balance, 31st May, 1881.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
<i>Ontario—</i>					
Toronto	441,820 79	35,203 49	477,024 28	16,123 14	460,901 14
<i>Manitoba—</i>					
Winnipeg	164,476 67	43,094 68	207,571 35	23,335 22	184,236 13
<i>British Columbia—</i>					
Victoria	1,134,059 34	73,787 00	1,207,846 34	34,770 21	1,173,076 13
Nanaimo	106,008 07	17,146 00	123,154 07	3,144 75	120,009 32
New Westminster	131,222 99	9,195 00	140,417 99	6,996 61	133,421 38
<i>Nova Scotia—</i>					
Amherst	74,115 62	11,641 00	85,756 62	3,835 67	81,920 95
Antigonish	25,734 09	3,441 00	29,175 09	3,098 11	26,076 98
Annapolis	68,737 60	22,771 26	91,508 86	6,214 76	85,294 10
Arichat	116,896 88	3,817 25	120,714 13	2,544 68	118,169 45
Acadia Mines	25,729 77	573 00	26,302 77	1,003 60	25,299 17
Baddeck	17,925 58	4,393 00	22,318 58	794 52	21,524 06
Bridgewater	13,776 75	2,531 00	16,307 75	1,228 00	15,079 75
Barrington	23,493 30	2,671 00	26,164 30	236 32	25,927 98
Digby	42,404 30	7,787 00	50,191 30	1,811 24	48,380 06
Guysboro'	36,798 79	2,385 00	39,183 79	3,543 36	35,640 43
Halifax	2,091,284 98	85,777 04	2,177,062 02	79,655 73	2,097,406 29
Kentville	62,902 93	10,930 00	73,832 93	9,770 11	64,062 82
Liverpool	96,497 33	3,531 00	100,028 33	2,175 77	97,852 56
Little Glace Bay	1,274 48	1,274 48	1,274 48
Lingan	2,997 30	370 21	3,367 51	279 00	3,088 51
Lunenburg	54,162 39	5,698 00	59,860 39	1,026 53	58,833 86
Maitland	48,050 80	2,822 00	50,872 80	3,287 96	47,584 84
New Glasgow	77,854 18	9,103 00	86,957 18	5,677 38	81,279 80
Parrsboro'	30,566 75	2,929 00	33,495 75	753 81	32,741 94
Port Hood	39,184 88	3,984 00	43,168 88	1,600 00	41,568 88
Pictou	31,655 71	2,226 00	33,881 71	195 05	33,686 66
Shelburne	26,406 58	1,187 00	27,593 58	748 40	26,845 18
Sydney	141,412 32	4,454 00	145,866 32	6,486 61	139,379 71
Sherbrooke	30,884 97	415 00	31,299 97	2,560 00	28,739 97
Truro	146,149 01	11,145 00	157,294 01	6,929 86	150,364 15
Windsor	344,206 79	11,909 00	356,115 79	4,357 62	351,758 17
Weymouth	47,091 56	620 00	47,711 56	3,227 28	44,484 28
Yarmouth	238,038 40	7,468 00	245,506 40	9,904 79	235,601 61
<i>New Brunswick—</i>					
Bathurst	54,377 04	749 00	55,126 04	1,014 56	54,111 48
Chatham	165,736 96	2,290 00	168,026 96	8,544 82	159,482 14
Dalhousie	119,649 90	1,422 00	121,071 90	3,577 70	117,494 20
Dorchester	12,854 16	60 00	12,914 16	12,914 16
Fredericton	196,944 71	21,445 00	218,389 71	7,809 23	210,580 48
Hillsboro'	11,956 07	1,343 00	13,299 07	526 32	12,772 75
Moncton	84,296 96	14,398 00	98,694 96	9,127 07	89,567 89
Newcastle	105,658 39	4,673 00	110,331 39	8,217 70	102,113 69
Richibucto	56,853 70	170 00	57,023 70	1,880 47	55,143 23
St. Andrews	152,436 69	7,055 00	159,491 69	4,005 15	155,486 54
St. John	1,311,607 93	58,424 00	1,370,031 93	25,548 12	1,344,483 81
Woodstock	142,423 69	5,393 00	147,816 69	3,077 69	144,739 00
<i>Prince Edward Island—</i>					
Charlottetown	576,560 89	32,722 00	609,282 89	21,626 37	587,656 52
Total.	8,925,178 99	555,148 93	9,480,327 92	342,271 29	9,138,056 63

FINANCE DEPARTMENT,
OTTAWA, 12th July, 1881.

J. M. COURTNEY,
D. M. F.

LIST OF INSURANCE COMPANIES, LICENSED TO DO BUSINESS IN CANADA UNDER THE INSURANCE ACTS OF 1875 AND 1877.

NAME OF THE COMPANY.	Chief Agent to receive process.	Amount of Deposit. Deposits marked (A) are applicable solely to Life Policies existing 31st March 1878; marked (B) to policies subsequent to that date.	Description of Insurance business for which licensed.
The Accident Insurance Company of North America.....	Edward Rawlings, Manager, Montreal.....	\$13,500 Montreal Harbour bonds; \$9,733 Montreal Warehousing Bds.; \$550, 5 p. Canada stock. (Accepted at \$20,000).....	Accident.
The Aetna Insurance Company of Hartford, Connecticut.....	Robert Wood, General Agent, Montreal.....	\$5,070 Canada stock; \$23,000 Municipal Debentures; \$72,000 U.S. Bonds. (Accepted at \$97,771).....	Fire and Inland Marine.
The Aetna Life Insurance Company of Hartford, Connecticut.....	Wm. H. Orr, Manager, Toronto.....	\$100,000 U.S. gold bonds (A), \$70,000 U.S. Bonds and \$25,000 Debs. Prov. of Queb. (B).	Life.
The Agricultural Insurance Company of Watertown, N.Y., U.S.....	Jno. Fisher, Chief Agent, Cobourg.....	\$100,000 U.S. Bonds, 4 per cent.	Fire.
The Anchor Marine Insurance Company.....	Hugh Scott, Agent, Toronto.....	\$56,000 Municipal Debentures. (Accepted at \$50,400).....	Inland Marine.
The British America Assurance Company, Toronto.....	Louis H. Boul, Acting Manager, Toronto.....	\$61,000 Municipal Debentures. (Accepted at \$54,900).....	Fire and Inland Marine.
The Briton Life Association (Limited).....	J. B. M. Chipman, Chief Agent, Montreal.....	\$54,993—Canada 4 per cent. bonds.....	Life.
The Canada Fire and Marine Insurance Company.....	Charles Cameron, Managing Direct., Hamilt'n A. G. Ramsay, Manager, Hamilton	\$57,000 Municipal Debent. (Accepted at \$51,300).....	Fire and Inland Marine.
The Canada Life Assurance Company, Hamilton	W. B. McMurrich, Agent, Toronto.....	\$60,000 Municipal Debentures. (Accepted at \$54,000).....	Life.
The Canadian Steam Users Insurance Association.....	Gerald E. Hart, Chief Agent, Montreal.....	\$3,900 Imper. Building Society stock, \$5,000 Toronto Building and Loan Assoc. stock, \$1,600 Western Assur. stock.....	Steam Boilers, &c. Life and Accident.
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal.....	\$56,000 Municipal Debentures. (Accepted at \$50,400).....	Fire and Inland Marine,
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal.....	\$56,000 Montreal Harbor bonds. (Accepted at \$50,400).....	Guarantee.
The Citizens' Insurance Company of Canada.....	Fred. Cole, General Agent, Montreal.....	\$100,344 Canada stock (Life A), \$50,613 Canada Con. 5 per cent. stock and \$55,967, 4 p. c. stock (Fire).....	Fire and Life.
The Commercial Union Assurance Company of London, England.....	J. K. Macdonald, Managing Director, Toronto F. R. Despard, Manager, Hamilton.....	\$86,300 Municipal Debentures. (Accepted at \$77,650).....	Life.
The Confederation Life Association of Canada.....	R. W. Gale, Manager, Montreal.....	\$35,000 cash, \$15,000, City Victoria, B.C. Bonds.....	Fire and Inland Marine,
The Dominion Fire and Marine Insurance Company, (Hamilton).....	Wm. Robertson, Chief Agent, Montreal.....	\$100,000 Canada stock (A) and \$65,000 U.S. Bonds (B).....	Life.
The Equitable Life Assurance Society of the United States, N. Y.....	Edward Rawlings, Manager, Montreal.....	\$100,000 Canada stock	Fire.
The Fire Insurance Association (Limited), London, England.....	Robt. Simms & Co., and Geo. Deunholm, Gen. Agents, Montreal.....	\$32,000 Municipal Debentures; \$15,000 Mon. Harb. Bonds; \$9,733 Mon. Warehouse. bds. and \$400 stock. (Accepted at \$51,000)	Guarantee.
The Guarantee Company of North America.....	Robt. Wood, General Agent, Montreal.....	\$100,343 Canada stock.....	Fire.
The Guardian Fire and Life Assurance Company, London, England.....	W. H. Rintoul, Agent, Montreal.....	\$55,000 U.S. bds. and \$30,840 bank stock. (Accepted at \$100,000)	Fire.
The Hartford Fire Insurance Company, Hartford, Connecticut.....	S. C. Duncan-Clark, Chief Agent, Toronto.....	\$48,667 Con. 5 per cent. Can. stock, \$51,402 6 per cent. Can. stock	Fire.
The Imperial Insurance Company of London, England.....	Fred. Stanciliffe, General Manager, Montreal.....	\$100,000 Canada stock.....	Fire.
The Lancashire Insurance Company.....	G. F. C. Smith, Chief Agent, Montreal.....	\$10,000 stg. Canada stock	Life.
The Lion Life Insurance Company (Limited) London, England.....	C. C. Foster, Agent, Montreal.....	\$50,000 Canada stock (Life), and \$3,000 Can. 5's; \$63,000 Muni- cipal Deb., \$25,000 Montreal Investment Association; and \$17,030 cash. (Accepted at \$145,480).....	Fire and Life
The Liverpool and London and Globe Insurance Company.....	A. T. McCord, Jr., Chief Agent, Toronto.....	\$50,127 Canada Con. 5 p. c. stock and \$99,873 Canada stock, being (Fire) \$100,000 and (Life) \$50,000	Fire and Life.
The London Assurance Corporation, England.....	C. J. Spike, Chief Agt., Halifax, N.S.	\$11,000 stg. Canada Stock	Guarantee and Accident.
The London Guarantee and Accident Co. (Limited).....	William Robertson, Manager, Montreal.....	\$21,000 stg. Canada Stock	Fire.
The London and Lancashire Fire Insurance Company, Liverpool.....	D. C. Macdonald, Secretary, London.....	\$100,000 Canada stock (A) \$5,000 cash and \$4,867 Prov. of Queb. bonds (B).....	Life.
The London and Lancashire Life Assurance Company.....	Thos. A. Temple, General Agent, St. John, N.B.....	\$25,000 Canada Stock and \$5,000 cash.....	Fire.
The London Mutual Fire Insurance Company of Canada, London, Ont.....	A. J. Pell, Montreal.....	\$100,000 U. S. bonds.....	Life
The Metropolitan Life Insurance Company of New York.....	J. Turner, President, Hamilton.....	\$5,000 United States bonds.....	Plate Glass Insurance.
The Metropolitan Plate Glass Insurance Company, New York.....	Wm. McCabe, Managing Director, Toronto.....	\$92,988 Municipal Debentures. (Accepted at \$83,690).....	Life.
The Mutual Life Association of Canada.....	Macdougall & Davidson, General Agents, } Montreal.....	\$50,000 cash.....	Life.
The North American Mutual Life Insurance Company.....		\$50,000 Canada stock (Life A); \$47,000 Montreal Harbour bonds and \$65,000 Municipal Deb. (Fire). (Accepted at \$150,800)	Fire and Life.
The North British and Mercantile Insurance Company.....			

The Northern Assurance Company of Aberdeen and London	Taylor Bros., General Agents, Montreal.....	\$85,833 Canada stock, \$14,167 Canada 5's	Fire.
The Norwich Union Fire Insurance Society, Norwich, England.....	Alex. Dixon, Agent, Toronto.....	\$100,000 Canada Stock	Fire.
The Ontario Mutual Life Assurance Company	Wm. Hendry, Manager, Waterloo	\$56,157 Municipal Debentures. (Accepted at \$50,541).....	Life.
The Phenix Insurance Company of Brooklyn.....	Robert Hampson, Agent, Montreal	\$100,000 U. S. bonds	Fire and Inland Marine.
The Phoenix Fire Assurance Company, London, England	Gillespie, Moffatt & Co., Gen A ^g 'ts Mont.....	\$50 171 Canada stock, and \$50,126 Canada Con. 5 p.c. stock.....	Fire.
The Quebec Fire Assurance Company	J. G. Clapham, President, Quebec.....	\$25,000 Canada stock, \$60,000 Bank stock, and \$15,200 Municipal Debentures. (Accepted at \$38,680).....	Fire.
The Queen Fire and Life Insurance Company, England.....	A. M. Forbes & H. J. Mudge, Chief Agents, Montreal	\$100,000 Canada stock (Fire) and \$51,100 Canada Consol. 5 p. c. stock (Life)	Fire and Life.
The Reliance Mutual Life Assurance Society, London, England.....	J. Cassie Hutton, Attorney, Montreal.....	\$100,000 Canada stock (A) and \$10,000 Canada stock (B).....	Life.
The Royal Canadian Insurance Company	Arthur Gagnon, Secretary, Montreal.....	\$56,000 Montreal Harbour bonds. (Accepted at \$50,406).....	Fire and Inland Marine.
The Royal Insurance Company	M. H. Gault & Wm. Tatley, Chief Agents, Montreal	\$36,982 Canada stock, \$53,533 Canada Consol. 5 p. c. stock, \$170,333, British Consols—being \$149,182 (Fire) \$50,000 (Life A) and \$121,666 (General). Also \$97,333.33, British Annuities (General). Total \$418,182.....	Fire and Life.
The Scottish Imperial Insurance Company	Taylor Bros., General Agents, Montreal.....	\$71,068 Canada stock, \$20,000 Montreal Harbour bonds, \$13,500 Municipal Deb. (Accepted at \$101,107).....	Fire.
The Sovereign Fire Insurance Company of Canada.....	Hon. Alex. Mackenzie, President, Toronto.....	\$115,655 Municipal Debent., cash \$3,684. (Accepted at \$101,218).....	Fire.
The Standard Life Assurance Company, Scotland.....	W. M. Ramsay, Manager, Montreal.....	\$34,000 Mun. Debs., \$107,000 Mont. Harbour Bds., (accepted at \$153,900), being \$126,750 (Life A), and \$27,150 (Life B).....	Life.
The Star Life Assurance Society of England.....	A. W. Lauder, General Treasurer, Toronto.....	\$100,343 Canada stock.....	Life.
The Sun Mutual Life Insurance Company of Montreal.....	R. Macaulay, Secret. and Manager, Montreal.....	\$56,000 Municipal Debentures. (Accepted at \$50,400).....	Life and Accident.
The Toronto Life Assurance and Tontine Company	Arthur Harvey, Manager, Toronto.....	\$32,400 Municipal Debent., cash \$1,040.36. (Accepted at \$30,200).....	Life and Accident.
The Travelers Insurance Company of Hartford, Conn.	Thos. Simpson, Agent, Montreal.....	\$100,000 U. S. bonds, \$25,000 Municipal Debent., \$20,000 Montreal Harbour Bonds, (accepted at \$140,500), being \$100,000 (Life A) \$25,000 par (Life B) and \$20,000 par, (accepted at \$100,000 U. S. 4 per cent. Bonds (A) and \$15,000 District of Columbia, U. S., Bonds (B).....	Life and Accident.
The Union Mutual Life Insurance Company of Maine.....	Wm. Mulock, Agent Toronto.....	\$100,000 U. S. 4 per cent. Bonds (A) and \$15,000 District of Columbia, U. S., Bonds (B).....	Life.
The Western Assurance Company, Toronto	J. J. Kenny, Managing Director, Toronto.....	\$57,700 Municipal Debentures. (Accepted at \$51,930).....	Fire and Inland Marine.

THE FOLLOWING LIFE INSURANCE COMPANIES HAVING CEASED TO TRANSACT NEW BUSINESS IN CANADA, ARE ENTITLED UNDER SECTION 17 OF THE CONSOLIDATED INSURANCE ACT OF 1877, TO TRANSACT ALL BUSINESS CONNECTED WITH POLICIES EXISTING AT 31st MARCH, 1878, AND THEIR DEPOSITS ARE APPLICABLE TO THOSE POLICIES SUBJECT TO THE PROVISIONS OF THE INSURANCE ACTS OF 1868 AND 1871.

NAME OF THE COMPANY.	Chief Agent to receive process.	Amount of Deposit.	Business.
The Briton Medical and General Life Association, London, England.	Jas. B. M. Chipman, Manager, Montreal.	\$100,343 Canada Stock	Life.
The Connecticut Mutual Life Insurance Company of Hartford, Conn., U.S.	Robt. Wood, General Agent, Montreal.	\$100,000 U.S. Bonds	Life.
The Edinburgh Life Assurance Company.	David Higgins, Chief Agent, Toronto.	\$150,515 Canada Stock.	Life.
The Life Association of Scotland.	George W. Ford, Chief Agent, Montreal.	\$150,000 Canada Stock	Life.
The National Life Insurance Company of the United States of America.	John F. Bell, Attorney, Windsor.	\$100,000 U. S. Bonds	Life.
The New York Life Insurance Company	F. W. Campbell, M.D., Attorney, Montreal.	\$100,000 U. S. Bonds.	Life.
The North Western Mutual Life Insurance Company of Milwaukee.	M. W. Mills, Chief Agent, Toronto.	\$100,000 U. S. Bonds	Life.
The Phoenix Mutual Life Insurance Company, Hartford, Connecticut	A. R. Bethune, General Agent, Montreal.	\$105,000 U. S. Bonds	Life.
The Positive Government Security Life Assurance Company (limited) England.	John Taylor, Secretary, Montreal.	\$8,273 Canada 5 per cent Debentures.	Life.
The Scottish Amicable Life Assurance Society.	Geo. Wm. Ford, General Agent, Montreal.	\$150,000 Canada Stock.	Life.
The Scottish Provident Institution.	R. A. Ramsay, Attorney, Montreal.	\$100,343 Canada Stock.	Life.
The Scottish Provincial Assurance Company	Geo. Wm. Ford, Secretary, Montreal.	\$150,790, viz: 112,343, Canada Stock, and \$38,447 Canada 5 per cent debentures.	Life.
The United States Life Insurance Company		\$60,000 U. S. Gold Bonds.	Life.

NOTE.—The Globe Mutual Life Insurance Company of New York, has been declared insolvent both in the United States and Canada, and Jas. D. Fish of New York has been appointed Receiver by the United States Courts, and W. C. Wells, of Montreal, has been appointed Assignee by the Superior Court of Lower Canada, Montreal, for the Canadian business of the Company. The deposit of the Company with the Government, \$100,000 U.S. Bonds, has by order of said Superior Court, been delivered to the Bankers of that Court.

The Merchants' Marine Insurance Company of Montreal has ceased to transact business and is winding up its affairs. The deposit has been surrendered to the Company, except \$2,223 cash held against contested claims.

Office of the Superintendent of Insurance,
Ottawa, 30th June, 1881.

J. B. CHERRIMAN, Superintendent of Insurance.

POST OFFICE DEPARTMENT.

Dr. Post Office Savings Bank Account for the Month of July, 1881. Cr.

(Furnished to the Minister of Finance in accordance with the Post Office Act 1875, sec. 69, and Public Accounts Audit Act, 1878, Sec. 20.)

Balance in hands of Minister of Finance on 30th June 1881.	\$6,208,226 77	Repayments at Post Office Savings Banks during month	\$172,633 22
Deposits in Post Office Savings Banks during month	402,389 00		
Interest allowed to Depositors on accounts closed during month	32	Balance :—	
		At the credit of Depositors' Accounts.	\$6,408,077 41
		Outstanding cheques held by Depositors, and not presented for payment.	29,905 46
	6,610,616 09		6,437,982 87
			6,610,616 09

J. M. COURTNEY,
Deputy Minister of Finance.

FINANCE DEPARTMENT, Ottawa, 17th August 1881.

TO ADVERTISERS IN THE GAZETTE.

PARTIES sending advertisements to be inserted in "The Canada Gazette," will hereafter please observe the following rules:

1st. Address "The Canada Gazette, Ottawa, Canada"

2nd. Indicate the number of insertions required

3rd. Invariably remit the fees for such advertisements, together with the price of one Gazette, as below. Otherwise they will not be inserted. The rates are eight cts. for the first insertion, and two cts. for each subsequent insertion per line of nine words, each figure counting as one word.

Subscribers will also notice that the subscription \$4 per annum, is invariably payable in advance, and that the "Gazette" will be stopped from them at the end of the period paid for. Single numbers will be charged ten cts. each, and when more than one are required by advertisers, must be remitted for likewise.

BROWN CHAMBERLIN,
Queen's Printer.

Office of Queen's Printer,
Ottawa, 11th May, 1872.

APPLICATIONS TO PARLIAMENT.

DOMINION PARLIAMENT.

Rules relating to Notices for Private Bills.

51. All applications for Private Bills, properly the subjects of legislation by the Parliament of Canada, within the purview of "The British North America Act, 1867," whether for the erection of a Bridge, the making of a Railroad, Turnpike Road or Telegraph Line; the construction or improvement of a Harbour, Canal, Lock, Dam or Slide, or other like work; the granting the right of Ferry; the incorporation of any particular Trade or Calling, or of any Banking or other Joint Stock Company; or otherwise for the granting to any individual or individuals, any exclusive or peculiar rights or privileges whatever, or for doing any matter or thing which, in its operation, would affect the rights or property of other parties, or relate to any particular class of the community; or for making any amendment of a like nature to any former Act, shall require a Notice, clearly and distinctly specifying the nature and object of the application, and (except in the case of existing corporations) signed by, or on behalf of the applicants, to be published as follows, viz:

In the Provinces of Quebec and Manitoba.

A notice inserted in the *Canada Gazette*, in the English and French languages, and in one newspaper in the English, and in one in the French language in the District affected, or in both languages in one paper, if there be but one in the said District, or if there be no paper published therein, then, in both languages, in a paper in the nearest District, in which a newspaper is published.

In any other Province.

A notice inserted in the *Canada Gazette*, and in one newspaper published in the County, or Union of Counties affected, or if there be no paper published therein, then in a newspaper in the nearest County in which a newspaper is published. Such Notices to be continued in each case, for a period of two months during the interval of time between the close of the next preceding Session and the consideration of the Petition. And copies of the newspapers containing the first and last insertion of such notice shall be sent to the Clerk of each House.

When a Petition is for leave to bring in a Private Bill for the erection of a Toll Bridge, the petitioner or detitioners, upon giving the notice prescribed by the preceding Rule, shall also, at the same time, and in the same manner, give notice of the rates which they intend to ask; the extent of the privilege, the height of the arches, the interval between the abutments or piers for the passage of rafts and vessels, and whether they intend to erect a drawbridge, and the dimensions of the same.

Any person seeking to obtain any Private Bill shall, eight days before the meeting of Parliament, deposit with the Clerk of the House, in which the bill is to originate, a copy of such bill in the English or French language, with a sum sufficient to pay for translating and printing the same—600 copies to be printed in English, and 200 copies in French—the translation to be done by the officers of the House, and the printing by the contractor. The applicant shall be also required to pay the accountant of the House a sum of \$200 and the cost of printing the Act in the Statutes, and lodge the receipt of the same with the Clerk of the Committee to which such Bill is referred—such payment to be made immediately after the second reading, and before the consideration of the Bill by such Committee.

No Petition for a Private Bill is received by either House after the first ten days of the session.

ROBERT LEMOINE,
Clerk of the Senate.

JOHN GEORGE BOURINOT,
Clerk of the Commons.

Rules of the Senate relating to Notices for Bills of Divorce.

72. Every Applicant for a Bill of Divorce is required to give notice of his intention so to do, and to specify from whom and for what cause, by advertisements during six months, in the *Canada Gazette*, and in two newspapers published in the District, in Quebec and Manitoba, or in the County, or Union of Counties in the other Provinces, where such applicant usually resided at the time of the separation, or if thy requisite number of papers cannot be found therein then in the adjoining District, or County, or Union of Counties.

73. A copy of the notice, in writing, is to be served at the instance of the applicant, upon the person from whom the Divorce is sought, if the residence of such person can be ascertained; and proof on oath of such service, or of the attempts made to effect it, to the satisfaction of the Senate, is to be adduced before the Senate on the reading of the Petition.

ROBERT LEMOINE,
Clerk of the Senate

NOTICE is hereby given that the Dundee Land Investment Company (Limited) will apply at the next session of the Parliament of the Dominion of Canada, for an Act enabling it to take, hold and convey real property within the Dominion of Canada.

DRUMMOND BROTHERS & CO.,
Agents.

11-9

NOTICE is hereby given that the Scottish Canada Company, limited, will apply at the next session of the Parliament of the Dominion of Canada, for an Act enabling it to take, hold and convey real property within the Dominion of Canada.

A. T. DRUMMOND,
Managing Director.

11-9

NOTICE is hereby given that application will be made at the next session of the Parliament of the Dominion of Canada for an Act to incorporate a Company for the purpose of constructing and working a line of railway from a point on the Canadian Pacific Railway at or near Portage la Prairie, in the

STATEMENT OF

NAME OF BANK. NOM DE LA BANQUE.	CAPITAL.			
	Capital Authorized.	Capital Subscribed.	Capital Autorisé.	Capital Souscrit.
Merchants' Bank of Canada.....	331,375 00	101,110 00	210,000 00	101,110 00
† Mechanics' Bank.....	101,779 04	198,918 00	122,450 02	56,394 33
Quebec Bank.....	55,294 11	227,392 00	144,353 82	58,462 38
Union Bank.....				
† Consolidated Bank of Canada.....				
Total Quebec.....	3,675,662 50	6,705,317 71	2,459,336 28	1,276,004 65
Total Ontario.....	1,736,650 96	2,936,073 05	1,458,787 17	1,301,448 36
Total Ontario and Quebec.....	5,412,313 46	9,641,390 76	3,918,123 45	2,577,493 01
NOVA SCOTIA.				
Bank of Yarmouth.....	42,778 98	18,514 00	9,500 39	56,287 92
Bank of Nova Scotia.....	142,561 60	124,846 00	82,598 34	176,009 32
Exchange Bank of Yarmouth.....	11,929 76	11,654 00	6,668 64	12,631 68
Merchants Bank of Halifax.....	126,831 00	159,376 00	90,619 54	23,771 59
People's Bank of Halifax.....	66,101 72	136,555 00	19,015 99	15,177 95
Union Bank of Halifax.....	40,406 38	109,247 00	44,499 10	19,889 93
† Bank of Liverpool.....				
Pictou Bank.....	35,601 07	21,682 50	17,988 61	845 21
Halifax Banking Company.....	30,134 66	68,440 75	13,732 98	18,351 11
Commercial Bank of Windsor.....	12,103 98	13,237 89	2,205 33	23,756 08
Total Nova Scotia.....	508,449 15	663,553 14	286,828 92	346,720 79
PRINCE EDWARD ISLAND.				
* Bank of Prince Edward Island.....				
* Union Bank.....				
NEW BRUNSWICK.				
Bank of New Brunswick.....	173,126 14	144,000 00	51,546 00	169,254 30
§ Maritime B. of the Dominion of Canada.....				
* People's Bank.....	36,594 00		45,636 27	38,217 12
St. Stephen's Bank.....				
Total New Brunswick.....	209,720 14	144,000 00	97,182 27	207,471 42
BRITISH COLUMBIA.				
Bank of British Columbia.....				
Total Ontario and Quebec.....	5,412,313 46	9,641,390 76	3,918,123 45	2,577,493 01
" Nova Scotia.....	508,449 15	663,553 14	286,828 92	346,720 79
" New Brunswick.....	209,720 14	144,000 00	97,182 27	207,471 42
Grand Total.....	6,130,482 75	10,448,943 90	4,302,134 64	3,131,685 22

* At present not obliged to make returns.

† Mechanics

FINANCE DEPARTMENT,
Ottawa, 9th Sept., 1881.

STATEMENT OF BANKS ACTING UNDER CHARTER, for the month ending 31st August, 1881, according to the Returns furnished by them to the Department of Finance.

NAME OF BANK. — NOM DE LA BANQUE.	CAPITAL.				LIABILITIES.												Total Liabilities. — Total de passif.			
	Capital Authorized. — Capital autorisé.	Capital Subscribed. — Capital souscrit.	Capital Paid Up. — Capital versé.	Notes in Circulation. — Billets en circulation.	Dominion Government Deposits Payable on Demand. — Dépôts du Gouver- nement Fédéral remboursables à demande.	Dominion Government Deposits payable after notice, or on a fixed day. — Dépôts du gouver- nement fédéral, remboursables après avis ou à une date fixe.	Deposits held as Security for execution of Dominion Government contracts and for Insurance Companies. — Dépôts gardés comme garantie de l'exécution de travaux entrepris pour le gouvernement fédéral et pour des Compagnies d'assurances.	Provincial Government Deposits Payable on demand. — Dépôts des Gouvernements Provinciaux remboursables à demande.	Provincial Government Deposits Payable after notice, or on a fixed day. — Dépôts des Gouvernements Provinciaux remboursables après avis ou à une date fixe.	Other Deposits Payable on Demand. — Autres dépôts remboursables à demande.	Other Deposits Payable after notice, or on a fixed day. — Autres dépôts remboursables après avis ou à une date fixe.	Loans from or Depos- its made by other Banks in Canada secured. — Emprunts faits à d'autres banques, ou dépôts faits par d'autres banques en Canada, garantis.	Loans from or Depos- its made by other Banks in Canada unsecured. — Emprunts faits à d'autres banques, ou dépôts faits par d'autres banques en Canada non garantis.	Due to other Banks in Canada. — Dû à d'autres Banques en Canada.	Due to Agencies of Bank or to other Banks or Agencies in foreign countries. — Dû à des agences de la banque, ou à d'autres ban- ques ou agences dans les pays étrangers.	Due to Agencies of Bank, or to other Banks or Agencies in United Kingdom. — Dû à des agences de la banque, ou à d'autres ban- ques ou agences dans le Royaume-Uni.		Liabilities not included under foregoing heads. — Engagements not compris dans les items qui précèdent.	\$ cts. — \$ cts.	\$ cts. — \$ cts.
ONTARIO.																				
Bank of Toronto.....	\$ cts. 2,000,000 00	\$ cts. 2,000,000 00	\$ cts. 2,000,000 00	\$ cts. 994,251 00	\$ cts. 54,325 49	\$ cts. 4,750 00	\$ cts. 1,181,881 54	\$ cts. 830,820 38	\$ cts. 2,131,881 54	\$ cts. 1,181,881 54	\$ cts. 830,820 38	\$ cts. 2,131,881 54	\$ cts. 1,181,881 54	\$ cts. 830,820 38	\$ cts. 2,131,881 54	\$ cts. 1,181,881 54	\$ cts. 830,820 38	\$ cts. 2,131,881 54	\$ cts. 1,181,881 54	\$ cts. 830,820 38
Bank of Hamilton.....	1,000,000 00	1,000,000 00	1,000,000 00	570,730 00	781,650 00	570,730 00	1,000,000 00	570,730 00	1,000,000 00	570,730 00	570,730 00	1,000,000 00	570,730 00	570,730 00	1,000,000 00	570,730 00	570,730 00	1,000,000 00	570,730 00	
Canadian Bank of Commerce.....	5,000,000 00	5,000,000 00	5,000,000 00	2,953,400 00	91,180 07	52,455 00	5,000,000 00	91,180 07	5,000,000 00	91,180 07	52,455 00	5,000,000 00	91,180 07	52,455 00	5,000,000 00	91,180 07	52,455 00	5,000,000 00	91,180 07	
Dominion Bank.....	1,000,000 00	1,000,000 00	1,000,000 00	181,317 00	20,573 80	1,000 00	1,000,000 00	181,317 00	1,000,000 00	181,317 00	20,573 80	1,000,000 00	181,317 00	20,573 80	1,000,000 00	181,317 00	20,573 80	1,000,000 00	181,317 00	
Ontario Bank.....	1,000,000 00	970,250 00	970,250 00	781,317 00	20,573 80	1,000 00	1,000,000 00	781,317 00	1,000,000 00	781,317 00	20,573 80	1,000,000 00	781,317 00	20,573 80	1,000,000 00	781,317 00	20,573 80	1,000,000 00	781,317 00	
Standard Bank.....	1,000,000 00	970,250 00	970,250 00	781,317 00	20,573 80	1,000 00	1,000,000 00	781,317 00	1,000,000 00	781,317 00	20,573 80	1,000,000 00	781,317 00	20,573 80	1,000,000 00	781,317 00	20,573 80	1,000,000 00	781,317 00	
Federal Bank.....	1,500,000 00	1,321,700 00	1,282,140 00	1,287,291 00	41,913 80	55,550 00	1,500,000 00	1,287,291 00	1,500,000 00	1,287,291 00	41,913 80	1,500,000 00	1,287,291 00	41,913 80	1,500,000 00	1,287,291 00	41,913 80	1,500,000 00	1,287,291 00	
Bank of Ottawa.....	1,000,000 00	890,000 00	703,000 00	355,288 00	10,611 88	5,480 00	1,000,000 00	355,288 00	1,000,000 00	355,288 00	10,611 88	1,000,000 00	355,288 00	10,611 88	1,000,000 00	355,288 00	10,611 88	1,000,000 00	355,288 00	
Imperial Bank of Canada.....	1,000,000 00	1,000,000 00	1,000,000 00	889,021 00	94,771 11	50,000 00	1,000,000 00	889,021 00	1,000,000 00	889,021 00	94,771 11	1,000,000 00	889,021 00	94,771 11	1,000,000 00	889,021 00	94,771 11	1,000,000 00	889,021 00	
Total, Ontario.....	16,500,000 00	15,895,950 00	15,612,076 00	8,788,246 00	479,882 79	50,000 00	16,500,000 00	8,788,246 00	16,500,000 00	8,788,246 00	50,000 00	16,500,000 00	8,788,246 00	50,000 00	16,500,000 00	8,788,246 00	50,000 00	16,500,000 00	8,788,246 00	
QUEBEC.																				
Bank of Montreal.....	13,000,000 00	12,000,000 00	11,999,200 00	4,531,584 00	3,243,594 11	2,100,000 00	13,000,000 00	4,531,584 00	12,000,000 00	4,531,584 00	2,100,000 00	13,000,000 00	4,531,584 00	2,100,000 00	13,000,000 00	4,531,584 00	2,100,000 00	13,000,000 00	4,531,584 00	
Bank of British North America.....	4,888,688 00	4,888,688 00	4,888,688 00	906,170 00	15,290 00	13,993 00	4,888,688 00	906,170 00	4,888,688 00	906,170 00	13,993 00	4,888,688 00	906,170 00	13,993 00	4,888,688 00	906,170 00	13,993 00	4,888,688 00	906,170 00	
Bank of the People.....	1,800,000 00	1,800,000 00	1,800,000 00	184,801 00	4,198 47	770 00	1,800,000 00	184,801 00	1,800,000 00	184,801 00	4,198 47	1,800,000 00	184,801 00	4,198 47	1,800,000 00	184,801 00	4,198 47	1,800,000 00	184,801 00	
Bank Nationale.....	1,000,000 00	1,000,000 00	1,000,000 00	842,582 00	6,489 51	25,000 00	1,000,000 00	842,582 00	1,000,000 00	842,582 00	25,000 00	1,000,000 00	842,582 00	25,000 00	1,000,000 00	842,582 00	25,000 00	1,000,000 00	842,582 00	
Bank of the Province.....	2,000,000 00	2,000,000 00	2,000,000 00	39,711 00	22,418 35	25,000 00	2,000,000 00	39,711 00	2,000,000 00	39,711 00	25,000 00	2,000,000 00	39,711 00	25,000 00	2,000,000 00	39,711 00	25,000 00	2,000,000 00	39,711 00	
Bank of the City.....	500,000 00	500,000 00	500,000 00	169,078 00	6,459 95	15,000 00	500,000 00	169,078 00	500,000 00	169,078 00	6,459 95	500,000 00	169,078 00	6,459 95	500,000 00	169,078 00	6,459 95	500,000 00	169,078 00	
Bank of St. Jean.....	1,000,000 00	540,000 00	224,820 00	131,153 00	16,010 38	15,000 00	1,000,000 00	131,153 00	1,000,000 00	131,153 00	16,010 38	1,000,000 00	131,153 00	16,010 38	1,000,000 00	131,153 00	16,010 38	1,000,000 00	131,153 00	
Bank of St. Hyacinthe.....	1,000,000 00	504,000 00	272,205 00	227,205 00	1,703 86	15,000 00	1,000,000 00	227,205 00	1,000,000 00	227,205 00	1,703 86	1,000,000 00	227,205 00	1,703 86	1,000,000 00	227,205 00	1,703 86	1,000,000 00	227,205 00	
Bank of St. Roch.....	1,000,000 00	880,000 00	680,000 00	381,159 00	28,652 70	15,000 00	1,000,000 00	381,159 00	1,000,000 00	381,159 00	28,652 70	1,000,000 00	381,159 00	28,652 70	1,000,000 00	381,159 00	28,652 70	1,000,000 00	381,159 00	
Bank of St. Lawrence.....	1,000,000 00	540,000 00	224,820 00	131,153 00	16,010 38	15,000 00	1,000,000 00	131,153 00	1,000,000 00	131,153 00	16,010 38	1,000,000 00	131,153 00	16,010 38	1,000,000 00	131,153 00	16,010 38	1,000,000 00	131,153 00	
Bank of St. John.....	1,000,000 00	540,000 00	224,820 00	131,153 00	16,010 38	15,000 00	1,000,000 00	131,153 00	1,000,000 00	131,153 00	16,010 38	1,000,000 00	131,153 00	16,010 38	1,000,000 00	131,153 00	16,010 38	1,000,000 00	131,153 00	
Bank of St. Eustache.....	1,000,000 00	540,000 00	224,820 00	131,153 00	16,010 38	15,000 00	1,000,000 00	131,153 00	1,000,000 00	131,153 00	16,010 38	1,000,000 00	131,153 00	16,010 38	1,000,000 00	131,153 00	16,010 38	1,000,000 00	131,153 00	
Bank of St. Basile.....	1,000,000 00	540,000 00	224,820 00	131,153 00	16,010 38	15,000 00	1,000,000 00	131,153 00	1,000,000 00	131,153 00	16,010 38	1,000,000 00	131,153 00	16,010 38	1,000,000 00	131,153 00	16,010 38	1,000,000 00	131,153 00	
Bank of St. Amable.....	1,000,000 00	540,000 00	224,820 00	131,153 00	16,010 38	15,000 00	1,000,000 00	131,153 00	1,000,000 00	131,153 00	16,010 38	1,000,000 00	131,153 00	16,010 38	1,000,000 00	131,153 00	16,010 38	1,000,000 00	131,153 00	
Bank of St. Vincent.....	1,000,000 00	540,000 00	224,820 00	131,153 00	16,010 38	15,000 00	1,000,000 00	131,153 00	1,000,000 00	131,153 00	16,010 38	1,000,000 00	131,153 00	16,010 38	1,000,000 00	131,153 00	16,010 38	1,000,000 00	131,153 00	
Bank of St. George.....	1,000,000 00	540,000 00	224,820 00	131,153 00	16,010 38	15,000 00	1,000,000 00	131,153 00	1,000,000 00	131,153 00	16,010 38	1,000,000 00	131,153 00	16,010 38	1,000,000 00	131,153 00	16,010 38	1,000,000 00	131,153 00	
Bank of St. Patrick.....	1,000,000 00	540,000 00	224,820 00	131,153 00	16,010 38	15,000 00	1,000,000 00	131,153 00	1,000,000 00	131,153 00	16,010 38	1,000,000 00	131,153 00	16,010 38	1,000,000 00	131,153 00	16,010 38	1,000,000 00	131,153 00	
Bank of St. James.....	1,000,000 00	540,000 00	224,820 00	131,153 00	16,010 38	15,000 00	1,000,000 00	131,153 00	1,000,000 00	131,153 00	16,010 38	1,000,000 00	131,153 00	16,010 38	1,000,000 00	131,153 00	16,010 38	1,000,000 00	131,153 00	
Bank of St. John.....	1,000,000 00	540,000 00	224,820 00	131,153 00	16,010 38	15,000 00	1,000,000 00	131,153 00	1,000,000 00	131,153 00	16,010 38	1,000,000 00	131,153 00	16,010 38	1,000,000 00	131,153 00	16,010 38	1,000,000 00	131,153 00	
Bank of St. Charles.....	1,000,000 00	540,000 00	224,820 00	131,153 00	16,010 38	15,000 00	1,000,000 00	131,153 00	1,000,000 00	131,153 00	16,010 38	1,000,000 00	131,153 00	16,010 38	1,000,000 00	131,153 00	16,010 38	1,000,000 00	131,153 00	
Bank of St. Anne.....	1,000,000 00	540,000 00	224,820 00	131,153 00	16,0															

Province of Manitoba, running thence in a north-westerly direction to a point at or near the Forks of the Saskatchewan; with power to construct a branch to Battleford and a branch in a southerly direction to the main line of the Canadian Pacific Railway; and with power also to build and run tramways, steamers and barges in connection with the said line of railway.

DRUMMOND BROTHERS & CO.
Agents for the applicants.

11-9

PUBLIC Notice is hereby given that application will be made at the next session of the Parliament of Canada for an Act authorizing a Company to build a Railway between the City of Montreal and a point on Lake Simcoe, near Beaverton, *via* Perth and Smith's Falls, and north from Lake Simcoe to a point on Lake Nepissing near South East Bay, and south to Toronto and west to Detroit, to be called the Dominion Air Line.

Dated at Montreal, 1st September, 1881.

R. C. COWAN,
Solicitor for applicants.

10-9

PUBLIC Notice is hereby given that application will be made at the next session of the Parliament of Canada for an Act authorizing a Company to build a Railway between the City of Montreal and the village of Smith's Falls, in the County of Lanark, in the Province of Ontario, to be called "The Montreal and Central Canada Railway Company."

SCOTT, MAC TAVISH & MAC CRAKEN,
Solicitors for the applicants.

Dated the first day of August, 1881. 6-9

NOTICE is hereby given that an application will be made to the Parliament of the Dominion of Canada, at the next session thereof, on behalf of Matthew Gardiner, of the Township of Sydenham, in the County of Grey and Province of Ontario, farmer, for a Bill of Divorce from Elizabeth Ann Gardiner, his wife, on the ground of adultery.

EDGAR, RITCHIE & MALONE,
Solicitors for the applicant.

Dated at Toronto, this 6th day of May, 1881. 46-27

APPLICATIONS FOR CHARTER BY LETTERS PATENT.

NOTICE is hereby given that application will be made by the persons after named to His Excellency the Governor General of Canada in Council, to the end that, by Letters Patent under the Great Seal of Canada, a charter may be granted constituting them and others who may become shareholders in the Company thereby created, a body corporate and politic in terms of "The Canada Joint Stock Companies Act of 1877."

1. The proposed corporate name of the Company is "The Black Diamond Steamship Company of Montreal, Limited."

2. The purposes for which incorporation is sought are,—the purchase, building, holding, working and selling of steamships and other vessels and the employment of the same in the carrying for hire of coal, minerals, merchandize and cargoes of all descriptions, as well as passengers, in and between any port or ports in Canada, and between such ports and any British or Foreign ports; the purchase and sale of coal, minerals, merchandize and other property in connection with the working of said steamships and vessels; the purchase and sale of lands, mineral rights, coal mines and other mines in Canada, and the working of the same; the purchase, erection and sale of piers, warehouses, offices and other buildings, lines of railway and tramway on lands of the Company, for

use in connection with the business of the Company, at such ports and mines, and all other purposes connected with or incidental to the working of such steamers, vessels, mines, buildings, piers, works, and other property as aforesaid.

3. The chief place of business is to be in the City of Montreal.

4. The intended amount of capital is three hundred thousand dollars.

5. The number of shares is extended to three thousand and the amount of each one hundred dollars.

6. The names in full and the address and calling of each of the applicants who are also to be the first provisional directors, all of whom are resident in Canada, are Hugh McLennan, merchant; Thomas Harris Hodgson, merchant; George Mathieson Kinghorn, forwarder; Abner Kingman, merchant; Thomas Briggs Brown, merchant, all of the City of Montreal.

R. A. RAMSAY,
Solicitor for applicants.

Montreal, 1st September, 1881. 11-6

NOTICE is hereby given that after the expiration of one month from the first publication hereof, application will be made to His Excellency the Governor General of Canada in Council, for a charter of incorporation pursuant to "The Canada Joint Stock Companies Act, 1877," constituting the applicants and such others as may be or become shareholders therein a body corporate and politic, under the name and for the purposes following, that is to say:—

1. The name of the proposed Company is the "Windsor Cotton Company, (Limited)".

2. The object for which incorporation is sought is the manufacture and sale of cotton yarns, threads and fabrics of every description, and the acquiring and erection of all materials, machinery, buildings and erections necessary therefor.

3. The chief place of business—Windsor, in the County of Hants and Province of Nova Scotia.

4. The capital stock—two hundred thousand dollars.

5. Four thousand shares of fifty dollars each.

6. The names, addresses and callings of the applicants are E. Churchill and Sons, of Hantsport, in the said County of Hants, shipowners; Jedediah E. Newcomb, of the same place, merchant; William Curry, barrister-at-law; Godfrey Philip Payzant, merchant; Bennett Smith, shipowner; Mark Curry, merchant; Thomas Aylward, master mariner; Jedediah A. Shaw, druggist; William Henry Blanchard, barrister-at-law; Shubarl Dimock, shipbuilder; Samuel G. Black, farmer; Edward Wilson Dimock, merchant; William Dimock, merchant; Aubrey Blanchard, barrister-at-law; John Dart, D.C.L., President King's College; John Sterling, merchant; John Doran, merchant; Andrew P. Shand, merchant; C. and G. Wilson, merchants; James E. Graham, merchant; Charles W. Knowles, stationer; Walter Lawson, cashier Commercial Bank of Windsor; Michael Doyle, master mariner; Lewis E. Dimock, accountant; Edgar D. Shand, merchant; William O'Brien, master mariner; John M. Smith, merchant; Charles DeWolf Smith, merchant, all of Windsor, in the said County of Hants; Charles E. Young, of Falmouth, in the said County of Hants, farmer; Archibald McCallum, of Maitland, in said County, shipbuilder; William McDougall, of Maitland aforesaid, shipbuilder; Nelson Murphy, of Maitland aforesaid, merchant; John A. Harvie, of Newport, in said County, shipbuilder; John Mann, of Newport aforesaid, master mariner, and John Poole, of Newport aforesaid, farmer.

7. The names of the provisional directors of the said Company are the said William Curry, Godfrey Philip Payzant, Mark Curry, Edward Wilson Dimock, Thomas Aylward, John Sterling and William Dimock.

W. H. & A. BLANCHARD,

Solicitors and attorneys for said applicants.

Dated Windsor, N.S., 5th September, 1881. 11-5

NOTICE is hereby given that application will be made to His Excellency the Governor General in Council for letters patent under the Great Seal of the Dominion, for a charter creating the undermentioned persons a body corporate and politic under the name of "The High River Stock Company," for the purpose of breeding, raising, buying and selling cattle, horses, sheep and other stock, and the carrying on in all its branches of stock-raising at or in the Bow River Country, in the North West Territory of the Dominion of Canada, with a head office in the City of Montreal, in the Province of Quebec.

The capital stock of the Company to be two hundred thousand dollars, divided into two thousand shares of one hundred dollars each. The names of the said applicants are as follow: Andrew Allan, gentleman; Robert A. Smith, gentleman; John Cassils, merchant; Frank Stephen, merchant; Walter Wilson, merchant; Thomas D. Milburne, gentleman, all of Montreal aforesaid, and Frederick Smith Stimson, of Compton, in the Province of Quebec, farmer.

The said applicants are to be the first or provisional Directors of the Company.

L. N. BENJAMIN,
Attorney for applicants.

Montreal, 1st September, 1881.

10-6

NOTICE is hereby given that application will be made to the Governor in Council under the Canada Joint Stock Companies Act 1877, by John Harris, Alanson Harris, James Kerr Osborne, manufacturers, John Henry Housser, gentleman, Franklin Grobb, mechanic, and Joseph A. Sheraton, gentleman, all of the City of Brantford, Ontario, and Lyman Melvine Jones, of the City of Winnipeg, Manitoba, manufacturer, for letters patent incorporating them as a company to be known as "A. Harris, Son and Company (limited)" for the purpose of carrying on the business of manufacturing and selling agricultural implements and machinery throughout the Dominion of Canada. The head office and chief place of business of the Company is to be at Brantford, Ontario. The capital stock is to be two hundred and fifty thousand dollars divided into twenty-five hundred shares of one hundred dollars each. The above-named parties are to be the first Directors of the said Company.

HARDY WILKES & JONES,
Solicitors for the applicants.

Brantford, 1st September, 1881.

10-6

NOTICE is hereby given that, after the expiration of one month from the first publication hereof, application will be made to His Excellency the Governor General of Canada in Council for a charter of incorporation, pursuant to the "Canada Joint Stock Companies Act, 1877," constituting the applicants and such others as may become shareholders therein, a body corporate and politic under the name and for the purposes following, that is to say:—

1. The name of the proposed Company is the "Trenton Water Power Company (Limited)."

2. The objects for which incorporation is sought are for the erection of a dam across the River Trent, at or in the vicinity of what is known as Lacas Island, for erecting buildings for factories and machinery of various kinds and operating the same, and for leasing and selling rights of water powers created by the said dam, and for the purchase of such real estate as may be convenient for all or any of the purposes aforesaid.

3. Chief place of business to be Trenton, in the County of Hastings, in the Province of Ontario.

4. The capital stock to be fifty thousand dollars.

5. Five hundred shares of one hundred dollars each.

6. The names of the applicants are George Henry Gordon, merchant; Henry Wright Day, M.D.; Charles McLellan, M.D.; Henry William Delany, solicitor; Lorenzo Adolphus Cameron Titus, solicitor; Patrick John O'Rourke, gentleman; Gilbert Wellington Ostrom, barrister; James Benjamin Young, mer-

chant; John N. Lee, merchant; John D. Macaulay, grain merchant; Francis James McGuire, gentleman; William Ford Baker, grain merchant; Samuel Squire Young, merchant; Jonathan A. Porte, mariner; George Crowe, mason; Joshua W. Cunningham, livery-keeper; George Young, editor, all of the Town of Trenton, in the County of Hastings, in the Province of Ontario, and the said George Henry Gordon, Henry Wright Day, Charles McLellan, Henry William Delany, Lorenzo Adolphus Cameron Titus, Patrick John O'Rourke, Gilbert Wellington Ostrom, James Benjamin Young and John N. Lee are to be the first directors of the said company.

Dated at Trenton, this 1st August, 1881.

DELANY & OSTROM,
Solicitors for applicants.

6-6

NOTICE is hereby given that within one month after the last publication of this notice, application will be made to His Excellency the Governor General in Council for a charter of incorporation by Letters Patent under the Great Seal of the Dominion of Canada, and in accordance with the provisions of the "Canada Joint Stock Companies Act of 1877," for the purpose of constituting George Frederick Austin, Thomas Ferris Nellis, William Ryan Thistle, Alexander Walker Ogilvie, Joseph Merrill Currier, McLeod Stewart, William Goodhue Perley, John Alexander Gemmill, William Anderson Allan and such others as may become shareholders in the proposed Company a body politic and corporate under the name of

1. "The Austin Mining Company."

2. That the purposes for which incorporation by the said Company is sought are to purchase or otherwise acquire, and work, mines, minerals, and mining rights, lands, hereditaments and chattels in the Dominion of Canada, and to crush, smelt, reduce and amalgamate the ore, and render marketable the produce and develop the resources of the same mines, and to crush, smelt, reduce and amalgamate the produce of any mines whether belonging to the Company or not. Also to construct, or aid in and subscribe towards the construction, maintenance and improvement of roads, tramways, docks, piers, wharves, viaducts, aqueducts, flumes, ditches, quartz mills, mills, orehouses and other buildings and works which may be necessary or convenient for the purposes of the company. Also to construct, charter, purchase and employ vessels for the purposes aforesaid, and for the purpose of transporting the produce of the mines and works to any place or places within the Dominion of Canada or elsewhere.

3. That the chief place of business of the said Company is to be at the City of Ottawa, in the Province of Ontario.

4. That the intended amount of the capital stock of the said Company is two hundred and fifty thousand dollars.

5. That the number of shares is to be fifty thousand, and the amount of each share five dollars.

6 That the names in full, addresses and callings of the said applicants are: George Frederick Austin, of the City of Ottawa, civil engineer; Thomas Ferris Nellis, of the same place, barrister at law; William Ryan Thistle, of the same place, lumber merchant; Alexander Walker Ogilvie, of the City of Montreal, Esquire; Joseph Merrill Currier, of the City of Ottawa, Esquire; McLeod Stewart, of the City of Ottawa, Esq.; William Goodhue Perley, of the City of Ottawa, lumber merchant; John Alexander Gemmill, of the City of Ottawa, barrister at law, and William Anderson Allan, of the City of Ottawa, merchant, all of whom are to be the first or provisional directors of the said Company, and all of whom are resident in Canada.

J. A. GEMMILL,
Solicitor for applicants.

Ottawa, 4th August, 1881.

6-6

NOTICE is hereby given that application will be made to the Governor General in Council for the issue of Letters Patent under the Joint Stock Companies Act of the Dominion of Canada, incorporating a company which it is proposed to call the North-West Navigation Company (Limited), for the purpose of navigating Lakes Winnipeg and Manitoba, the Red River, Assiniboine and Saskatchewan Rivers, and all other navigable lakes, streams, rivers and waters in the Province of Manitoba, the North-West Territories and the District of Keewatin, with the chief place of business in the City of Winnipeg. The capital stock to be \$200,000, divided into 2,000 shares of \$100 each. The applicants are Alexander McArthur, of the City of Winnipeg, financial agent; the Hon. Colin Inkster, of Kildonan, High Sheriff of Manitoba; M. H. Howell, of the same place, barrister-at-law; Archibald Forbes, of Mandeville Place, Manchester Sq., W. London, England, journalist; Horatio Ross Macrea, writer to the "Signet" Edinburgh, Scotland. The first three of whom will be the first directors of the company.

Winnipeg, 23rd July, 1881.

6-6

NOTICE is hereby given that within one month after the last publication of this notice application will be made to the Governor in Council under "The Canada Joint Stock Companies Act of 1877" for Letters Patent incorporating the undermentioned applicants and such others as may become shareholders in the proposed company, a body corporate and politic for the purposes hereinafter mentioned:

1. The proposed name of the company is "The Dominion Sugar and Syrup Company (limited)."
2. The purposes for which its incorporation is sought are the manufacturing, refining, buying and selling of starch, glucose, grape, cane and other sugars and syrups, and the owning or hiring of land, buildings and plant necessary therefor.
3. The chief place of business of the said company is to be the City of Ottawa, in the Province of Ontario.
4. The intended amount of the capital stock is twenty thousand dollars.
5. The number of shares is to be two hundred and the amount of each share one hundred dollars.
6. The names in full and the address and calling of each of the applicants are George Joseph O'Doherty, barrister at law, William McKay, painter, James Boyle O'Doherty, merchant, Henry Francis MacCarthy, druggist, Joseph Robert Esmonde, merchant, George Patrick Brophy, civil engineer, Joseph Boyden, merchant, William Edward Brown, merchant, John Charles Roger, printer, Pierre Hyacinthe Chabot, merchant, all of the said City of Ottawa; all of which said applicants are to be the first or provisional Directors of said Company.

G. J. O'DOHERTY,
Attorney for applicants.

Ottawa, 2nd July, 1881.

1-tf

MISCELLANEOUS.

COPYRIGHT NOTICE.

NOTICE is hereby given that the undersigned has taken out an Interim Canadian Copyright for "The Canadian Chemists and Druggists Price and Stock Book."

11-1

JOHN M. O'LOUGHLIN.

NOTICE OF DISSOLUTION.

THE limited Partnership heretofore existing in the Cities of Montreal and Toronto, between Anthony Haig Sims, of Montreal, as general partner, and Edward Evans, of Toronto, as special partner, under the name of A. H. Sims & Co., as manu-

facturers, has been this day dissolved by the withdrawal of the said Edward Evans.

A. H. SIMS,
EDWARD EVANS.

Montreal, 24th August, 1881.

9-3

THE GREAT NORTH WESTERN TELEGRAPH COMPANY OF CANADA.

AT a meeting of the shareholders of the above Company, specially called for the purpose, held in the City of Winnipeg, on July 29th, 1881, the following resolution was passed:

"Resolved,—That the head office of the Great North Western Telegraph Company of Canada, be removed from the City of Winnipeg, Manitoba, to the City of Toronto, Ontario."

Notice is therefore hereby given, that the said office will be removed in accordance with this resolution at the expiration of the time specified in the Act of incorporation.

8-8

THE MARITIME BANK OF THE DOMINION OF CANADA.

34 Victoria, Chap. 5, Sec. 29.

WE, the undersigned, being more than twenty-five shareholders of the Maritime Bank of the Dominion of Canada, and being proprietors of at least one tenth of the paid-up capital stock of the said Bank, hereby call and give notice that we call a special general meeting of the shareholders of the said Bank to be held at the Bank office, No. 5 King street, in the City of Saint John, on Monday, the twenty-sixth day of September, A.D. 1881, at the hour of noon, for the following objects to be considered and passed upon at such meeting,—that is to say:—

First.—For the purpose of repealing the following resolution passed by the shareholders of the said Bank at a special general meeting of the said shareholders held on the tenth day of August last, viz:—"Resolved, that it is inexpedient that any new business should be undertaken by the Directors, but that the Directors are hereby required to take the necessary steps to bring the business of the Bank to a close and distribute the assets among the stockholders, and that the Directors are hereby authorized to apply to the next Parliament of Canada for the necessary legislation for that purpose."

Secondly.—To repeal the following resolution passed by the shareholders at the annual general meeting held on the third day of June last, viz:—"Resolved, that this meeting adheres to the resolution passed at the meeting held on the tenth of August last, relating to the winding up of the Bank, and that it is desirable that the affairs of the Bank should be brought to a close with as little delay as possible."

Thirdly.—To consider the propriety of continuing to transact the usual and ordinary business of an incorporated Bank, and to take such steps as may be necessary for that purpose.

Fourthly.—To authorize the Directors to apply at the next session of Parliament to reduce the capital stock of the Bank if they should consider this desirable.

9th August, 1881.

A. L. PALMER,
JOHN WISHART,
A. SHIVES,
JOHN BOYD,
GEO. MCKEAN,
THOS. MACLELLAN,
JAS. G. ROSS,
Estate Wm. MOFFATT,
per Cashier of La Banque
Nationale,
THOS. R. JONES,
JOHN W. NICHOLSON,
W. H. THORNE,
H. D. TROOP,
BARTON GANDY,
GEO. F. SMITH,

ROBERT MARSHALL,
C. A. PALMER,
W. W. TURNBULL,
JAS. L. DUNN,
J. & W. F. HARRISON,
PHILIP PALMER,
ALFRED CHILTON BLAIR,
p.p. A. A. BARTLETT,
C. A. PALMER, his atty.
E. H. BOTTERELL,
R. P. MCGIVERN,
THOS. STEAD (in trust),
JEREMIAH HARRISON,
GIDEON PRESCOTT,
GEO. L. BARBOUR.

7-6

KINGSTON AND PEMBROKE RAILWAY CO.

NOTICE is hereby given that a call of ten per cent. on the new issue of the capital stock of the Kingston and Pembroke Railway Company, has been made this day by the Directors of the said Company, and that the same is payable on the 10th day of September, 1881, at the office of the Company in Kingston.

By order, GEO. OSBORNE.

Secy. and Treas., K. and P. Ry. Co.
Dated this 3rd day of August, 1881. 7-5

LA BANQUE DU PEUPLE.

DIVIDEND No. 92.

THE stockholders of La Banque du Peuple are hereby notified that a semi-annual dividend of two (2) per cent. for the last six months has been declared on the capital stock, and will be payable at the office of the Bank on and after Monday, the 5th day of September next.

The transfer book will be closed from the 15th to the 31st August, inclusive.

By order of the Board of Directors,
6-7 A. A. TROTTIER, Cashier.

PUISSANCE DU CANADA.



NOMINATIONS.

DÉPARTEMENT DU SECRÉTAIRE D'ÉTAT DU CANADA.

Il a plu à L'HONORABLE DÉPUTÉ DU GOUVERNEUR GÉNÉRAL de faire la nomination suivante, savoir :

OTTAWA, 18 août 1881.

HENRY ALBERT BAILEY, d'Anderdon, dans la province d'Ontario, gentilhomme; Officier préposé au débarquement et examinateur dans les douanes de Sa Majesté.

PROCLAMATIONS.

LORNE.

[L.S.]

CANADA.

VICTORIA, par la Grâce de Dieu, Reine du Royaume Uni de la Grande-Bretagne et d'Irlande, Défenseur de la Foi, etc., etc., etc.

A Nos Très-Aimés et Fidèles les Sénateurs de la Puissance du Canada et aux membres élus pour servir dans la Chambre des Communes de Notre dite Puissance, et à tous et chacun de vous.

—SALUT:

PROCLAMATION.

ATTENDU que Notre Parlement du Canada se trouve prorogé au vingt-neuvième jour du mois d'août courant, auquel temps vous étiez tenus, et il vous était enjoint d'être présents en notre cité d'Ottawa; SACHEZ MAINTENANT, que pour diverses causes et considérations, et pour la plus grande aise et commodité de Nos bien-aimés sujets, Nous avons cru convenable, par et de l'avis de Notre Conseil Privé du Canada, de vous exempter, et chacun de vous, d'être présents au temps susdit, vous convo-

quant et par ces présentes vous enjoignant et à chacun de vous de vous trouver avec Nous en Notre Parlement du Canada, en notre Cité d'OTTAWA, le HUITIÈME jour du mois d'OCTOBRE prochain pour prendre en considération l'état et la prospérité de Notre dite Puissance du Canada, et y agir comme de droit. CE A QUOI VOUS NE DEVEZ MANQUER.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN, Notre Très-Fidèle et Bien-Aimé Conseiller Sir JOHN DOUGLAS SUTHERLAND CAMPBELL, (communément appelé le Marquis de Lorne), Chevalier de Notre Très-Ancien et Très-Noble Ordre du Chardon, Chevalier Grand-Croix de Notre Ordre Très-Distingué de Saint-Michel et Saint-George, Gouverneur-Général du Canada, et Vice-Amiral d'icelui.

A Notre Hôtel du Gouvernement, en Notre CITÉ d'OTTAWA, ce VINGT-SEPTIÈME jour d'AOUT, dans l'année de Notre Seigneur mil huit cent quatre-vingt-un, et de Notre Règne la quarante-cinquième.

Par ordre,

RICHARD POPE,
Greffier de la Couronne en Chancellerie,
Canada.

(Circulaire.)

RUE DOWNING,
8 août 1881.

MONSIEUR,—J'ai l'honneur de vous transmettre pour être publiée dans la colonie placée sous votre gouvernement, copie d'un ordre en conseil de Sa Majesté, daté du 15 juillet, et étendant les clauses de l'Acte de 1852, concernant les déserteurs étrangers" aux équipages des navires danois dans les possessions de Sa Majesté.

J'ai l'honneur d'être,

Monsieur,

Votre très humble et très obéissant serviteur,
KIMBERLEY.

A l'officier

préposé au gouvernement du Canada.

Cour de Windsor, le 15 juillet 1881.

PRÉSENTE :

Sa Très Excellente Majesté la Reine en Conseil.

ATTENDU que par l'Acte de 1852, concernant les déserteurs étrangers," il est pourvu que si jamais il est démontré à Sa Majesté que des facilités sont ou seront données pour reprendre et appréhender des marins qui désertent les navires marchands anglais dans les territoires d'une puissance étrangère, Sa Majesté peut, par un ordre en conseil alléguant que telles facilités sont ou seront données, déclarer que les marins, autres que les esclaves, qui désertent les navires marchands appartenant à un sujet de cette puissance lorsqu'ils sont dans les possessions de Sa Majesté pourront être appréhendés et transportés à bord de leurs navires respectifs, et peut limiter l'opération de tel acte ou l'assujétir à telles conditions qui pourraient être jugées expédientes :

Et attendu qu'il a été démontré à Sa Majesté que des facilités pour la reprise et l'appréhension des marins (n'étant pas sujets danois) qui désertent les navires marchands anglais dans les territoires appartenant à Sa Majesté le roi du Danemark seront donnés en vertu d'un arrangement entre les gouvernements de la Grande-Bretagne et du Danemark, signé à Londres le 21 juin 1881.

Il a plu en conséquence à Sa Majesté, en vertu des pouvoirs dont elle est investie par le dit "Acte de 1852 concernant les déserteurs étrangers," d'ordonner et déclarer, par et de l'avis de son conseil privé, et il est par le présent ordonné et déclaré qu'à dater de la publication d'icelui dans la *London Gazette* et ci-après, les marins autres que les esclaves (et n'étant

pas sujets anglais) qui désertent les navires marchands appartenant à des sujets du roi du Danemark dans les possessions de Sa Majesté, pourront être appréhendés et transportés à bord de leurs navires respectifs; pourvu toutefois que si tel déserteur a commis un crime dans les possessions de Sa Majesté il puisse être détenu jusqu'à ce qu'il ait été jugé par un tribunal compétent et que la sentence (s'il y a lieu) ait été purgée.

Et en outre, il a plu à Sa Majesté, en vertu des pouvoirs dont elle est investie par le dit "Acte de 1852 concernant les déserteurs étrangers," d'ordonner et déclarer, par et de l'avis de son conseil privé, qu'à dater de la publication d'icelui dans la *London Gazette* et ci-après, l'ordre en conseil concernant les marins qui désertent les navires marchands appartenant aux sujets du roi du Danemark, fait en vertu du dit acte, le 13 juin 1853, et publié dans la *London Gazette*, le 14 juin 1853, sera révoqué, et le dit ordre en conseil est en conséquence par le présent révoqué.

Et les secrétaires d'Etat pour l'Angleterre, les colonies et l'Inde devront donner en conseil les directions conformes au présent.

11-3

C. L. PEEL.

ORDRES EN CONSEIL.

HOTEL DU GOUVERNEMENT, OTTAWA.

Jeudi, 18e jour d'août 1881.

PRÉSENT :

L'HONORABLE DÉPUTÉ DE SON EXCELLENCE
LE GOUVERNEUR-GÉNÉRAL EN CONSEIL.

SUR la recommandation de l'honorable ministre des douanes, et en vertu de l'acte 44 Victoria, chap. 11, sec. 2 et sous-section 4,—

Il a plu au Député du Gouverneur d'ordonner que les trois premières formules de serment prescrites par un arrêté du Conseil du 19e jour de Mai dernier soient rescindées, et les dites formules sont par le présent rescindées, et que les quatre suivantes leur soient et sont par le présent substituées, savoir :—

Serment ou affirmation d'un propriétaire, consignataire, ou importateur.

Je, [nom du propriétaire, consignataire ou importateur faisant l'entrée,] jure ou affirme selon le cas, solennellement et franchement que je suis [le propriétaire, consignataire ou importateur; ou un membre de la société [donner le nom] les propriétaires, consignataires ou importateurs suivant le cas] des marchandises mentionnées dans la lettre d'envoi maintenant produite par moi, annexée à la présente et signée par moi, et que la dite lettre d'envoi est la vraie et seule reçue par ou que attend à recevoir pour toutes les marchandises importées, tel que déclaré dans la présente pour le compte de [nom de la personne ou société étant le propriétaire ou les propriétaires] que les dites marchandises sont proprement décrites dans la dite lettre d'envoi et dans l'entrée qui en est faite par la présente, et que rien n'a été de ma part, ni à ma connaissance de la part d'aucune autre personne, fait, caché ou supprimé par quoi Sa Majesté la Reine peut être fraudée d'une partie quelconque du droit légalement dû sur les dites marchandises; et je [jure ou affirme suivant le cas] que les prix des marchandises tels qu'ils figurent dans la dite lettre d'envoi et tels qu'additionnés dans cette feuille d'entrée maintenant présentée par moi, indiquent la valeur courante sur le marché des marchandises aux temps et lieu de leur exportation au Canada, sans aucune déduction ou escompte pour argent comptant, ou pour leur exportation, ou pour aucune autre considération quelconque, et qu'au meilleur de ma connaissance et croyance les prix ainsi montrés étaient les prix des dites marchandises pour la consommation aux dits temps et lieu. Ainsi, que Dieu me soit en aide.

[Assermenté ou affirmé] devant moi, ce
jour de 18 .

Percepteur.

Déclaration du propriétaire, consignataire, ou importateur, requise lorsque l'entrée est faite par une personne quelconque autre que tel propriétaire, consignataire ou importateur.

Je, soussigné [nom du propriétaire, consignataire ou importateur, suivant le cas, ou un membre de la société de [donner le nom] déclare solennellement par le présent que la feuille d'entrée ci-incluse contient un rapport fidèle des marchandises importées tel que déclaré en icelle et dont [nom de la personne ou société étant le propriétaire, consignataire ou importateur, est ou sont] le propriétaire, que la lettre d'envoi produite avec le présent est la véritable et seule lettre d'envoi que [il ou ils, a ou ont] reçue ou s'attend à recevoir pour les dites marchandises, et que les prix de ces dernières, tel que mentionné dans la dite lettre d'envoi indiquent leur valeur courante sur le marché aux temps et lieu de leur exportation au Canada, que les dites marchandises sont proprement décrites dans la dite lettre d'envoi, et qu'aucun escompte ou déduction pour argent comptant, ou pour aucune autre considération spéciale n'a été fait dans les prix de la dite lettre d'envoi, et qu'au meilleur de ma connaissance et croyance les prix ainsi exhibés étaient ceux des dites marchandises pour la consommation aux dits temps et lieu.

Signé à le jour de 188
en présence de [percepteur ou procureur faisant l'entrée, ou un juge de paix ou consul.]

Serment ou affirmation d'un agent, ou procureur, ou propriétaire, ou consignataire, ou importateur.

Je [nom de l'agent] [jure ou affirme] solennellement et franchement que je suis l'agent et procureur dûment autorisé de [nom du propriétaire, consignataire ou importateur], et que je suis en état de savoir et sais que la lettre d'envoi maintenant présentée par moi des marchandises mentionnées dans cette feuille d'entrée est la vraie et la seule reçue par le dit [nom du propriétaire, consignataire ou importateur] pour toutes les marchandises importées tel que dit en icelle pour [son ou leur] compte; que les dites marchandises sont proprement décrites dans les dites lettre d'envoi et feuille d'entrée et que la dite lettre d'envoi et entrée indiquent la valeur courante sur le marché des dites marchandises aux temps et lieu de leur exportation au Canada, sans aucune déduction ou escompte pour argent comptant, ou pour cause de leur exportation ou pour toute autre raison quelconque, et que rien de ma part, ou à ma connaissance de la part d'aucune autre personne n'a été fait, caché ou supprimé par quoi Sa Majesté la Reine puisse être fraudée d'une partie quelconque du droit légalement dû sur les dites marchandises; et je [jure ou affirme] de plus solennellement et franchement qu'au meilleur de ma connaissance et croyance le dit [nom du propriétaire, consignataire ou importateur] est le propriétaire, consignataire ou importateur, suivant le cas] des marchandises mentionnées dans cette feuille d'entrée, et que les prix des dites marchandises tels qu'ils y figurent ainsi que dans la dite lettre d'envoi étaient les prix de telles marchandises pour la consommation aux temps et lieu de leur exportation au Canada. Ainsi que Dieu me soit en aide.

[Assermenté ou affirmé] devant moi ce
jour de 18

Percepteur.

Serment ou affirmation d'un propriétaire ou son agent, requis chaque fois que des marchandises sont entrées à un taux de droits moins élevé pour des fins spécifiques qu'il ne l'aurait été autrement.

Je [nom du propriétaire ou agent] [jure ou affirme] solennellement et franchement que toutes les marchandises incluses dans cette entrée comme payant un taux de droits moins élevé pour des fins spéci-

fiques qu'il ne l'aurait été autrement, doivent être et seront employées pour telle fin spécifique seulement.

[Assermenté ou affirmé] devant moi ce
jour de 18
Percepteur.

9-3 J. O. COTÉ,
Greffier, Conseil Privé.

HOTEL DU GOUVERNEMENT, OTTAWA.

Jeudi, le 18e jour d'août 18 1.

PRÉSENT :

L'HONORABLE DÉPUTÉ DE SON EXCELLENCE
LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

SUR la recommandation de l'honorable ministre agissant comme ministre de la marine et des pêcheries, et en vertu des clauses de la 31e section de l'acte adopté durant la session du parlement du Canada tenue dans la 31e année du règne de Sa Majesté, chap. 65 et intitulé "Acte concernant l'inspection des bateaux à vapeur et pour augmenter la sécurité des passagers,"—

Il a plu au Député du Gouverneur d'ordonner, par et de l'avis du Conseil privé de la Reine pour le Canada, et il est par le présent ordonné que le vapeur "Brothers," de Québec, appartenant à M. Angus Baker, pourra transporter six cents (600) passagers et pas plus ; de plus que le vapeur "Laurentides," de Québec, appartenant à M. François H. Marquis, pourra transporter trois cent vingt et un (321) passagers et pas plus.

9-3 J. O. COTÉ,
Greffier du Conseil Privé.

HOTEL DU GOUVERNEMENT.

OTTAWA, 20 août 1881.

PRÉSENT :

L'HONORABLE DÉPUTÉ DE SON EXCELLENCE
LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

SUR la recommandation de l'honorable ministre du Revenu de l'Intérieur, et en vertu des clauses des sections 48e et 49e de l'acte adopté dans la 42e année du règne de Sa Majesté, chap. 16, et intitulé "Acte pour amender et refondre les lois concernant les poids et mesures,"—

Il a plu au Député du Gouverneur, par et de l'avis du Conseil Privé de la Reine pour le Canada d'ordonner, et il est par le présent ordonné que les additions suivantes soient faites, et ces dernières sont par le présent faites à l'arrêté du conseil adopté le 14e jour d'août 1879.

I. Les appareils à éprouver le grain seront vérifiées lorsque :—

1. Le récipient ou vaisseau destiné à contenir le grain est de forme cylindrique, d'un diamètre égal à sa profondeur, et contient quelque sous-multiple autorisé du gallon pas moindre qu'une pinte.

2. Le récipient indique en caractères parfaitement lisibles sa capacité en mesure réglementaire.

3. Le régulateur est arrangé de telle sorte qu'il puisse être scellé ou étampé de manière qu'on ne puisse pas le déranger ou l'enlever de l'instrument auquel il appartient sans détruire ou briser les scellés ou l'étampe.

4. Lorsque l'appareil accuse des poids non conformes aux chiffres et divisions marquées sur le fléau.

5. Le taillant du couteau et autres parties de l'appareil sont en conformité de la section B de l'arrêté du 14 août 1879.

6. L'appareil est pourvu d'un fournisseur ou appareil pour remplir automatiquement le récipient qui sert à peser, identique quant à ses forme et dimensions, avec celui déposé au département des étalons de

mesure à Ottawa, dont un dessin indiquant les dimensions et accompagné d'instructions sur la manière de s'en servir sera donné à chaque inspecteur des poids et mesures.

K. L'honoraire exigible pour la vérification et l'étampe de chaque appareil à éprouver le grain sera d'une piastre.

9-3 J. O. COTÉ,
Greffier du Conseil privé.

AVIS DU GOUVERNEMENT.

ETAT

Du Revenu et des Dépenses, à compte du Fonds Consolidé de la Puissance du Canada, d'après les états fournis au département des Finances à la nuit du 31 août dernier.

REVENU :	MONTANT.
Douanes	\$2,021,115 64
Excise	443,697 84
Département des Postes.....	116,528 69
Travaux Publics, y compris les Chemins de fer.....	208,524 60
Timbres d'effets de commerce.....	17,127 10
Divers	76,415 76

Revenu, 31 juillet 1881..... \$2,883,409 63
2,294,076 73

\$5,177,486 36

DÉPENSES..... \$1,209,700 47
do 31 juillet 1881..... 2,499,484 28

\$3,709,184 75

J. M. COURTNEY,
Député du Ministre des Finances.
Département des Finances,
Ottawa, 1er septembre 1881.

DÉPARTEMENT DU SECRÉTAIRE D'ETAT DU CANADA.

OTTAWA, 3 septembre 1881.

M. WILLIAM DARLEY BENTLEY ayant été nommé par Sa Majesté l'Empereur du Brésil, par une commission en date du septième jour de février, mil huit cent quatre-vingt, consul général pour le Canada, Sa Majesté la Reine a bien voulu approuver la dite nomination en émanant son *Exequatur* par un document sous son sceau et seing-manuel en date du vingt-huitième jour d'avril mil huit cent quatre-vingt.

10-3 J. A. MOUSSEAU,
Secrétaire d'Etat.

REMISE SUR LE FERBLANC.

EN vertu de l'ordre en Conseil du 11 juin 1879, il a plu au ministre des douanes d'ordonner et il est par le présent ordonné que sur toutes les réclamations faites le ou après le 1er septembre prochain pour remise sur le ferblanc en feuilles ou ferblanc employé dans la fabrication d'emballages pour l'exportation de certains articles, le taux payable sur chaque boîte de tel ferblanc ainsi employé et exporté continuera d'être de cinquante centins comme par le passé, pourvu que le montant de telle remise n'excède dans aucun cas le montant du droit actuellement payé sur icelle, sujet toujours aux restrictions imposées par le dit ordre en Conseil tel qu'amendé par celui du 20 mai 1880.

J. JOHNSON,
Commissaire des douanes.
Département des douanes,
Ottawa, 26 août 1881.

AVIS AUX MARINS.

No. 17 de 1881.

SIGNAL D'ALARME DE L'ILE AUX ALOUETTES
POUR LES TEMPS DE BROUILLARD.

AVIS est par le présent donné qu'une trompette d'alarme établie par le gouvernement du Canada au phare de l'île aux Alouettes, sur le fleuve St. Laurent, à l'embouchure du Saguenay, province de Québec, sera mise en opération le 15 août courant.

Lat. N. 43° 5' 30"
Long. O. 69° 40' 0"

Durant les temps couverts, brouillards ou tempêtes de neige, la trompette donnera des éclats de huit secondes de durée, avec intervalles de trente-cinq secondes entre chaque éclat.

W. SMITH,
Député ministre de la marine et des pêcheries.

Département de la marine et des pêcheries.
Ottawa, 4 août 1881. 9-3

AVIS AUX MARINS.

No. 18 de 1881.

BOUÉE AUTOMATIQUE DE LOUISBOURG.

AVIS est par le présent donné qu'une bouée d'alarme automatique, peinte en rouge et faisant résonner un sifflet de 10 pouces, a été établi par le gouvernement du Canada dans vingt brasses d'eau S.E. $\frac{1}{4}$ E., 1 $\frac{5}{8}$ mille du phare à Louisbourg, Ile du Cap-Breton, Nouvelle-Ecosse.

Lat. N. 45° 54' 0"
Long. O. 59° 55' 0"

En passant au nord-ouest de la bouée, par l'ouest,

on évitera la grande batture et l'on tombera dans la bonne voie pour arriver au port de Louisbourg.

WM. SMITH,
Député du ministre de la marine et des pêcheries.
Département de la marine et des pêcheries.
Ottawa, 5 août 1881. 9-3

OTTAWA, 12 août 1881.

AVIS est par le présent donné que l'hon. ministre agissant comme ministre de l'Intérieur, a retiré de la vente et les réserve pour les fins scolaires, en vertu de la sous-section 2 de la section 22 de l'Acte de 1879, concernant les terres de la Puissance, les terres suivantes situées dans la province du Manitoba, déjà offertes aux colons, pour remplacer celles destinées aux écoles et colonisées avant d'être arpentées, savoir :—

Township	8,	Rang	1, E.	Section	21.
"	11,	"	2, " S. W. $\frac{1}{4}$	"	13.
"	13,	"	2, " S. W. $\frac{1}{4}$	"	24.
"	15,	"	2, " N. W. $\frac{1}{4}$	"	12.
"	13,	"	3, " N. $\frac{1}{2}$ de N. $\frac{1}{2}$	"	31.
"	16,	"	3, " S. $\frac{1}{2}$ de N. W. $\frac{1}{4}$	"	5.
"	12,	"	4, E. N. W. $\frac{1}{4}$	"	12.
"	13,	"	4, E. W. $\frac{1}{2}$	"	28.
"	11,	"	5, E. S. $\frac{1}{2}$	"	25.
"	7,	"	6, E. N. W. $\frac{1}{4}$	"	10.
"	14,	"	3, W. S. E. $\frac{1}{4}$	"	6.
"	6,	"	4, W.	"	32.
"	14,	"	4, W.	"	20.
"	10,	"	5, W. S. E. $\frac{1}{4}$	"	32.
"	12,	"	5, W. S. E. $\frac{1}{4}$	"	30.
"	13,	"	5, W. S. $\frac{1}{2}$	"	4.
"	12,	"	6, W. N. $\frac{1}{2}$	"	26.
"	12,	"	7, W. N. W. $\frac{1}{4}$	"	12.
"	13,	"	7, W. N. W. $\frac{1}{4}$	"	31.
"	12,	"	8, W.	"	9.
"	13,	"	9, W. N. E. $\frac{1}{4}$	"	32.
"	13,	"	9, W. S. W. $\frac{1}{4}$	"	32.
"	13,	"	9, W. E. $\frac{1}{2}$	"	33.
"	15,	"	9, W. N. $\frac{1}{2}$	"	9.
"	14,	"	11, W. N. $\frac{1}{2}$	"	24.

LINDSAY RUSSELL,
Agissant comme député du ministre de l'Intérieur.
9-3

LISTE DES COMPAGNIES D'ASSURANCE AUTORISEES A FAIRE DES OPERATIONS AU CANADA, EN VERTU DES ACTES D'ASSURANCE DE 1875 ET 1877.

NOM DE LA COMPAGNIE.	Principal agent pour la réception des significations de pièces et d'avis.	Montant des dépôts — Les dépôts marqués (A) ne sont applicables qu'aux polices sur la vie en cours le 31 mars 1878; ceux marqués (B) aux polices émises depuis cette date.	Assurance autorisée.
La compagnie d'assur. de l'Amérique du Nord contre les accidents...	Edward Rawlings, gérant, Montréal.....	\$13,500, bons du havre de Montréal, \$9,733 bons d'emmagasinage de Montréal; \$550 5 p. c. canadiens. (Acceptés à \$21,000)...	Assurance autorisée.
La compagnie d'assurance dite "Ætna," de Hartford, Connecticut...	Robt. Wood, agent général, Montréal.....	\$5,070 fonds publics canadiens; \$23,000 débiteurs de municipalités; \$72,000 bons des E.-U. (Acceptés à \$97,771) E.U., et \$100,000 bons des E.-U. en or (A), \$70,000 bons des E.U., et \$25,000 déb. de la Province de Québec (B).....	Contre les accidents.
La compagnie d'assurance sur la vie dite "Ætna," de Hartford, Conn.	William H. Orr, gérant, Montréal.....	\$100,000 bons 4 p. c. des E.-U. (Acceptés à \$50,400).....	Contre l'inc. et sur la navig.
La compagnie d'assurance agricole de Watertown, N.Y., E.-U.....	John Fisher, agent-en-chef, Cobourg.....	\$56,000 bons municipaux. (Acceptés à \$50,400).....	Sur la vie.
La compagnie d'assurance dite "Anchor Marine".....	Hugh Scott, agent, Toronto.....	\$61,000 bons municipaux. (Acceptés à \$54,900).....	Contre l'inc. et sur la navig.
La compagnie d'assurance de l'Amérique Britannique, Toronto.....	Louis H. Boulton, gérant <i>pro tem</i> , Toronto.....	\$54,993 bons du Canada, 4 p. c. (Acceptés à \$51,300).....	Sur la vie.
L'association sur la vie dite "Briton" (limitée).....	J. B. M. Chipman, gérant, Montréal.....	\$57,000 bons municipaux. (Acceptés à \$54,000).....	Contre l'inc. et sur la navig.
La compagnie d'assurance maritime et contre l'incendie, du Canada.	Charles Cameron, direct.-gérant, Hamilton.....	\$60,000 bons municipaux. Acceptés à \$54,000.....	Sur la vie.
La compagnie d'assurance du Canada sur la vie, Hamilton.....	A. G. Ramsay, gérant, Hamilton.....	\$3,900 effets de la Société Impériale de construction, \$5,000 effets de la société de construction et de prêts de Toronto, \$1,600 effets de l'Association de l'Ouest.....	Sur la vie.
L'association Canadienne d'assurance des consommateurs de vapeur.	W. B. McMurrich, agent, Toronto.....	\$56,000 bons municipaux (Acceptés à \$50,400).....	Sur chaudières à vap., etc.
La compagnie d'assurance des Citoyens, du Canada.....	Gerald E. Hart, agent principal, Montréal.....	\$56,000 bons du havre de Montréal. (Acceptés à \$50,400).....	Sur la vie et cont. les accid.
La compagnie d'assurance des Citoyens, du Canada.....	Gerald E. Hart, agent principal, Montréal.....	\$30 en espèces.....	Contre l'inc. et sur la navig.
La compagnie d'assurance des Citoyens, du Canada.....	Fred. Cole, agent général, Montréal.....	\$100,344 fns. p. c. (vie A), \$50,613 effets consol. 5 p. c. canad. et \$55,967, effets 4 p. c. (feu).....	Garantie.
La compagnie d'ass. de l'Union Commerciale, de Londres, Angl.....	J. K. Macdonald, directeur-gérant, Toronto.....	\$86,300 bons municipaux. (Acceptés à \$77,650).....	Contre l'inc. et sur la vie.
L'association d'assurance sur la vie, dite "Confederation".....	F. R. Despard, gérant, Hamilton.....	\$35,000 en espèces, \$15,000 bons de la cité de Victoria, U.-B.....	Contre l'inc. et sur la navig.
La compagnie d'assurance dite "Dominion," maritime et contre l'incendie, de Hamilton.....	R. W. Gale, gérant, Montréal.....	\$100,000 fonds publics canad. (A) et \$65,000 bons des E.-U. (B).....	Sur la vie.
La société d'ass. sur la vie, dite "Equitable," des Etats-Unis, N.-Y.	Wm. Robertson, agent en chef, Montréal.....	\$100,000 effets canadiens.....	Contre l'incendie.
L'association d'assurance contre l'incendie (responsabilité limitée), Londres, Angleterre.....	Edward Rawlings, gérant, Montréal.....	\$32,000 bons marit. ; \$15,000 bons du hav. de Mont. ; \$9,733 bons d'emmagas. de Montréal, et \$400 actions. (Acceptés à \$51,000).....	Garantie.
La compagnie de garantie de l'Amérique du Nord.....	Robert Simms et Cie., et Geo. Denholm, agents généraux, Montréal.....	\$100,343 fonds publics canadiens.....	Contre l'incendie.
La compagnie d'assurance contre l'incendie et sur la vie, dite "Guardian," Londres, Angleterre.....	Robert Wood, agent généraux, Montréal.....	\$55,000, b. des E.-U., et \$30,810 act de banq. (Accept. à \$100,000).....	Contre l'incendie.
La comp. d'ass. contre l'incendie dite "Hartford" de Hartford, Conn.	W. H. Rintoul, agent, Montréal.....	\$8,667 5 p. c. cons. canadiens, \$51,402 6 p. c. canadiens.....	Contre l'incendie.
La compagnie d'assurance dite "Lancashire".....	S. C. Duncan-Clark, agent principal, Toronto.....	\$100,000 fonds publics canadiens.....	Contre l'incendie.
La compagnie d'assurance sur la vie dite "Lion" (à responsabilité limitée) Londres, Angleterre.....	Frederick Stanciliffe, agent général, Montréal.....	£10,000 stg., eff. canadiens.....	Sur la vie.
La compagnie d'assurance dite "Liverpool et London et Globe".....	G. F. C. Smith, agent principal, Montréal.....	\$50,000 fonds pub. canad (vie); \$3,000 5 p. c. canad.; \$64,000 bons mun.; \$25,000 assoc. de plac., Montréal; \$17,030 en espèces. (Acceptés à \$145,430).....	Contre l'inc. et sur la vie.
La corporation d'assurance dite "London," Angleterre.....	C. C. Foster, agent, Montréal.....	\$50,127 5 p. c. consol. canad., et \$99,873 fonds publics canadiens (feu) 10, (v) et (vie) \$50,000.....	Contre l'inc. et sur la vie.
La compagnie de Garantie et contre les Accidents, de Londres (responsabilité limitée).....	A. T. McCord, jr., agent en chef, Toronto.....	£11,000 stg., effets canadiens.....	Garantie et accidents.
La comp. d'assurance contre l'incendie, London et Lancashire.....	C. J. Spike, agt en chef, Halifax, N.E.....	\$21,000 stg., effets canadiens.....	Contre l'incendie.
La compagnie d'assurance sur la vie, dite "London et Lancashire".....	William Robertson, gérant, Montréal.....	\$100,000 fonds publics canadiens (A) de \$5,000 en espèces et \$4,867 bons de la province de Québec (B).....	Sur la vie.
La comp. d'ass. mutuelle contre l'incendie, de London, Ont.....	D. C. Macdonald, secrétaire, London, Ont.....	\$25,000 effets publics canadiens et \$5,000 en argent.....	Sur les glaces.
La comp. d'ass. sur la vie, dite "Metropolitan," de New-York, E.-U.	Thos. A. Temple, agt. général, St. Jean, N.-B.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie Métropolitaine d'assurance sur les places, New-York.	A. J. Pell, Montréal.....	\$5,000, bons des Etats-Unis. (Acceptés à \$93,600).....	Sur la vie.
L'association d'assurance actuelle sur la vie, du Canada.	J. Turner, président, Hamilton.....	\$92,988 bons municipaux. (Acceptés à \$93,600).....	Sur la vie.

La compagnie d'ass. mutuelle sur la vie dite "North American"	Wm. McCabe, directeur-gérant, Toronto.....	\$50,000 en espèces	Sur la vie.
La compagnie d'assurance dite "North British and Mercantile"	Macdougall et Davidson, agents génér., Mont. réal et \$65,000 bons municip. (feu). (Acceptés à \$150,800).	\$50,000 fonds pub. canad., (vie A), \$47,000 bons du hav. de Mont. réal et \$65,000 bons municip. (feu). (Acceptés à \$150,800).	Contre l'inc. et sur la vie. Contre l'incendie
La compagnie d'assurance du Nord, d'Aberdeen et Londres.....	Taylor Frères, agents généraux Montréal....	\$85,833 fonds publics canadiens, \$14,167 5 par cent canadiens.....	Contre l'incendie.
La société d'assurance contre l'incendie, dite "Norwich Union,"	Alex. Dixon, agent, Toronto.....	\$100,000 effets canadiens.	Sur la vie.
La société Angletierre	Wm. Hendry, gérant, Waterloo.....	\$56,157 bons municipaux (accepté \$60,541)	Contre l'inc. et sur la nav
La compagnie d'assurance mutuelle sur la vie, d'Ontario.....	Robert Hampson, Montréal, agent	\$100,000 bons des Etats-Unis.....	Contre l'incendie.
La compagnie d'assurance dite "Phoenix," de Brooklyn.....	Gillespie, Moffat et Cie., agts. génér., Mont. J. G. Clapham, président, Québec.....	\$50,171 fonds publics canad., et \$50,126 5 p. c. consol. canadiens \$25,000 fonds publics canadiens, \$60,000 actions de banque et \$15,200 bons municipaux. (Acceptés à \$98,680)	Contre l'incendie.
La cie. d'ass. contre l'incendie, dite "Phoenix," Londres, Angleterre.			
La compagnie d'assurance contre l'incendie, de Québec			
La compagnie d'assur. sur la vie et contre l'incendie, dite "Queen,"	A. M. Forbes et H. G. Mudge, agents princi- paux, Montréal	\$100,000 fonds publics canadiens (feu) et \$51,100 5 p. c. conso- lidés canadiens (vie).....	Contre l'inc. et sur la vie. Sur la vie.
La société d'assurance mutuelle sur la vie, dite "Reliance," Londres,	J. Cassie Hutton, procureur, Montréal.....	\$100,000 fonds publics canadiens (A) et \$10,000 effets canad. (B)	Contre l'inc. et sur la nav.
Angleterre.....	Arthur Gagnon, secrétaire, Montréal.....	\$50,400 bons du havre de Montréal. (Acceptés à \$50,400)	
La compagnie d'assurance Royale Canadienne.....	M. H. Gault et Wm. Tatley, agents princi- paux, Montréal.....	\$96,982 fonds publics, \$53,533 5 p. c. des consolidés canadiens et \$170,333, cons. angl.—appl., \$149,182 (feu), \$50,000, (vie A) et 121,666 (général.) Aussi \$97,333.33 annuités angl. (général.) Total \$418,182.....	Contre l'inc. et sur la vie.
La compagnie d'assurance Royale.....			
La compagnie d'assurance Impériale Ecossaise	Taylor Frères, agents généraux, Montréal....	\$71,068, fds. pub. can., \$20,000 bons du havre de Montréal, \$13,500 bons municipaux. (Acceptés à \$101,275)	Contre l'incendie.
La compagnie d'assur. contre l'incendie dite Sovereign, du Canada..	L'hon. Alex. Mackenzie, président, Toronto.	\$115,655 bons municip. \$3,684 en argent. (Acceptés à \$101,218)	Contre l'incendie.
La compagnie d'assurance sur la vie, dite "Standard," Ecosse.. ..	W. M. Ramsay, gérant, Montréal... ..	\$64,000 bons municipaux, \$107,000 bons du havre de Montréal, (acceptés à \$153,900), étant \$126,750 (vie A) et \$27,150 (vie B)	Sur la vie.
La société d'assurance sur la vie, dite "Star," d'Angleterre	A. W. Lauder, trésorier général, Toronto....	\$100,343 fonds publics canadiens.....	Sur la vie.
La comp. d'assurance mutuelle sur la vie, dite "Sun," de Montréal.	R. Macaulay, secrétaire général, Montréal..	\$56,000 bons municipaux. (Acceptés à \$50,400)	Sur la vie et cont. les accid.
La compagnie d'assurance sur la vie et Tontine, de Toronto.....	Arthur Harvey, gérant, Toronto.....	\$32,400 bons municip. \$1,040.36 en espèces (Acceptés à \$30,200)	Sur la vie et cont. les accid.
La compagnie d'assurance dite "Travelers," de Hartford, Connect..	Thos. Simpson, agent, Montréal.....	\$100,000 bons des Etats-Unis, \$23,000 bons municipaux, \$20,000 bons du havre de Montréal (acceptés à \$140,500), étant \$100,000 (vie A), \$25,000 au pair (vie B), et \$20,000 au pair (accidents)	Sur la vie et cont. les accid.
La compagnie d'assurance mutuelle Union sur la vie, du Maine.....	Wm. Mulock, agent, Toronto.....	\$100,000 4 p. c. des Etats-Unis, (A) et \$15,000, bons du district de Columbia, E.-U., (B)	Sur la vie.
La compagnie d'assurance de l'Ouest, Toronto.....	J. J. Kenny, directeur gérant, Toronto.....	\$57,700 bons municipaux. (Acceptés à \$51,930)	Contre l'inc. et sur la nav.

LES COMPAGNIES D'ASSURANCE SUR LA VIE CI-DESSOUS NOMMÉES, AYANT CESSÉ D'ENTREPRENDRE DES RISQUES AU CANADA, SONT AUTORISÉS, EN VERTU DE L'ARTICLE 17 DE "L'ACTE D'ASSURANCE REFONDU DE 1877," A POURSUIVRE TOUTES LES OPÉRATIONS SE RATTACHANT AUX POLICES EMISES AVANT LE 31 MARS 1878, ET LEURS DÉPÔTS SONT APPLICABLES À CES POLICES, SUJET AUX DISPOSITIONS DES ACTES D'ASSURANCE DE 1868 ET 1871.

NOM DE LA COMPAGNIE.	Principal agent pour la réception des significations des pièces et avis.	Montant des dépôts.	Assurance autorisée.
L'association médicale et générale sur la vie dite "Briton," Londres, Angleterre.....	Jas. B. M. Chipman, gérant, Montréal.....	\$100,343 bons du Canada.....	Sur la vie.
La compagnie d'assurance mutuelle sur la vie, dite Connecticut, de Hartford, Conn., E.U.....	Robt. Wood, agent-général, Montréal.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie, d'Edimbourg.....	David Higgins, agent principal, Toronto.....	\$150,515 bons du Canada.....	Sur la vie.
L'association d'assurance sur la vie, d'Ecosse.....	Geo. W. Ford, agent principal, Montréal.....	\$150,000 bons du Canada.....	Sur la vie.
La compagnie Nationale d'assurance sur la vie, des Etats-Unis d'Amérique.....	John F. Bell, procureur, Windsor.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie, de New-York.....	F. W. Campbell, M.D., procureur, Montréal.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie dite "North Western," de Milwaukee, E.-U.....	M. W. Mills, agent principal, Toronto.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance mutuelle sur la vie, dite "Phoenix," Hartford, Connecticut.....	A. R. Bethune, agent général, Montréal.....	\$105,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie, dite, "The Positive Government Security" (limitée) Angleterre.....	John Taylor, secrétaire, Montréal.....	\$3,273 débentures du Canada, 5. p. c.	Sur la vie.
La société d'assurance sur la vie, dite "Amicable" Ecosaise.....	Geo. Wm. Ford, agent général, Montréal.....	\$150,000 bons du Canada.....	Sur la vie.
L'institution de Prévoyance Ecosaise.....	R. A. Ramsay, procureur, Montréal.....	\$100,343 bons du Canada.....	Sur la vie.
La compagnie d'assurance Provinciale Ecosaise.....	Geo. Wm. Ford, secrétaire, Montréal.....	\$150,790 sav. : \$112,343 bons du Canada, \$38,447 déb. Can. 5 p. c.	Sur la vie.
La compagnie d'assurance sur la vie, des Etats-Unis.....	\$60,000 bons payables en or, Etats-Unis.....	Sur la vie.

NOTA.—La compagnie d'assurance mutuelle sur la vie, dite "Globe" de New-York, a été déclarée insolvable aux Etats-Unis et en Canada, et Jas. D. Fish, de New-York, a été nommé receveur par les cours des Etats-Unis, et W. C. Wells, de Montréal, a été nommé syndic par la Cour Supérieure de Montréal, pour les opérations faites en Canada. Le dépôt de la compagnie entre les mains du gouvernemen, \$100,000 en effets des Etats-Unis, a été, par ordre de la dite Cour Supérieure, délivré aux banquiers de cette cour.

La compagnie d'assurance maritime des Marchands de Montréal, a cessé de faire des opérations d'assurance, et est en voie de liquider ses affaires. Le dépôt a été remis à la compagnie [moins \$2,223 en espèces retenues à cause de réclamations contestées.

Bureau du Surintendant des Assurances, Ottawa, 30 juin 1881.

J. B. CHERRIMAN, Surintendant des Assurances.

DEPARTEMENT DES POSTES

Dr. Compte des banques d'épargne de la Poste, pour le mois de juillet 1881.

Av.

Fourni au Ministre des Finances aux termes de l'Acte pour l'Audition des Comptes Publics, 1878, Sec. 20)

Balance en caisse chez le Ministre des Finances, au 31 juin 1881.....	\$6,208,226 77	Remboursements durant le mois.....	\$172,633 22
Dépôts durant le mois	402,389 00		
Intérêt accordé aux déposants pour les comptes clos durant le mois	32		
		Balance :—	
		Au crédit des comptes des déposants.....	\$6,408,077 41
		Chèques en la possession des déposants et dont le paiement n'a pas été demandé.....	29,905 46
			6,437,982 87
	6,610,616 09		\$6,610,616 09

J. M. COURTNEY,
Député du Ministre des Finances.

Département des Finances, Ottawa, 17 août 1881.

DEMANDES AU PARLEMENT.

PARLEMENT FÉDÉRAL.

Règles relatives aux avis de bills privés.

51. Dans le cas de toute demande de bill privé, proprement du ressort législatif du Parlement du Canada, suivant les dispositions de l'Acte de l'Amérique Britannique du Nord, 1867, et ayant pour objet, soit la construction d'un pont, d'un chemin de fer, d'un chemin à barrières ou d'une ligne télégraphique; soit la construction ou l'amélioration d'un port, d'un canal, d'une écluse, d'une digue ou d'une glissoire, ou autre ouvrage semblable; soit la concession d'un droit de passage d'eau, l'incorporation de professions ou métiers, ou d'une compagnie de banque ou autre compagnie par actions, soit la concession à une ou plusieurs personnes de certains droits ou privilèges exclusifs ou particuliers, soit le pouvoir de faire quelque chose qui, dans ses effets, pourrait toucher aux droits ou à la propriété d'autrui, ou concerner une classe particulière de la société; ou ayant pour objet quelque amendement de même nature à un acte antérieur,—un avis, énonçant d'une manière claire et intelligible la nature et l'objet de la demande, et signé (excepté s'il s'agit de corporations déjà existantes) par les pétitionnaires ou de leur part, est nécessaire et doit être publié comme il suit

Dans les provinces de Québec et de Manitoba :

Un avis doit être inséré dans la *Gazette du Canada* en anglais et en français, ainsi que dans un journal anglais et un journal français du district intéressé, ou en anglais et en français dans le même journal, s'il ne s'en publie qu'un seul dans ce district; ou s'il n'y paraît pas de journal, alors la publication de l'avis en anglais et en français doit se faire dans un journal du district le plus voisin où il s'en publie.

Dans les autres provinces :

Un avis doit être inséré dans la *Gazette du Canada* et dans un journal du comté ou des comtés-unis intéressés, ou s'il n'y paraît pas de journal, alors la publication doit se faire dans un journal du comté le plus voisin où il s'en publie.

La publication de ces avis durera, dans chaque cas la période de deux mois pendant l'intervalle de temps qui s'écoulera entre la clôture de la session précédente et la prise en considération de la pétition. Un exemplaire des numéros des journaux, reproduisant la première et la dernière insertion de l'avis, devra être transmis au greffier de chaque Chambre.

Si la pétition demande l'autorisation de présenter un bill privé ayant pour objet la construction d'un pont de péage, le pétitionnaire ou les pétitionnaires devront, en même temps qu'ils donneront l'avis prescrit par la règle précédente, donner aussi, de la même manière, avis des péages qu'ils entendent exiger, de l'étendue du privilège, de la hauteur des arches, de l'espace à laisser libre entre les culées ou les piliers pour le passage de radeaux et des navires; et mentionner de plus s'ils se proposent de construire un pont mobile, et quelles en seront les dimensions.

Toute personne désirant obtenir un bill privé devra, dans les huit jours qui précéderont l'ouverture du Parlement, déposer au bureau du greffier de la Chambre dans laquelle le bill doit prendre naissance, une copie de ce bill en langue anglaise ou en langue française, avec une somme suffisante pour en payer la traduction et l'impression. Il en sera imprimé 600 exemplaires en anglais et 200 en français; la traduction devra être faite par les officiers de la Chambre, et l'impression par l'entrepreneur des impressions. Le pétitionnaire aura aussi à payer au comptable de la Chambre une somme de \$200, plus le coût de l'impression de l'acte dans les Statuts, et remettra le reçu de ce paiement au greffier du comté auquel ce bill aura été renvoyé—le dit paiement sera effectué immédiatement après la seconde lecture avant la prise en considération du bill par le comité.

Aucune pétition pour l'obtention d'un bill privé ne sera reçue par l'une ou par l'autre Chambre après les dix premiers jours de la session.

ROBERT LEMOINE,

Greffier du Sénat.

JOHN GEORGE BOURINOT,

Greffier des Communes.

Règles du Sénat relatives aux avis de bills de divorce.

72. Quiconque a l'intention de demander un bill de divorce, doit donner avis de son intention, et spécifier d'avec qui et pour quelle cause il veut divorcer. L'avis doit être inséré pendant six mois, à la *Gazette du Canada*, et dans deux journaux du district (si c'est dans les provinces de Québec et de Manitoba.) ou du comté ou des comtés-unis, (si c'est dans les autres provinces,) où le pétitionnaire résidait ordinairement lors de la séparation; et si le nombre voulu de journaux n'y paraît pas, alors la publication de l'avis devra se faire dans le district, le comté ou les comtés-unis voisins.

Un exemplaire en manuscrit de l'avis devra être signifié, à l'instance du pétitionnaire, à la personne d'avec laquelle il veut divorcer, si le lieu de la résidence de cette dernière peut être connu; et la preuve de cette signification ou de la diligence faite pour l'effectuer, doit être produite sous serment devant le Sénat et à sa satisfaction, lors de la lecture de la pétition.

ROBERT LEMOINE,

Greffier du Sénat.

A VIS est par le présent donné que la Compagnie écossaise du Canada, limitée, s'adressera au parlement de la Puissance du Canada, lors de sa prochaine session, pour obtenir un acte lui permettant d'acquérir et transporter des propriétés foncières dans la Puissance du Canada.

A. T. DRUMMOND,

Directeur-gérant.

11-9

A VIS est par le présent donné que la Compagnie de crédit foncier de Dundee, limitée, s'adressera au parlement de la Puissance du Canada, lors de sa prochaine session, pour obtenir un acte lui permettant d'acquérir et transporter des propriétés foncières dans la Puissance du Canada.

DRUMMOND FRÈRES ET Co.,

Agents.

11-9

A VIS est par le présent donné que demande sera faite au parlement de la Puissance du Canada, lors de sa prochaine session, pour obtenir un acte à l'effet de constituer en corps politique une compagnie pour construire et exploiter une ligne de chemins de fer partant d'un point sur le chemin de fer canadien du Pacifique à ou près le Portage de la Prairie, dans la province du Manitoba, se dirigeant de là dans une direction nord-ouest à un point à ou près la bifurcation de la Saskatchewan, avec pouvoir de construire un embranchement jusqu'à Battleford et un autre dans une direction sud jusqu'à la voie principale du chemin de fer canadien du Pacifique, et avec pouvoir de plus de construire et exploiter des tramways, vapeurs et barges en rapport avec la dite ligne de chemin de fer.

DRUMMOND FRÈRES ET Co.,

Agents pour les requérants.

11-9

A VIS public est par le présent donné que demande sera faite à la prochaine session du parlement du Canada pour un Acte autorisant une compagnie à construire un chemin de fer entre la cité de Montréal et un point sur le lac Simcoe près de Beaverton *via* Perth et Smith's Falls, et au nord depuis le lac Simcoe jusqu'à un point sur le lac Nipissing près de la baie du Sud-Est, et au sud jusqu'à

Toronto et à l'ouest jusqu'à Détroit, le dit chemin devant être appelé "The Dominion Air Line."

R. C. COWAN,

Solliciteur pour les requérants.

Daté à Montréal ce 1er septembre 1881. 10-9

A VIS public est par le présent donné que demande sera faite à la prochaine session du Parlement du Canada pour un acte autorisant une compagnie à construire un chemin de fer entre la cité Montréal et le village de Smith's Falls dans le comté de Lanark, dans la province d'Ontario, laquelle compagnie sera appelée "Compagnie de chemin de fer de Montréal et du Canada Central."

SCOTT, MacTAVISH ET MacCRACKEN,

Solliciteurs.

Daté le premier jour d'août 1881.

6-9

DEMANDES POUR CHARTE PAR LETTRES PATENTES.

A VIS est par le présent donné que demande sera faite par les personnes ci-après nommées à Son Excellence le gouverneur général en conseil aux fins d'obtenir par lettres-patentes sous le grand sceau du Canada une charte les constituant ainsi que celles qui pourraient devenir actionnaires dans la compagnie créée par telle charte en un corps politique et incorporé en vertu de l'"Acte du Canada de 1877, concernant les compagnies à fonds social."

1. Le nom corporatif que la compagnie a l'intention de prendre est "La Compagnie de vapeurs Diamant Noir de Montréal, (limitée)."

2. L'objet que se propose la compagnie en demandant une charte, est :—

Le droit d'acheter, de construire, de posséder, d'exploiter et de vendre des vapeurs et autres navires, et de les employer au transport de charbon, minéraux, marchandises et cargaisons de tout genre, de même que des passagers, dans et entre un port ou des ports quelconques du Canada, les ports anglais ou étrangers; le droit d'acheter et de vendre du charbon, des minéraux, marchandises et autres articles en rapport avec l'exploitation des dits vapeurs ou navires; le droit d'acheter, de vendre et d'exploiter des terres, des droits miniers et des mines de charbon; le droit d'acheter, d'ériger et de vendre des quais, des entrepôts, des bureaux et autres bâtiments ainsi que des lignes de chemins de fer et tramways sur les terrains de la compagnie pour l'usage de la compagnie et en rapport avec ses affaires à tels ports ou mines; le droit nécessaire pour toute autre fin se rattachant directement ou incidemment à l'exploitation de tels vapeurs, navires, mines, bâtiments, quais, constructions et autres propriétés tel que dit ci-dessus.

3. La compagnie aura sa principale place d'affaires dans la cité de Montréal.

4. Le capital projeté de la compagnie est de trois cent mille piastres.

5. Le nombre projeté des parts et obligations est de trois mille et le montant de chacune d'elles cent piastres.

6. Les noms, prénoms, qualités et adresses des divers requérants, qui doivent être également les premiers directeurs provisoires de la compagnie et qui tous résident au Canada, sont : Hugh McLennan, marchand; Thomas Harris Hodgson, marchand; George Mathieson Kinghorn, expéditeur; Abner Kingman, marchand; Thomas Briggs Brown, marchand, tous de la cité de Montréal.

Montréal, 1er novembre 1881.

R. A. RAMSAY,

Solliciteur pour les requérants.

11-6

A VIS est donné par le présent que les soussignés s'adresseront à Son Excellence le Gouverneur Général en conseil pour en obtenir des lettres patentes

4

sous le grand sceau du Canada leur octroyant une charte les constituant en un corps politique et incorporé sous le nom de "La compagnie d'élevage de High River" (The High River Stock Company), dans le but d'élever, acheter et vendre des animaux, chevaux, moutons et autre bétail, et faire l'élevage des bestiaux dans toutes ses différentes branches, à ou dans la région de la rivière de l'Arc, dans les Territoires du Nord-Ouest, dans la Puissance du Canada, avec un siège principal de ses affaires en la cité de Montréal, dans la province de Québec.

Le fonds social de la compagnie sera de deux cent mille piastres livrés en deux mille actions de cent piastres chacune.

Les noms des dits requérants sont comme suit : Andrew Allan, gentilhomme; Robert A. Smith, gentilhomme; John Cassils, marchand; Frank Stephen, marchand; Walter Wilson, marchand; Thomas D. Milburne, gentilhomme, tous de Montréal susdit, et Frederick Smith Sinson, de Compton, dans la province de Québec, cultivateur.

Les dits requérants seront les premiers directeurs, ou directeurs provisoires de la compagnie.

L. N. BENJAMIN,

Procureur des requérants.

Montréal, 1er septembre 1881.

10-6

A VIS est par le présent donné que demande sera faite au gouverneur général en conseil pour l'émission de lettres patentes sous l'autorité de l'acte concernant les compagnies à fonds social du Canada, à l'effet d'incorporer une compagnie qu'on se propose d'appeler la compagnie de navigation du Nord-Ouest (limitée), pour faire la navigation dans les lacs Winnipeg et Manitoba, la rivière Rouge, l'Assiniboine et la Saskatchewan et tous autres lacs, courants, rivières et eaux navigables dans la province de Manitoba, les territoires du Nord-Ouest et le district de Keewatin, avec son principal bureau d'affaires dans la ville de Winnipeg. Le fonds capital devra être de \$200,000 divisé en 2,000 parts de \$100 chacune. Les requérants sont Alexander McArthur, de la ville de Winnipeg, agent financier; Phon. Colin Inkster, de Kildonan, Shérif de Manitoba; M. H. Howell, du même lieu, avocat; Archibald Forbes, de Mandeville, Manchester Ecr., W. London, Angleterre, journaliste; Horatio Ross Macrae, écrivain, d'Edimbourg, Ecosse. Les trois premiers devront être les premiers directeurs de la compagnie.

Winnipeg, 23 juillet 1881.

6-6

A VIS.—David George Hatton, procureur, et Robert Archibald Monrow, écuyer, tous deux de la ville de Peterborough dans la province d'Ontario, Thomas Thomson Turnbull, marchand, de la cité de Montréal dans la province de Québec, George Burchell Williams, écuyer, de la ville de Lafayette dans l'Etat de l'Indiana, l'un des Etats-Unis d'Amérique, et John Franklin Olmstead, écuyer, de la cité de Washington dans le district de Columbia, dans les Etats-Unis susdits, donnent avis par les présentes qu'ils s'adresseront par pétition au Gouverneur en Conseil, sous l'autorité de l'acte concernant les compagnies à fonds social du Canada de 1877, pour obtenir des lettres patentes sous le grand sceau de la Puissance du Canada, les constituant eux et tous autres qui pourraient ci-après devenir actionnaires dans la compagnie à être par icelles créée, en un corps politique et incorporé sous le nom de "Compagnie canadienne mutuelle de télégraphie."

La dite compagnie sera incorporée dans le but d'ériger et construire une ligne ou des lignes de communication télégraphique à travers la Puissance du Canada avec tous les pouvoirs et privilèges nécessaires pour compléter, maintenir et exploiter telles communications télégraphiques.

La dite compagnie aura sa principale place d'affaires dans la cité de Montréal.

Le montant du fonds capital de la dite compagnie sera de un million de piastres divisé en dix mille parts de cent piastres chacune.

Les dits David George Hatton, Robert Archibald Morow, Thomas Thomson Turnbull, George Burchell Williams et John Franklin Olmstead seront les directeurs provisoires de la dite compagnie.

CARTER et CARTER,
Solliciteurs et procureurs
pour les requérants.

Montréal, 22 juillet 1881.

5-6

AVIS DIVERS.

AVIS DE DISSOLUTION DE SOCIÉTÉ.

LA société limitée existant jusqu'aujourd'hui dans les cités de Montréal et Toronto entre Anthony Haig Sims, de Montréal, comme associé général, et Edward Evans, de Toronto, comme associé spécial, sous le nom de A. H. Sims & Co., comme fabricants, a été dissoute aujourd'hui par la retraite du dit Edward Evans.

A. H. SIMS,
EDWARD EVANS.

Montréal, 24 août 1881.

9-3

LA BANQUE DU PEUPLE.

DIVIDENDE No. 92.

LES actionnaires de la Banque du Peuple sont par les présentes notifiés qu'un dividende semi-annuel de deux par cent pour les six mois courants, a été déclaré sur le fonds-capital et sera payable au

bureau de la banque, lundi, le cinquième jour de septembre prochain et les jours suivants.

Le livre de transfert sera fermé du 15 au 31 août, inclusivement.

Par ordre du bureau des directeurs,

A. A. TROTTIER, caissier.

Montréal, 30 juillet 1881.

6-7

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The Canada Gazette.

PUBLISHED BY AUTHORITY.

OTTAWA, SATURDAY, SEPTEMBER 17, 1881.

DOMINION OF CANADA.



For index of new matter, see last page.

APPOINTMENTS.

DEPARTMENT OF THE SECRETARY OF STATE OF CANADA.

THE HONOURABLE THE DEPUTY OF THE GOVERNOR GENERAL has been pleased to make the following appointments, viz. :—

Ottawa, 22nd August, 1881.

THE HONOURABLE JOHN GODFREY SPRAGGE; to be a Judge of the Supreme Court of Judicature for Ontario, and President of the said Court.

THE HONOURABLE GEORGE WILLIAM BURTON; to be a Judge of the Supreme Court of Judicature for Ontario.

THE HONOURABLE CHRISTOPHER SALMON PATTERSON; to be a Judge of the Supreme Court of Judicature for Ontario.

THE HONOURABLE JOSEPH CURRAN MORRISON; to be a Judge of the Supreme Court of Judicature for Ontario.

THE HONOURABLE JOHN GODFREY SPRAGGE; to be Chief Justice of the Court of Appeal for Ontario, with the title of Chief Justice of Ontario.

THE HONOURABLE GEORGE WILLIAM BURTON; to be a Judge of the Court of Appeal for Ontario, with the title of Justice of Appeal.

THE HONOURABLE CHRISTOPHER SALMON PATTERSON; to be a Judge of the Court of Appeal for Ontario, with the title of Justice of Appeal.

THE HONOURABLE JOSEPH CURRAN MORRISON; to be a Judge of the Court of Appeal for Ontario, with the title of Justice of Appeal.

20th August, 1881.

DONALD MACGREGOR, of Merigomish, in the Province of Nova Scotia, Esquire; to be a Sub-Collector in Her Majesty's Customs.

6th August, 1881.

ALEXANDER CHAISSON, of Rollo Bay, in the Province of Prince Edward Island, Gentleman; to be a Preventive Officer in Her Majesty's Customs.

JAMES MONTAGUE AITKEN, of Montague Bridge, in the Province of Prince Edward Island, Gentleman; to be a Preventive Officer in Her Majesty's Customs.

13th August, 1881.

JOSEPH BICKERSTAFF, of Toronto, in the Province of Ontario, Gentleman; to be a Landing Waiter and Searcher in Her Majesty's Customs.

PROCLAMATIONS.

LORNE.

[L.S.]

CANADA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.
To Our Beloved and Faithful the Senators of the Dominion of Canada, and the members elected to serve in the House of Commons of Our said Dominion, and to each and every of you,—
GREETING :

A PROCLAMATION.

WHEREAS Our Parliament of Canada stands prorogued to the Twenty-ninth day of the month of August instant, at which time, at Our City

of Ottawa, you were held and constrained to appear; Now Know Ye, that for divers causes and considerations and taking into consideration the ease and convenience of Our Loving Subjects, We have thought fit, by and with the advice of Our Privy Council for Canada, to relieve you, and each of you, of your attendance at the time aforesaid, hereby convoking and by these presents enjoining you, and each of you, on the EIGHTH day of the month of OCTOBER next, to meet Us in Our Parliament of Canada, at Our City of Ottawa, there to take into consideration the state and welfare of Our said Dominion of Canada, and therein to do as may seem necessary. HEREIN FAIL NOT.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Right Trusty and Well-Beloved Councillor, SIR JOHN DOUGLAS SUTHERLAND CAMPBELL, (commonly called the Marquis of Lorne), Knight of Our Most Ancient and Most Noble Order of the Thistle, Knight Grand Cross of Our Most Distinguished Order of St. Michael and St. George, Governor General of Canada and Vice Admiral of the same, &c., &c., &c.

At Our Government House, in Our CITY of OTTAWA, this TWENTY-SEVENTH day of AUGUST in the year of Our Lord one thousand eight hundred and eighty-one, and in the forty-fifth year of Our Reign.

By Command,

RICHARD POPE,
Clerk of the Crown in Chancery, Canada

W. J. RITCHIE,
Deputy Governor.

[L.S.]

CANADA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To all to whom these presents shall come, or whom the same may in anywise concern,—GREETING :

A PROCLAMATION.

A. CAMPBELL, } **W**HEREAS it hath pleased
Attorney General, } Almighty God, in His
Canada. } Great Goodness to vouchsafe
unto Our Dominion of Canada, the blessings of a
bountiful Harvest.

WE, therefore, considering that these blessings enjoyed by Our people throughout the said Dominion do call for a solemn and public acknowledgment, have thought fit, by and with the advice of Our Privy Council for Canada, to appoint, and We do appoint, THURSDAY, the TWENTIETH day of OCTOBER next, as a day of General Thanksgiving to Almighty God for the bountiful Harvest with which Canada has been blessed this year; and We do invite all Our loving subjects throughout Canada to observe the said day of General Thanksgiving.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, THE HONORABLE SIR WILLIAM JOHNSTON RITCHIE, Knight, Deputy of Our Right Trusty and Well-Beloved Councillor, SIR JOHN DOUGLAS SUTHERLAND CAMPBELL, (commonly called the Marquis of Lorne), Knight of Our Most Ancient and Most Noble Order of the Thistle, Knight Grand Cross of Our Most Distinguished Order of St. Michael and St. George, Governor General of Canada and Vice Admiral of the same.

At Our Government House, in Our CITY of OTTAWA, this THIRTEENTH day of SEPTEMBER, in the year of Our Lord, one thousand eight hundred and eighty-one, and in the Forty-fifth year of Our Reign.

By Command,

J. A. MOUSSEAU,
Secretary of State.

(Circular.)

DOWNING STREET,
15th August, 1881.

SIR,—I have the honor to transmit to you, for publication in the Colony under your Government, a copy of a Circular issued by the French Government, containing regulations with regard to the importation into France of provisions in soldered tins.

I have thought it advisable to send copies of this Circular to all Colonies, so that those Colonies which do not export, but may import, provisions in tins may be aware of the opinion expressed by the French Government with regard to this soldered in the manner described.

I have the honour to be,

Sir

Your most obedient, humble Servant,

KIMBERLEY.

The Officer Administering
the Government of Canada.

Circular of the 28th August, 1880, No. 1455.

PARIS, 28th August, 1880.

The attention of the Department of Commerce has been called to the dangers to which consumers may be exposed by using food contained in cans or boxes soldered in the inside, and made with other than refined sheet tin.

The Board of Public Health to whom this question has been submitted, have recognized the fact that the public health is endangered through the use of articles of food which, by coming in contact with soldered parts or surfaces covered with a metal containing lead, may cause more or less serious poisonings. Therefore, the Board have expressed the opinion that makers of cans or boxes intended for canning food should be prohibited from soldering those cans inside, and from using any other than refined sheet tin. The Board add that if the makers persist in soldering in the inside, they should be held to use nothing but pure tin. This opinion has been adopted by the Minister of Commerce, and Prefects of Departments have received instructions accordingly.

It has seemed necessary to take similar measures with regard to foreign canned articles of food, not only for the purpose of protecting public health, but so that the French trade may not be put on an inferior footing with their foreign competitors. Therefore, the Minister of Finance has decided, on the 2nd April last, that cans or boxes containing food entered for importation should be made agreeably to the above decision. Those found to be made contrary to law would be temporarily detained by the proper officer, whose duty will be to report the case immediately to the *procureur* of the Republic.

In order to allow the French can-makers to dispose of the stock on hand, it has been agreed that the new regulations will come into force only on the 1st August 1881. They will be also enforced on that date with regard to foreign importations.

The Directors are requested to make known these regulations to the trade and public generally.

The Councillor of State, Director-General.

Signed, AMBAUD.

True Copy,
The Administrator.

Signed, RAMOND.

12-3

(Circular.)

DOWNING STREET,
8th August, 1881.

SIR,—I have the honour to transmit to you, for publication in the Colony under your Government, a copy of an Order of Her Majesty in Council of the 15th of July, extending the provisions of the "Foreign

Deserters Act, 1852," to the Crews of Danish Ships when within Her Majesty's dominions.
I have the honour to be,
Sir,
Your most obedient, humble Servant,
KIMBERLEY.
The Officer Administering
the Government of Canada.

At the Court at Windsor, the 15th day of July 1881.
PRESENT :
The QUEEN'S Most Excellent Majesty in Council.

WHEREAS by the " Foreign Deserters Act, 1852," it is provided that whenever it is made to appear to Her Majesty that due facilities are or will be given for recovering and apprehending seamen who desert from British merchant ships in the territories of any foreign power, Her Majesty may, by Order in Council, stating that such facilities are or will be given, declare that scamen, not being slaves, who desert from merchant ships belonging to a subject of such Power when within Her Majesty's dominions shall be liable to be apprehended and carried on board their respective ships, and may limit the operation of such Order, and may render the operation thereof subject to such conditions and qualifications, if any, as may be deemed expedient :

And whereas it hath been made to appear to Her Majesty that due facilities for recovering and apprehending seamen (not being Danish subjects) who desert from British merchant ships in territories belonging to His Majesty the King of Denmark, will be given under an Agreement between the Governments of Great Britain and the King of Denmark, signed at London on the 21st June 1881.

Now, therefore, Her Majesty, by virtue of the powers vested in Her by the said " Foreign Deserters Act, 1852," and by and with the advice of Her Privy Council, is pleased to order and declare, and it is hereby ordered and declared, that from and after the publication hereof in the *London Gazette*, seamen, not being slaves (and not being British subjects), who desert from merchant ships belonging to subjects of the King of Denmark within Her Majesty's Dominions, shall be liable to be apprehended and carried on board their respective ships ; provided always, that if any such deserter has committed any crime in Her Majesty's dominions he may be detained until he has been tried by a competent Court, and until his sentence (if any) has been fully carried into effect.

And Her Majesty, by virtue of the powers vested in Her by the said " Foreign Deserters Act, 1852," and by and with the advice of Her Privy Council, is further pleased to order and declare that upon and after the publication hereof in the *London Gazette* the Order in Council relating to Seamen who desert from the merchant ships belonging to the subjects of the King of Denmark made, by virtue of the said Act, on the 13th day of June 1853, and published in the *London Gazette* on the 14th day of June 1853, shall be revoked, and the same is hereby revoked accordingly.

And the Secretary of State for the Home Department, the Secretary of State for the Colonies, and the Secretary of State for India in Council are to give the necessary directions herein accordingly.
10-3 C. L. PEEL.

ORDERS IN COUNCIL.

GOVERNMENT HOUSE, OTTAWA.
Thursday, 25th day of August, 1881.
PRESENT :

THE HONORABLE THE DEPUTY OF HIS EXCEL-
LENCY THE GOVERNOR GENERAL,
IN COUNCIL.

ON the recommendation of the Honorable the Minister of Customs, and under the provisions of the 9th and 55th sections of the Act passed in the

Session of the Parliament of Canada, held in the 40th year of Her Majesty's Reign, chaptered 10 and intituled " An Act to amend and consolidate the Acts respecting the Customs,"—

The Deputy Governor, by and with the advice of the Queen's Privy Council for Canada, has been pleased to order, and it is hereby ordered, that the Town of Brampton, in the County of Peel, in the Province of Ontario, be and the same is hereby erected into an Out Port of Customs and Warehousing Port under the survey of the Collector of Customs at the Port of Toronto.

10-3 J. O. COTÉ,
Clerk, Privy Council.

MILITIA GENERAL ORDERS.

HEAD QUARTERS,

Ottawa, 16th September, 1881.

GENERAL ORDERS (22).
No. 1.

Court-Martial duty.

Officers employed on Court-Martial duty are to be guided by the provisions of Paragraph 408 of the Regulations and Orders for the Militia of Canada, 1879, and must conform to the General Instructions in Appendix A, and to the modes of procedure and wording of the proceedings as laid down in Appendix B of the Queen's Regulations and Orders for the Army, 1873. If ordered to re-assemble the proceedings of the Court, when re-assembled, must be recorded in writing as prescribed in paragraph 11 on pages 496 and 497 of the Queen's Regulations, 1873.

No. 2.

ROYAL MILITARY COLLEGE OF CANADA.

The gentlemen undernamed having passed their examinations and been certified by the Head Quarters Board of Examiners, have been duly approved for admission as Cadets to the Royal Military College of Canada:—

NAME AND RESIDENCE.	MARKS.		
	Obliga- tory.	Vol- unt- ary.	Total.
James Alexander Moren, 3rd, Halifax, N.S.	3146	1918	5064
Charles Francklyn Almon, Halifax, N.S.	2682	2045	4727
Donald Alexander Hope Grant, Montreal, Que.	1630	800	2430
Charles Richard Hodgins. Toronto, Ont.	2218	2218
John Halliburton Laurie, Halifax, N.S.	1946	1946

No. 3.

ACTIVE MILITIA.

PROVINCE OF ONTARIO.

Gananoque Field Battery of Artillery.

Adverting to No. 2 of General Orders (11) 13th May, 1881, the rank of Captain therein granted to 1st Lieutenant Charles Edwin Britton is to date from 13th May, 1880.

Durham Field Battery of Artillery.

To be 1st Lieutenant:

Edward Sanderson, Gentleman, G.S., vice Charles Herbert Brereton, whose resignation is hereby accepted.

General Orders (22), 28th July, 1872, are hereby amended by omitting the word "Assistant" in Dr. Brent's appointment, which will read "To be Surgeon: Thomas Henry Brent, Esquire, M.D."

1st Battalion Governor General's Foot Guards.

To be 2nd Lieutenant, provisionally:

George W. Grant, Gentleman, vice Charles Augustus Moore.

*33rd "Huron" Battalion of Infantry.**No. 3 Company, Seaforth.*

To be 2nd Lieutenant:

John Sidney Roberts, Gentleman, M.S., vice Thomas Stanley, left limits.

No. 5 Company, Ainleyville.

To be Lieutenant, provisionally:

William Roddick, Gentleman, vice Thomas English whose resignation is hereby accepted.

To be 2nd Lieutenant, provisionally:

William M. Sinclair, Gentleman, vice John Hamilton, left limits.

No. 7 Company, Porter's Hill.

To be Lieutenant, provisionally:

John Beacom, Gentleman, vice McDonald, promoted.

Memo.—2nd Lieutenant Robert Russell having left limits his name is hereby removed from the list of Officers of the Active Militia.

*42nd "Brockville" Battalion of Infantry.**No. 1 Company, Almonte.*

To be Lieutenant, provisionally, from 5th September, 1881:

Sergeant George Williams, vice Cole, resigned.

To be 2nd Lieutenant, provisionally, from 5th Sept., 1881:

Sergeant Francis Coulter, vice F. Coulter, resigned

77th "Wentworth" Battalion of Infantry.

Honorary Major and Paymaster John Glasgow is hereby permitted to retire retaining his Honorary Rank.

PROVINCE OF QUEBEC.

Montreal Company of Engineers.

Aylsworth Bowen Perry, (late Lieutenant Royal Engineers) Graduate R.M.C., is attached to this Corps as 1st Lieutenant, Supernumerary, to date from 16th July, 1880.

58th "Compton" Battalion of Infantry.

The Head Quarters of this Battalion are hereby changed from Cookshire to Bury.

To be Lieutenant Colonel, from 17th June, 1881:

Major and Brevet Lieutenant Colonel Frederick Moore Pope, M.S., vice Cook, resigned.

PROVINCE OF NEW BRUNSWICK.

62nd "St. John" Battalion of Infantry.

To be 2nd Lieutenant:

Matthew Boyd Edwards, Gentleman, M.S., vice Thomas, promoted.

PROVINCE OF PRINCE EDWARD ISLAND.

*82nd "Queen's County" Battalion of Infantry.**No. 5 Company, Brookfield.*

To be 2nd Lieutenant, provisionally:

Sergeant Angus McLeod.

No. 4.

CERTIFICATES GRANTED.

ROYAL SCHOOLS OF GUNNERY.

PROVINCE OF ONTARIO.

Gunnery.

FOURTH CLASS "SHORT COURSE" CERTIFICATES.

Sergeant Richard King, Welland Canal Field Battery.

Sergeant T. H. Elliott, Prescott Battery, Garrison Artillery.

Gunner and Driver H. Henderson, "B" Battery, R.S.G.

No. 5.

ASSOCIATIONS FOR DRILL IN EDUCATIONAL INSTITUTIONS.

Collège de Lévis Drill Company.

To act as Captain:

Acting Lieutenant Joseph E. Chabot, vice Aurèle Caron, left the Collège.

To Act as Lieutenant:

Adélard Turgeon, vice Chabot, promoted.

No. 6.

RESERVE MILITIA.

PROVINCE OF ONTARIO.

Regimental Division of Prince Edward.

Major Absolom Greeley having been reported as left limits his name is hereby removed from the list of Officers of the Reserve Militia.

By Command,

WALKER POWELL, Colonel,
Adjutant General of Militia
Canada.

GOVERNMENT NOTICES.

PUBLIC NOTICE is hereby given that under the Canada Joint Stock Companies Act 1877, letters patent have been issued under the Great Seal of the Dominion of Canada, bearing date the seventh day of September 1881, incorporating Andrew Walker, of New Glasgow, in the County of Pictou, in the Province of Nova Scotia, in the Dominion of Canada, banker, Adam Carr Bell, of the same place, druggist, M. P. P., James Eastwood, of the same place, jeweller, Graham Fraser, of the same place, manufacturer, Peter A. McGregor, of the same place, merchant, Daniel Jackson, of Pine Tree, in the said Province,

farmer, Angus Chisholm, of New Glasgow aforesaid, grocer, and John Ross, of the same place, farmer, for the purpose of manufacturing, selling and dealing in all kinds of glassware throughout the Dominion of Canada, by the name of "The Nova Scotia Glass Company (limited)," with a total capital stock of fifty thousand dollars, divided into five thousand shares of ten dollars.

Dated at the Office of the Secretary of State of Canada, this fifteenth day of September, 1881.

J. A. MOUSSEAU,

Secretary of State.

12-3

ACCOUNTS 1880-81.

STATEMENT

Of the Revenue and Expenditure, on account of the Consolidated Fund of the Dominion of Canada, as by Returns furnished to the Finance Department, to the night of the 30th June last.

REVENUE.	AMOUNT.
Customs	\$ 1,677,467 03
Excise	421,207 82
Post Office	91,072 11
Public Works, including Railways.	221,881 16
Sales of Public Works	76,666 66
Bill Stamps	13,122 30
Miscellaneous	287,170 38
	<u>\$ 2,788,587 46</u>
Revenue to 31st May, 1881	25,885,343 76
	<u>\$28,673,931 22</u>
Expenditure	\$ 1,146,870 21
do to 31st May, 1881	21,519,321 02
	<u>\$22,666,191 23</u>

J. M. COURTNEY,
Deputy Minister of Finance.

Finance Department,
Ottawa, 1st July, 1881.

ACCOUNTS 1880-81.

STATEMENT

Of the Revenue and Expenditure, on account of the Consolidated Fund, of the Dominion of Canada, as by Returns furnished to the Finance Department to the night of the 14th September 1881.

REVENUE.	AMOUNT.
Customs	\$ 522,834 49
Excise	79,234 55
Post Office	81,598 66
Public Works, including Railways.	52,712 27
Bill Stamps	1,676 25
Miscellaneous	300,076 53
	<u>\$ 1,038,132 75</u>
Revenue to 30th June, 1881	28,673,931 22
	<u>\$29,712,063 97</u>
Expenditure	\$2,912,977 14
do to 30th June, 1881	22,666,191 23
	<u>\$25,579,168 37</u>

J. M. COURTNEY,
Deputy Minister of Finance.

Finance Department,
Ottawa, 15th September, 1881.

NOTICE TO MARINERS.

No. 21 of 1881.

NEW BUOYS IN LOWER ST. LAWRENCE.

NOTICE is hereby given that a red and black horizontally banded Wooden Can Buoy was, on the 25th July last, placed by the Government of Canada, on the South edge of the middle ground off the West end of Hare Island, River St. Lawrence, to indicate the entrance from the West to the South Channel.

Lat. N. 47° 47' 30"

Long. W. 69° 43' 30"

The buoy is moored in 5 fathoms of water at low tide, and the West end of the Island bears N. W. by W. from it.

Also, that a red Wooden Can Buoy was, on the 18th August last, placed off Heath Point, Anticosti, in the Gulf of St. Lawrence, to mark the end of the shoals off that Point.

Lat. N. 49° 5' 0"

Long. W. 61° 40' 15"

The buoy is moored in 7½ fathoms of water at low tide, two and a quarter miles from the shore, and from it Heath Point Lighthouse bears N. W. by W. ; East Cape N. by E. ½ E ; and Cormorant Point, W. by N. ½ N.

WM. SMITH,

Deputy of the Minister of Marine, etc.

Department of Marine and Fisheries,
Ottawa, 30th August, 1881.

12-3

UNREVISED Statement of Inland Revenues accrued during the month of July 1881.

Source of Revenue.	—	Amount.
	\$ cts.	\$ cts.
Spirits	299,443 04
Malt Liquor	4,300 00
Malt	21,235 88
Tobacco	152,467 34
Petroleum Inspection	1,026 15
Manufactures in Bond	2,923 06
Seizures	156 11
Other Receipts	6,008 32
Total Excise Revenue		487,559 90
Canals		47,516 69
Slides and Booms		9,727 19
Hydraulic and other Rents, &c.		341 00
Minor Public Works		295 39
Culling Timber		8,777 64
Inspection of Weights and Measures		3,008 20
Inspection of Gas		160 50
Bill Stamps		13,341 27
Total		570,727 78

A. BRUNEL,
Commissioner.

Inland Revenue Department,
Ottawa, 26th August, 1881.

10-3

DEPARTMENT OF THE SECRETARY OF STATE OF CANADA.

OTTAWA, 3rd September, 1881.

MR. WILLIAM DARLEY BENTLEY having been appointed by His Majesty The Emperor of Brazil by a Commission bearing date the seventh day of February

one thousand eight hundred and eighty, to be His Consul General for the Dominion of Canada, the appointment was graciously approved by Her Majesty the Queen, who was pleased to issue Her *Exequatur* by an instrument under Her seal and sign manual bearing date the twenty-eighth day of April one thousand eight hundred and eighty.

10-3

J. A. MOUSSEAU,
Secretary of State.

PUBLIC Notice is hereby given that under "The Canada Joint Stock Companies Act, 1877," Letters Patent have been issued under the Great Seal of the Dominion of Canada, bearing date the Tenth day of August, 1881, incorporating Charles Fuller Gildersleeve, of the City of Kingston, in the Province of Ontario, Dominion of Canada, steamboat owner; Henry Cunningham, of the same place, iron manufacturer; John Short Muckleston, of the same place, hardware merchant; George Milnes Macdonnell, of the same place, barrister; John Bell Caruthers, of the same place, banker; the Honorable Sir Richard Cartwright, of the same place, K.C.M.G.; George A. Kirkpatrick, of the same place, Esquire, barrister-at-law, M.P.; Alexander Gunn, of the same place, merchant, M.P.; John Mudie, of the same place, barrister-at-law; Douglas Jones, of the same place, major; S. G.

Fairtlough, of the same place, major; Edgar Kensington, of the same place, major; James Williamson, of the same place, professor; George D. Ferguson, of the same place, professor; Richard Macpherson, of the same place, emigration agent; Robert Gardiner, of the same place, merchant; James P. Gildersleeve, of the same place, barrister-at-law; Allan Jones, of the same place, Assistant Post Office Inspector; James Swift, of the same place, forwarder; Benjamin Folger and Henry Folger, of the same place, bankers; William Harty, of the same place, merchant; Samuel Harper, of the same place, merchant; Sydenham C. McGill, of the same place, broker; Leonard Clements, of the same place, dentist; Davidson Doran, of the same place, iron founder, and Boyd Caldwell and Thomas B. Caldwell, woolen manufacturers, and W. C. Caldwell, M.P.P., lumber merchant, all of the village of Lanark, in the County of Lanark, in the said Province of Ontario, for the purpose of manufacturing and dealing in charcoal and other products of wood, and the manufacturing and dealing in iron and steel and the products thereof, by the name of "The Kingston Charcoal and Iron Company (Limited)" with a total capital stock of fifty thousand dollars, divided into five hundred shares of one hundred dollars.

Dated at the Office of the Secretary of State of Canada, this Twenty-sixth day of August, 1881.

10-3

J. A. MOUSSEAU,
Secretary of State.

CIRCULATION AND SPECIE.

	31st July.	31st August.	30th September.	31st October.	30th November.	31st December.
Fractionals.....	151,678 10	153,156 10				
\$1 & \$2.....	4,669,269 25	4,936,310 75				
\$5, \$10 & \$20	77,040 45	71,865 45				
\$50 & \$100	799,375 00	761,075 00				
\$500 & \$1000	8,998,000 00	9,027,500 00				
Total	14,695,362 80	14,949,907 30				
	31st January.	28th February.	31st March.	30th April.	31st May.	30th June.
Fractionals.....						
\$1 & \$2.....						
\$5, \$10 & \$20.....						
\$50 & \$100.....						
\$500 & \$1000.....						
Total.....						

Fractional Notes.....	153,156 10	Specie held at Montreal, August 31st.....	1,566,751 42
Provincial "	178,354 45	Toronto, do 31st	551,622 72
Montreal issue.....	7,621,925 50	Halifax, do 31st.....	741,766 14
Toronto "	4,542,615 00	St. John, do 31st	192,665 44
Halifax "	1,755,872 50	Winnipeg, do 31st	14,137 16
St. John "	673,665 25		
Victoria "	24,318 50		
Total	\$14,949,907 30	Guaranteed Debentures.....	3,066,942 88
			2,920,000 00
			5,986,942 88
		Guaranteed Debentures to be held under	
		Vic. 43, cap. 13—	
		10 p. c. on \$14,949,907 30	1,494,990 73
		Specie to be held under Vic. 43, cap. 13—	
		15 p. c. on 14,949,907 30	2,242,486 09
			\$3,737,476 82
		Excess of Specie and Guaranteed Debentures.....	2,249,466 06
		Unguaranteed Debentures to be held under Vic. 43, cap. 13.	11,250,000 00
		75 p.c. on 14,949,907 30.....	11,212,430 48
		Excess of Unguaranteed Debentures.....	37,569 52
		SUMMARY.	
		Excess of Specie and Guaranteed Debentures.....	2,249,466 06
		Excess of Unguaranteed Debentures.....	37,569 52
		Total Excess.....	2,287,035 58

FINANCE DEPARTMENT,
Ottawa, 9th September, 1881.

J. M. COURTNEY,
Deputy Minister of Finance.

MONTHLY STATEMENT of Goods Exported from the Dominion of Canada (exclusive of British Columbia) for June, 1881.

	Produce of Canada.	Produce of other countries.	Total,
	\$ cts.	\$ cts.	\$ cts.
Produce of the Mine.....	177,756 00	9,980 00	187,736 00
do Fisheries.....	728,951 00	4,042 00	732,993 00
do Forest.....	3,939,838 00	117,112 00	4,056,950 00
Animals and their Produce.....	2,349,587 00	51,576 00	2,401,163 00
Agricultural Products.....	1,388,057 00	860,586 00	2,248,643 00
Manufactures	477,505 00	86,297 00	563,802 00
Miscellaneous Articles.....	40,403 00	16,094 00	56,497 00
Totals.....	9,102,097 00	1,145,687 00	10,247,784 00
Coin and Bullion.....			
Grand Total.....	9,102,097 00	1,145,687 00	10,247,784 00

CUSTOMS DEPARTMENT,
OTTAWA, 11th August, 1881.

J. JOHNSON,
Commissioner of Customs.

SUMMARY STATEMENT shewing the Quantity and Value of Goods entered for Consumption in the Dominion of Canada (exclusive of British Columbia) and the Duty Collected thereon, during the month ending 30th June, 1881.

ARTICLES.	ENTERED FOR CONSUMPTION.		
	Quantity.	Value.	Duty.
		\$ cts.	\$ cts.
Acids.....	\$	1,419 00	295 81
Agricultural Implements	"	22,013 00	5,989 65
Ale, Beer and Porter.....	Gals.	28,762	18,193 00
Animals.....	\$	63,836 00	12,767 20
Books, Pamphlets, &c., &c.....	"	91,650 00	14,449 35
Brass and manufactures of.....	"	23,126 00	5,849 50
Breadstuffs, viz :—			
Grain of all kinds.....	Bush.	197,423	94,678 00
Flour and Meal.....	Brls.	46,833	172,278 00
Rice and all other Breadstuffs.....	\$	27,859 00	11,012 36
Candles.....	Lbs.	13,443	1,734 00
Chicory.....	"	20,550	1,355 00
Coal of all kinds and Coke.....	Tons.	114,646	388,806 00
Coffee, from countries others than U. S.....	Lbs.	153,504	22,930 00
" " U. States.....	"	38,411	6,558 00
Copper and manufactures of.....	\$	16,647 00	2,118 70
Cordage of all kinds.....	"	19,079 00	2,029 65
Cotton, manufactures of.....	"	691,140 00	148,002 86
Drugs and Medicines.....	"	78,798 00	16,541 56
Earthen, Stone, and Chinaware.....	"	54,718 00	15,341 35
Fancy Goods.....	"	52,448 00	11,314 30
Fish.....	"	7,137 00	1,403 43
Fruit, Dried.....	Lbs.	52,887 00	12,299 02
" green, &c.....	\$	41,407 00	8,191 41
Furs.....	"	46,573 00	7,700 15
Glass and Glassware.....	"	95,760 00	21,942 30
Gnnpowder and explosive substances.....	"	2,428 00	785 25
Hats, Caps and Bonnets.....	"	52,897 00	13,224 25
Hops.....	Lbs.	1,884	403 00
Iron and Steel, and manufactures of.....	\$	939,902 00	186,593 18
Jewellery and watches, and manufactures of gold and silver	"	55,460 00	13,440 92
Lead and manufactures of.....	"	33,016 00	4,630 78
Leather and manufactures of.....	"	121,616 00	26,740 29
Marble and Stone, and manufactures of.....	"	33,214 00	5,392 29
Malt.....	Lbs.	104	130 00
Metals, Composition, &c., and manufactures of.....	\$	44,420 00	9,136 03
Musical Instruments.....	"	34,675 00	9,970 85
Oils, Kerosene, Refined Petroleum, etc., etc.....	Gals.	120,480	16,582 00
" all other, N.E.S.....	"	145,682	84,555 00
Paints and Colors.....	\$	43,289 00	6,253 55
Paper and manufactures of.....	"	91,912 00	21,286 10
Perfumery, &c.....	"	1,077 00	327 10
Provisions, viz :			
Bacon, Hams, Shoulders, Sides ; Beef, Pork and			
Mutton.....	Lbs.	1,516,722	127,926 00
Butter.....	"	201	32 00
Cheese.....	"	4,828	830 00
Lard.....	"	214,062	23,884 00
Poultry and other meats.....	\$	5,117 00	864 81
Salt, not imported from Great Britain or British Possessions			
or for Gulf Fisheries.....	Lbs.	52,615	519 00
Seeds.....	\$	2,113 00	323 00
Silk, manufactures of.....	"	156,471 00	45,242 90
Soap of all kinds.....	Lbs.	86,195	5,521 00
Spices, ground and unground.....	\$	17,378 00	3,688 40
Starch.....	Lbs.	57,614	4,360 00
Spirits of all kinds.....	Gals.	83,809	82,479 00
Wines, other than Sparkling.....	"	63,468	50,607 00
" Sparkling.....	Doz.	1,432	11,198 00
Sugar, above No. 14, D.S.....	Lbs.	925,620	42,247 00
" equal to No. 9, and not above No. 14, D.S.....	"	6,030,177	227,513 00
" below No. 9, D.S.....	"	6,213,641	190,522 00
" Syrups, Cane Juice, &c.....	"	107,190	3,850 00
" Melado, &c., &c.....	"	1,344,493	47,502 00
Glucose and Syrups.....	"	43,478	1,692 00
Molasses for refining.....	Gals.	334,156	87,532 00
Molasses not for refining.....	"	1,013,314	207,079 00
Tea from countries other than the U.S.....	Lbs.	385,696	74,042 00
" United States.....	"	51,904	29,721 00
Tobacco and Cigars.....	"		137,327 00
Wood and manufactures of.....	\$		610,806 00
Woollen manufactures.....	"		652,775 00
All other dutiable articles.....	\$		
Total Dutiable Goods.....		\$6,449,618 00	\$1,686,361 11
Coin and Bullion (except U.S. silver coin).....		75,395 00	
Free Goods, all other.....		2,110,442 00	
Grand Total entered for Consumption.....		\$8,635,485 00	\$1,686,361 11

RETURN OF THE AMOUNT OF LIABILITIES AND ASSETS OF THE MONTREAL CITY AND DISTRICT SAVINGS BANK, AND OF THE CAISSE
D'ECONOMIE DE NOTRE-DAME DE QUEBEC, ON THE 31st AUGUST, 1881.

CAPITAL.		LIABILITIES.								
Capital Stock.	Capital paid up.	Dominion Govt. deposits payable on demand.	Provincial Govt. deposits payable on demand.	Other deposits payable on demand.	Dominion Govt. deposits payable after notice.	Provincial Govt. deposits payable after notice.	Other deposits payable after notice.	Special Poor Fund or Charity Trust.	Other Liabilities.	Total Liabilities.
City and District Savings Bank.....	\$ cts. 2,000,000 00	\$ cts. 269,146 00	\$ cts.	\$ cts.	\$ cts. 17,030 00	\$ cts.	\$ cts. 5,061,285 16	\$ cts. 180,000 00	\$ cts. 179,207 85	\$ cts. 5,706,669 01
Caisse d'Economie Notre-Dame de Québec.....	1,000,000 00	3,143,643 39	83,000 00	36,688 72	3,263,332 11
ASSETS.										
	Dominion Securities.	Provincial or Municipal Securities.	Loans having Government Securities.	Loans secured by Bank Stock	Loans secured by Stock, &c.	Cash in hand or on call in chartered Banks.	Special Poor Fund or Charity Investments.	Bank Stock prior to incorporation.	Other Assets.	Total Assets.
City and District Savings Bank.....	\$ cts.	\$ cts. 890,644 84	\$ cts. 600 82	\$ cts. 1,814,193 52	\$ cts. 1,494,666 66	\$ cts. 1,594,101 90	\$ cts. 180,000 00	\$ cts.	\$ cts. *420,289 45	\$ cts. 6,394,497 19
Caisse d'Economie Notre-Dame de Québec.....	97,463 27	618,290 48	891,585 29	125,863 18	1,372,733 59	83,000 00	245,220 00	119,360 97	3,553,516 78

* Including landed property of Bank \$341,295 10.

J. M. COURTNEY,
Deputy Minister of Finance.

FINANCE DEPARTMENT,
Ottawa, 6th Sept. 1881.

THE FOLLOWING NEW POST OFFICES WERE ESTABLISHED IN CANADA
ON THE 1st AUGUST, 1881.

NAME OF POST OFFICE.	TOWNSHIP OR PARISH.	ELECTORAL COUNTY.	POSTMASTER.
Brandon	Tp. 10, Sec. 23, Range 19...	North West Territories	J. C. Kavanagh.
Dunboyne	Malahide	Elgin, E.R. O.	Joseph Norman.
Glandine.	Mariposa	Victoria, S.R. O.	Edmund Pogue.
Hartsmere	Mayo	Hastings, N.R. O.	William Brenner.
Hall's Stream ..	Hereford	Compton	E. Bean.
Lascelles	Masham	Ottawa	A. Hamilton.
Lily Oak	Holland	Grey, N.R. O.	James Bruce.
Lower Washabuck	Victoria	Alex. J. McNeil.
Overton	Yarmouth	Ebenezer Rose.
Pietou Island	Pietou	Alex. F. Campbell.
Riverview	Melancthon	Grey, E.R. O.	Simeon M. Carey.
St. Damien de Buckland	Lauzon	Bellechasse	Anré Goupil.
Thwaite	Tudor	Hastings, N.R. O.	William J. Thwaite.

CHANGES IN POST OFFICES ALREADY ESTABLISHED.

OFFICES CLOSED.

Christie's Corners Co. Grenville, N.R., O.
Lakeside Co. Marquette, M.
Parks Creek Co. Lisgar, M.

NAMES CHANGED.

Brandon, Tp. 9, Sec. 69, range 18, N.W.T. to Brandon Hills
Bull Creek, Co. Kings, P.E.I. to Priest Pond.

LIST OF INSURANCE COMPANIES, LICENSED TO DO BUSINESS IN CANADA UNDER THE INSURANCE ACTS OF 1875 AND 1877.

NAME OF THE COMPANY.	Chief Agent to receive process.	Amount of Deposit. Deposits marked (A) are applicable solely to Life Policies existing 31st March 1878; marked (B) to policies subsequent to that date.	Description of Insurance business for which licensed.
The Accident Insurance Company of North America.....	Edward Rawlings, Manager, Montreal.....	\$13,500 Montreal Harbour bonds; \$9,733 Montreal Warehousing Bds.; \$550, 5 p. Canada stock. (Accepted at \$20,000).....	Accident.
The Aetna Insurance Company of Hartford, Connecticut.....	Robert Wood, General Agent, Montreal.....	\$5,070 Canada stock; \$23,000 Municipal Debentures; \$72,000 U.S. Bonds. (Accepted at \$97,771).....	Fire and Inland Marine.
The Aetna Life Insurance Company of Hartford, Connecticut.....	Wm. H. Orr, Manager, Toronto.....	\$100,000 U.S. gold bonds (A), \$70,000 U.S. Bonds and \$25,000 Debs. Prov. of Queb. (B).....	Life.
The Agricultural Insurance Company of Watertown, N.Y., U.S.....	Jno. Fisher, Chief Agent, Cobourg.....	\$100,000 U.S. Bonds, 4 per cent.	Fire.
The Anchor Marine Insurance Company.....	Hugh Scott, Agent, Toronto.....	\$56,000 Municipal Debentures. (Accepted at \$50,400).....	Inland Marine.
The British America Assurance Company, Toronto.....	Louis H. Boulton, Acting Manager, Toronto.....	\$61,000 Municipal Debentures. (Accepted at \$54,900).....	Fire and Inland Marine.
The Briton Life Association (Limited).....	J. B. M. Chipman, Chief Agent, Montreal.....	\$54,993—Canada 4 per cent. bonds.....	Life.
The Canada Fire and Marine Insurance Company.....	Charles Cameron, Managing Direct., Hamilton.....	\$57,000 Municipal Debent. (Accepted at \$51,300).....	Fire and Inland Marine.
The Canada Life Assurance Company, Hamilton.....	A. G. Ramsay, Manager, Hamilton.....	\$60,000 Municipal Debentures. (Accepted at \$54,000).....	Life.
The Canadian Steam Users Insurance Association.....	W. B. McMurrich, Agent, Toronto.....	\$3,900 Imper. Building Society stock, \$5,000 Toronto Building and Loan Assoc. stock, \$1,600 Western Assur. stock.....	Steam Boilers, &c. Life and Accident.
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal.....	\$56,000 Municipal Debentures. (Accepted at \$50,400).....	Fire and Inland Marine.
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal.....	\$56,000 Montreal Harbor bonds. (Accepted at \$50,400).....	Guarantee.
The Citizens' Insurance Company of Canada.....	Fred. Cole, General Agent, Montreal.....	\$30,000 cash.....	Fire and Life.
The Commercial Union Assurance Company of London, England.....	J. K. Macdonald, Managing Director, Toronto.....	\$100,344 Canada stock (Life A), \$50,613 Canada Con. 5 per cent. stock and \$55,967, 4 p. c. stock (Fire).....	Life.
The Confederation Life Association of Canada.....	F. R. Despard, Manager, Hamilton.....	\$86,300 Municipal Debentures. (Accepted at \$77,650).....	Fire and Inland Marine.
The Dominion Fire and Marine Insurance Company, (Hamilton).....	R. W. Gale, Manager, Montreal.....	\$35,000 cash, \$15,000, City Victoria, B.C. Bonds.....	Life.
The Equitable Life Assurance Society of the United States, N. Y.....	Wm. Robertson, Chief Agent, Montreal.....	\$100,000 Canada stock (A) and \$65,000 U.S. Bonds (B).....	Life.
The Fire Insurance Association (Limited), London, England.....	Edward Rawlings, Manager, Montreal.....	\$100,000 Canada stock.....	Fire.
The Guarantee Company of North America.....	Robt. Simms & Co., and Geo. Denholm, Gen. Agents, Montreal.....	\$32,000 Municipal Debentures; \$15,000 Mon. Harb. Bonds; \$9,733 Mon. Warehous. bds. and \$400 stock. (Accepted at \$51,000)	Guarantee.
The Guardian Fire and Life Assurance Company, London, England.....	Robt. Wood, General Agent, Montreal.....	\$100,343 Canada stock.....	Fire.
The Hartford Fire Insurance Company, Hartford, Connecticut.....	W. H. Rintoul, Agent, Montreal.....	\$55,000 U.S. bds. and \$30,840 bank stock. (Accepted at \$100,000)	Fire.
The Imperial Insurance Company of London, England.....	S. C. Duncan-Clark, Chief Agent, Toronto.....	\$48,667 Con. 5 per cent. Can. stock, \$51,402 6 per cent. Can. stock	Fire.
The Lancashire Insurance Company.....	Fred. Standcliffe, General Manager, Montreal.....	\$100,000 Canada stock.....	Life.
The Lion Life Insurance Company (Limited) London, England.....	G. F. C. Smith, Chief Agent, Montreal.....	\$10,000 stg. Canada stock.....	Life.
The Liverpool and London and Globe Insurance Company.....	C. C. Foster, Agent, Montreal.....	\$50,000 Canada stock (Life), and \$3,000 Can. 5's; \$63,000 Muni- cipal Deb., \$25,000 Montreal Investment Association; and \$17,030 cash. (Accepted at \$145,480).....	Fire and Life
The London Assurance Corporation, England.....	A. T. McCord, Jr., Chief Agent, Toronto.....	\$50,127 Canada Con. 5 p. c. stock and \$99,873 Canada stock, being (Fire) \$100,000 and (Life) \$50,000.....	Fire and Life.
The London Guarantee and Accident Co. (Limited).....	C. J. Spike, Chief Agt., Halifax, N.S.....	\$11,000 stg. Canada Stock.....	Guarantee and Accident.
The London and Lancashire Fire Insurance Company, Liverpool.....	William Robertson, Manager, Montreal.....	\$21,000 stg. Canada Stock.....	Fire.
The London and Lancashire Life Assurance Company.....	D. C. Macdonald, Secretary, London.....	\$100,000 Canada stock (A) \$5,000 cash and \$4,867 Prov. of Queb. bonds (B).....	Life.
The London Mutual Fire Insurance Company of Canada, London, Ont.....	Thos. A. Temple, General Agent, St. John, N.B.....	\$25,000 Canada Stock and \$5,000 cash.....	Life.
The Metropolitan Life Insurance Company of New York.....	A. J. Pell, Montreal.....	\$100,000 U. S. bonds.....	Life
The Metropolitan Plate Glass Insurance Company, New York.....	J. Turner, President, Hamilton.....	\$5,000 United States bonds.....	Plate Glass Insurance.
The Mutual Life Association of Canada.....	Wm. McCabe, Managing Director, Toronto.....	\$92,988 Municipal Debentures. (Accepted at \$83,690).....	Life.
The North American Mutual Life Insurance Company.....	Macdonnell & Davidson, General Agents, Montreal.....	\$50,000 cash.....	Life.
The North British and Mercantile Insurance Company.....		\$50,000 Canada stock (Life A); \$47,000 Montreal Harbour bonds and \$65,000 Municipal Deb. (Fire). (Accepted at \$160,800)	Fire and Life.

The Northern Assurance Company of Aberdeen and London	Taylor Bros., General Agents, Montreal.....	\$85,833 Canada stock, \$14,167 Canada 5's.....	Fire.
The Norwich Union Fire Insurance Society, Norwich, England.....	Alex. Dixon, Agent, Toronto.....	\$100,000 Canada Stock.....	Fire.
The Ontario Mutual Life Assurance Company.....	Wm. Hendry, Manager, Waterloo.....	\$56,157 Municipal Debentures. (Accepted at \$50,541).....	Life.
The Phoenix Insurance Company of Brooklyn.....	Robert Hampson, Agent, Montreal.....	\$100,000 U. S. bonds.....	Fire and Inland Marine.
The Phenix Fire Assurance Company, London, England	Gillespie, Moffatt & Co., Gen Ag'ts Montl... ..	\$50 171 Canada stock, and \$50,126 Canada Con. 5 p.c. stock.....	Fire.
The Quebec Fire Assurance Company	J. G. Clapham, President, Quebec.....	\$25,000 Canada stock, \$60,000 Bank stock, and \$15,200 Municipal Debentures. (Accepted at \$98,680).....	Fire.
The Queen Fire and Life Insurance Company, England.....	A. M. Forbes & H. J. Mndge, Chief Agents, Montreal	\$100,000 Canada stock (Fire) and \$51,100 Canada Consol. 5 p. c. stock (Life).....	Fire and Life.
The Reliance Mutual Life Assurance Society, London, England.....	J. Cassie Hatton, Attorney, Montreal.....	\$100,000 Canada stock (A) and \$10,000 Canada stock (B).....	Life.
The Royal Canadian Insurance Company	Arthur Gagnon, Secretary, Montreal.....	\$56,000 Montreal Harbour bonds. (Accepted at \$50,409).....	Fire and Inland Marine.
The Royal Insurance Company	M. H. Gault & Wm. Tatley, Chief Agents, Montreal		
The Scottish Imperial Insurance Company	Taylor Bros., General Agents, Montreal.....	\$96,982 Canada stock, \$53,533 Canada Consol. 5 p. c. stock, \$170,333, British Consols—being \$149,182 (Fire) \$50,000 (Life A) and \$121,666 (General). Also \$97,333, British Annuities (General). Total \$418,182.....	Fire and Life.
The Sovereign Fire Insurance Company of Canada.....	Hon. Alex. Mackenzie, President, Toronto.....	\$71,068 Canada stock, \$20,000 Montreal Harbour bonds, \$13,500 Municipal Deb. (Accepted at \$101,107).....	Fire.
The Standard Life Assurance Company, Scotland.....	W. M. Ramsay, Manager, Montreal.	\$115,655 Municipal Debent., cash \$3,684. (Accepted at \$101,218).....	Fire.
The Star Life Assurance Society of England.....	A. W. Lauder, General Treasurer, Toronto.....	\$64,000 Mun. Debts., \$107,000 Mont. Harbour Bds., (accepted at \$163,900), being \$126,750 (Life A), and \$27,150 (Life B).....	Life.
The Sun Mutual Life Insurance Company of Montreal.....	R. Macaulay, Secret. and Manager, Montreal.....	\$100,343 Canada stock.....	Life.
The Toronto Life Assurance and Tontine Company	Arthur Harvey, Manager, Toronto.....	\$56,000 Municipal Debentures. (Accepted at \$50,400).....	Life and Accident.
The Travelers Insurance Company of Hartford, Conn.	Thos. Simpson, Agent, Montreal.....	\$32,400 Municipal Debent., cash \$1,040.36. (Accepted at \$30,200).....	Life and Accident.
The Union Mutual Life Insurance Company of Maine	Wm. Mulock, Agent Toronto.....	\$100,000 U. S. bonds, \$25,000 Municipal Debent., \$20,000 Montreal Harbour Bonds, (accepted at \$140,500), being \$100,000 (Life A) \$25,000 par (Life B) and \$20,000 par, (accident).....	Life and Accident.
The Western Assurance Company, Toronto	J. J. Kenny, Managing Director, Toronto.....	\$100,000 U. S. 4 per cent. Bonds (A) and \$15,000 District of Columbia, U.S., Bonds (B).....	Life.
		\$57,700 Municipal Debentures. (Accepted at \$51,930).....	Fire and Inland Marine.

THE FOLLOWING LIFE INSURANCE COMPANIES HAVING CEASED TO TRANSACT NEW BUSINESS IN CANADA, ARE ENTITLED UNDER SECTION 17 OF THE CONSOLIDATED INSURANCE ACT OF 1877, TO TRANSACT ALL BUSINESS CONNECTED WITH POLICIES EXISTING AT 31ST MARCH, 1878, AND THEIR DEPOSITS ARE APPLICABLE TO THOSE POLICIES SUBJECT TO THE PROVISIONS OF THE INSURANCE ACTS OF 1868 AND 1871.

NAME OF THE COMPANY.	Chief Agent to receive process.	Amount of Deposit.	Business.
The Briton Medical and General Life Association, London, England.	Jas. B. M. Chipman, Manager, Montreal.....	\$100,343 Canada Stock	Life.
The Connecticut Mutual Life Insurance Company of Hartford, Conn., U.S.....	Robt. Wood, General Agent, Montreal.....	\$100,000 U.S. Bonds.....	Life.
The Edinburgh Life Assurance Company.....	David Higgins, Chief Agent, Toronto.....	\$150,515 Canada Stock.....	Life.
The Life Association of Scotland.....	George W. Ford, Chief Agent, Montreal.....	\$150,000 Canada Stock	Life.
The National Life Insurance Company of the United States of America.....	John F. Bell, Attorney, Windsor.....	\$100,000 U. S. Bonds.....	Life.
The New York Life Insurance Company	F. W. Campbell, M.D., Attorney, Montreal....	\$100,000 U. S. Bonds.....	Life.
The North Western Mutual Life Insurance Company of Milwaukee.....	M. W. Mills, Chief Agent, Toronto.....	\$100,000 U. S. Bonds.....	Life.
The Phoenix Mutual Life Insurance Company, Hartford, Connecticut.....	A. R. Bethune, General Agent, Montreal.....	\$105,000 U. S. Bonds.....	Life.
The Positive Government Security Life Assurance Company (limited) England.....	John Taylor, Secretary, Montreal.....	\$8,273 Canada 5 per cent Debentures.....	Life.
The Scottish Amicable Life Assurance Society.....	Geo. Wm. Ford, General Agent, Montreal....	\$150,000 Canada Stock.....	Life.
The Scottish Provident Institution.....	R. A. Ramsay, Attorney, Montreal.....	\$100,343 Canada Stock.....	Life.
The Scottish Provincial Assurance Company	Geo. Wm. Ford, Secretary, Montreal	\$150,790, viz: 112,343, Canada Stock, and \$38,447 Canada 5 per cent debentures.....	Life.
The United States Life Insurance Company	\$60,000 U. S. Gold Bonds.....	Life.

NOTE.—The Globe Mutual Life Insurance Company of New York, has been declared insolvent both in the United States and Canada, and Jas. D. Fish of New York has been appointed Receiver by the United States Courts, and W. C. Wells, of Montreal, has been appointed Assignee by the Superior Court of Lower Canada, Montreal, for the Canadian business of the Company. The deposit of the Company with the Government, \$100,000 U.S. Bonds, has by order of said Superior Court, been delivered to the Bankers of that Court.

The Merchants' Marine Insurance Company of Montreal has ceased to transact business and is winding up its affairs. The deposit has been surrendered to the Company, except \$2,223 cash held against contested claims.

Office of the Superintendent of Insurance,
Ottawa, 30th June, 1881.

J. B. CHERRIMAN, Superintendent of Insurance.

STATEMENT of the Balances at Cr. of Depositors in Government Savings Banks, on 31st May, 1881, published in accordance with Act 34 Vic., Chap. 6, Sec. 23.

BANK.	Balance on 30th April, 1881.	Deposits for May, 1881.	Total.	Withdrawn, May, 1881.	Balance, 31st May, 1881.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
<i>Ontario—</i>					
Toronto.....	441,820 79	35,203 49	477,024 28	16,123 14	460,901 14
<i>Manitoba—</i>					
Winnipeg.....	164,476 67	43,094 68	207,571 35	23,335 22	184,236 13
<i>British Columbia—</i>					
Victoria.....	1,134,059 34	73,787 00	1,207,846 34	34,770 21	1,173,076 13
Nanaimo.....	106,008 07	17,146 00	123,154 07	3,144 75	120,009 32
New Westminster.....	131,222 99	9,195 00	140,417 99	6,996 61	133,421 38
<i>Nova Scotia—</i>					
Amherst.....	74,115 62	11,641 00	85,756 62	3,835 67	81,920 95
Antigonish.....	25,734 09	3,441 00	29,175 09	3,098 11	26,076 98
Annapolis.....	68,737 60	22,771 26	91,508 86	6,214 76	85,294 10
Arsicat.....	116,896 88	3,817 25	120,714 13	2,544 68	118,169 45
Acadia Mines.....	25,729 77	573 00	26,302 77	1,003 60	25,299 17
Baddeck.....	17,925 58	4,393 00	22,318 58	794 52	21,524 06
Bridgewater.....	13,776 75	2,531 00	16,307 75	1,228 00	15,079 75
Barrington.....	23,493 30	2,671 00	26,164 30	236 32	25,927 98
Digby.....	42,404 30	7,787 00	50,191 30	1,811 24	48,380 06
Guy'sboro'.....	36,798 79	2,385 00	39,183 79	3,543 36	35,640 43
Halifax.....	2,091,284 98	85,777 04	2,177,062 02	79,655 73	2,097,406 29
Kentville.....	62,902 93	10,910 00	73,832 93	9,770 11	64,062 82
Liverpool.....	96,497 33	3,531 00	100,028 33	2,175 77	97,852 56
Little Glace Bay.....	1,274 48		1,274 48		1,274 48
Lingan.....	2,997 30	370 21	3,367 51	279 00	3,088 51
Lunenburg.....	54,162 39	5,698 00	59,860 39	1,026 53	58,833 86
Maitland.....	48,050 80	2,822 00	50,872 80	3,287 96	47,584 84
New Glasgow.....	77,854 18	9,103 00	86,957 18	5,677 38	81,279 80
Parrsboro'.....	30,566 75	2,929 00	33,495 75	753 81	32,741 94
Port Hood.....	39,184 88	3,984 00	43,168 88	1,600 00	41,568 88
Pictou.....	31,655 71	2,226 00	33,881 71	195 05	33,686 66
Shelburne.....	26,406 58	1,187 00	27,593 58	748 40	26,845 18
Sydney.....	141,412 32	4,454 00	145,866 32	6,486 61	139,379 71
Sherbrooke.....	30,884 97	415 00	31,299 97	2,560 00	28,739 97
Truro.....	146,149 01	11,145 00	157,294 01	6,929 86	150,364 15
Windsor.....	344,206 79	11,909 00	356,115 79	4,357 62	351,758 17
Weymouth.....	47,091 56	620 00	47,711 56	3,227 28	44,484 28
Yarmouth.....	238,038 40	7,468 00	245,506 40	9,904 79	235,601 61
<i>New Brunswick—</i>					
Bathurst.....	54,377 04	749 00	55,126 04	1,014 56	54,111 48
Chatham.....	165,736 96	2,290 00	168,026 96	8,544 82	159,482 14
Dalhousie.....	119,649 90	1,422 00	121,071 90	3,577 70	117,494 20
Dorchester.....	12,854 16	60 00	12,914 16		12,914 16
Fredericton.....	196,944 71	21,445 00	218,389 71	7,809 23	210,580 48
Hillsboro'.....	11,956 07	1,343 00	13,299 07	526 32	12,772 75
Moncton.....	84,296 96	14,398 00	98,694 96	9,127 07	89,567 89
Newcastle.....	105,658 39	4,673 00	110,331 39	8,217 70	102,113 69
Richibucto.....	56,853 70	170 00	57,023 70	1,880 47	55,143 23
St. Andrews.....	152,436 69	7,055 00	159,491 69	4,005 15	155,486 54
St. John.....	1,311,607 93	58,424 00	1,370,031 93	25,548 12	1,344,483 81
Woodstock.....	142,423 69	5,393 00	147,816 69	3,077 69	144,739 00
<i>Prince Edward Island—</i>					
Charlottetown.....	576,560 89	32,722 00	609,282 89	21,626 37	587,656 52
Total.....	8,925,178 99	555,148 93	9,480,327 92	342,271 29	9,138,056 63

FINANCE DEPARTMENT,
OTTAWA, 12th July, 1881.

J. M. COURTNEY,
D. M. F.

POST OFFICE DEPARTMENT.

Dr. Post Office Savings Bank Account for the Month of July, 1881. Cr.

(Furnished to the Minister of Finance in accordance with the Post Office Act 1875, sec. 69, and Public Accounts Audit Act, 1878, Sec. 20.)

Balance in hands of Minister of Finance on 30th June 1881.	\$6,208,226 77	Repayments at Post Office Savings Banks during month	\$172,633 22
Deposits in Post Office Savings Banks during month	402,389 00		
Interest allowed to Depositors on accounts closed during month	32	Balance :—	
		At the credit of Depositors' Accounts.	\$6,408,077 41
		Outstanding cheques held by Depositors, and not presented for payment.	29 905 46
	6 610,616 09		6,437,982 87
			6,610,616 09

J. M. COURTNEY,
Deputy Minister of Finance.

FINANCE DEPARTMENT, Ottawa, 17th August 1881.

TO ADVERTISERS IN THE GAZETTE.

PARTIES sending advertisements to be inserted in "The Canada Gazette," will hereafter please observe the following rules:

1st. Address "The Canada Gazette, Ottawa, Canada"

2nd. Indicate the number of insertions required

3rd. Invariably remit the fees for such advertisements, together with the price of one Gazette, as below. Otherwise they will not be inserted. The rates are eight cts. for the first insertion, and two cts. for each subsequent insertion per line of nine words, each figure counting as one word.

Subscribers will also notice that the subscription, \$4 per annum, is invariably payable in advance, and that the "Gazette" will be stopped from them at the end of the period paid for. Single numbers will be charged ten cts. each, and when more than one are required by advertisers, must be remitted for likewise.

BROWN CHAMBERLIN,
Queen's Printer.

Office of Queen's Printer,
Ottawa, 11th May, 1872.

APPLICATIONS TO PARLIAMENT.

DOMINION PARLIAMENT.

Rules relating to Notices for Private Bills.

51. All applications for Private Bills, properly the subjects of legislation by the Parliament of Canada, within the purview of "The British North America Act, 1867," whether for the erection of a Bridge, the making of a Railroad, Turnpike Road or Telegraph Line; the construction or improvement of a Harbour, Canal, Lock, Dam or Slide, or other like work; the granting the right of Ferry; the incorporation of any particular Trade or Calling, or of any Banking or other Joint Stock Company; or otherwise for the granting to any individual or individuals, any exclusive or peculiar rights or privileges whatever, or for doing any matter or thing which, in its operation, would affect the rights or property of other parties, or relate to any particular class of the community; or for making any amendment of a like nature to any former Act, shall require a Notice, clearly and distinctly specifying the nature and object of the application, and (except in the case of existing corporations) signed by, or on behalf of the applicants, to be published as follows, viz:

In the Provinces of Quebec and Manitoba.

A notice inserted in the *Canada Gazette*, in the English and French languages, and in one newspaper in the English, and in one in the French language in the District affected, or in both languages in one paper, if there be but one in the said District, or if there be no paper published therein, then, in both languages, in a paper in the nearest District, in which a newspaper is published.

In any other Province.

A notice inserted in the *Canada Gazette*, and in one newspaper published in the County, or Union of Counties affected, or if there be no paper published therein, then in a newspaper in the nearest County in which a newspaper is published. Such Notices to be continued in each case, for a period of two months during the interval of time between the close of the next preceding Session and the consideration of the Petition. And copies of the newspapers containing the first and last insertion of such notice shall be sent to the Clerk of each House.

When a Petition is for leave to bring in a Private Bill for the erection of a Toll Bridge, the petitioner or petitioners, upon giving the notice prescribed by the preceding Rule, shall also, at the same time, and in the same manner, give notice of the rates which they intend to ask; the extent of the privilege, the height of the arches, the interval between the abutments or piers for the passage of rafts and vessels, and whether they intend to erect a drawbridge, and the dimensions of the same.

Any person seeking to obtain any Private Bill shall, eight days before the meeting of Parliament, deposit with the Clerk of the House, in which the bill is to originate, a copy of such bill in the English or French language, with a sum sufficient to pay for translating and printing the same—600 copies to be printed in English, and 200 copies in French—the translation to be done by the officers of the House, and the printing by the contractor. The applicant shall be also required to pay the accountant of the House a sum of \$200 and the cost of printing the Act in the Statutes, and lodge the receipt of the same with the Clerk of the Committee to which such Bill is referred—such payment to be made immediately after the second reading, and before the consideration of the Bill by such Committee.

No Petition for a Private Bill is received by either House after the first ten days of the session.

ROBERT LEMOINE,
Clerk of the Senate.

JOHN GEORGE BOURINOT,
Clerk of the Commons.

Rules of the Senate relating to Notices for Bills of Divorce.

72. Every Applicant for a Bill of Divorce is required to give notice of his intention so to do, and to specify from whom and for what cause, by advertisements during six months, in the *Canada Gazette*, and in two newspapers published in the District, in Quebec and Manitoba, or in the County, or Union of Counties in the other Provinces, where such applicant usually resided at the time of the separation, or if thy requisite number of papers cannot be found therein then in the adjoining District, or County, or Union of Counties.

73. A copy of the notice, in writing, is to be served at the instance of the applicant, upon the person from whom the Divorce is sought, if the residence of such person can be ascertained; and proof on oath of such service, or of the attempts made to effect it, to the satisfaction of the Senate, is to be adduced before the Senate on the reading of the Petition.

ROBERT LEMOINE,
Clerk of the Senate

NOTICE is hereby given that application will be made to the Parliament of the Dominion of Canada, at its next session, for an Act to incorporate a Bank under the name of "The Planters' Bank of Canada," with its head office in the City of Toronto.

ROAF & ROAF,

Solicitors on behalf of the applicants.

Dated 15th September, 1881.

12-9

NOTICE is hereby given that the Dundee Land Investment Company (Limited) will apply at the next session of the Parliament of the Dominion of Canada, for an Act enabling it to take, hold and convey real property within the Dominion of Canada.

DRUMMOND BROTHERS & CO.,

Agents.

Montreal, 8th Sept., 1881.

11-9

NOTICE is hereby given that the Scottish Canada Company, limited, will apply at the next session of the Parliament of the Dominion of Canada, for an Act enabling it to take, hold and convey real property within the Dominion of Canada.

A. T. DRUMMOND,

Managing Director.

Montreal, 8th Sept., 1881.

11-9

NOTICE is hereby given that application will be made at the next session of the Parliament of the Dominion of Canada for an Act to incorporate a Company for the purpose of constructing and working a line of railway from a point on the Canadian Pacific Railway at or near Portage la Prairie, in the

Province of Manitoba, running thence in a north-westerly direction to a point at or near the Forks of the Saskatchewan; with power to construct a branch to Battleford and a branch in a southerly direction to the main line of the Canadian Pacific Railway; and with power also to build and run tramways, steamers and barges in connection with the said line of railway.

DRUMMOND BROTHERS & CO.

Agents for the applicants.

Montreal, 8th Sept., 1881.

11-9

PUBLIC Notice is hereby given that application will be made at the next session of the Parliament of Canada for an Act authorizing a Company to build a Railway between the City of Montreal and a point on Lake Simcoe, near Beaverton, *via* Perth and Smith's Falls, and north from Lake Simcoe to a point on Lake Nepissing near South East Bay, and south to Toronto and west to Detroit, to be called the Dominion Air Line.

Dated at Montreal, 1st September, 1881.

R. C. COWAN,

Solicitor for applicants.

10 9

PUBLIC Notice is hereby given that application will be made at the next session of the Parliament of Canada for an Act authorizing a Company to build a Railway between the City of Montreal and the village of Smith's Falls, in the County of Lanark, in the Province of Ontario, to be called "The Montreal and Central Canada Railway Company."

SCOTT, MAC TAVISH & MAC CRAKEN,

Solicitors for the applicants.

Dated the first day of August, 1881.

6-9

NOTICE is hereby given that an application will be made to the Parliament of the Dominion of Canada, at the next session thereof, on behalf of Matthew Gardiner, of the Township of Sydenham, in the County of Grey and Province of Ontario, farmer, for a Bill of Divorce from Elizabeth Ann Gardiner, his wife, on the ground of adultery.

EDGAR, RITCHIE & MALONE,

Solicitors for the applicant.

Dated at Toronto, this 6th day of May, 1881.

46-27

APPLICATIONS FOR CHARTER BY LETTERS PATENT.

NOTICE is hereby given that application will be made by the persons after named to His Excellency the Governor General of Canada in Council, to the end that, by Letters Patent under the Great Seal of Canada, a charter may be granted constituting them and others who may become shareholders in the Company thereby created, a body corporate and politic in terms of "The Canada Joint Stock Companies Act of 1877."

1. The proposed corporate name of the Company is "The Black Diamond Steamship Company of Montreal, Limited."

2. The purposes for which incorporation is sought are,—the purchase, building, holding, working and selling of steamships and other vessels and the employment of the same in the carrying for hire of coal, minerals, merchandize and cargoes of all descriptions, as well as passengers, in and between any port or ports in Canada, and between such ports and any British or Foreign ports; the purchase and sale of coal, minerals, merchandize and other property in connection with the working of said steamships and vessels; the purchase and sale of lands, mineral rights, coal mines and other mines in Canada, and the working of the same; the purchase, erection and sale of piers, warehouses, offices and other buildings, lines of railway and tramway on lands of the Company, for

use in connection with the business of the Company, at such ports and mines, and all other purposes connected with or incidental to the working of such steamers, vessels, mines, buildings, piers, works, and other property as aforesaid.

3. The chief place of business is to be in the City of Montreal.

4. The intended amount of capital is three hundred thousand dollars.

5. The number of shares is intended to be three thousand and the amount of each one hundred dollars.

6. The names in full and the address and calling of each of the applicants who are also to be the first provisional directors, all of whom are resident in Canada, are Hugh McLennan, merchant; Thomas Harris Hodgson, merchant; George Mathieson Kinghorn, forwarder; Abner Kingman, merchant; Thomas Briggs Brown, merchant, all of the City of Montreal.

R. A. RAMSAY,

Solicitor for applicants.

Montreal, 1st September, 1881.

11-6

NOTICE is hereby given that after the expiration of one month from the first publication hereof, application will be made to His Excellency the Governor General of Canada in Council, for a charter of incorporation pursuant to "The Canada Joint Stock Companies Act, 1877," constituting the applicants and such others as may be or become shareholders therein a body corporate and politic, under the name and for the purposes following, that is to say:—

1. The name of the proposed Company is the "Windsor Cotton Company, (Limited)".

2. The object for which incorporation is sought is the manufacture and sale of cotton yarns, threads and fabrics of every description, and the acquiring and erection of all materials, machinery, buildings and erections necessary therefor.

3. The chief place of business—Windsor, in the County of Hants and Province of Nova Scotia.

4. The capital stock—two hundred thousand dollars.

5. Four thousand shares of fifty dollars each.

6. The names, addresses and callings of the applicants are E. Churchill and Sons, of Hantsport, in the said County of Hants, shipowners; Jedediah E. Newcomb, of the same place, merchant; William Curry, barrister-at-law; Godfrey Philip Payzant, merchant; Bennett Smith, shipowner; Mark Curry, merchant; Thomas Aylward, master mariner; Jedediah A. Shaw, druggist; William Henry Blanchard, barrister-at-law; Shubarl Dimock, shipbuilder; Samuel G. Black, farmer; Edward Wilson Dimock, merchant; William Dimock, merchant; Aubrey Blanchard, barrister-at-law; John Dart, D.C.L., President King's College; John Sterling, merchant; John Doran, merchant; Andrew P. Shand, merchant; C. and G. Wilson, merchants; James E. Graham, merchant; Charles W. Knowles, stationer; Walter Lawson, cashier Commercial Bank of Windsor; Michael Doyle, master mariner; Lewis E. Dimock, accountant; Edgar D. Shand, merchant; William O'Brien, master mariner; John M. Smith, merchant; Charles DeWolf Smith, merchant, all of Windsor, in the said County of Hants; Charles E. Young, of Falmouth, in the said County of Hants, farmer; Archibald McCallum, of Maitland, in said County, shipbuilder; William McDougall, of Maitland aforesaid, shipbuilder; Nelson Murphy, of Maitland aforesaid, merchant; John A. Harvie, of Newport, in said County, shipbuilder; John Mann, of Newport aforesaid, master mariner, and John Poole, of Newport aforesaid, farmer.

7. The names of the provisional directors of the said Company are the said William Curry, Godfrey Philip Payzant, Mark Curry, Edward Wilson Dimock, Thomas Aylward, John Sterling and William Dimock.

W. H. & A. BLANCHARD,

Solicitors and attorneys for said applicants.

Dated Windsor, N.S., 5th September, 1881.

11-5

NOTICE is hereby given that application will be made to His Excellency the Governor General in Council for letters patent under the Great Seal of the Dominion, for a charter creating the undermentioned persons a body corporate and politic under the name of "The High River Stock Company," for the purpose of breeding, raising, buying and selling cattle, horses, sheep and other stock, and the carrying on in all its branches of stock-raising at or in the Bow River Country, in the North West Territory of the Dominion of Canada, with a head office in the City of Montreal, in the Province of Quebec.

The capital stock of the Company to be two hundred thousand dollars, divided into two thousand shares of one hundred dollars each. The names of the said applicants are as follow: Andrew Allan, gentleman; Robert A. Smith, gentleman; John Cassils, merchant; Frank Stephen, merchant; Walter Wilson, merchant; Thomas D. Milburne, gentleman, all of Montreal aforesaid, and Frederick Smith Stinson, of Compton, in the Province of Quebec, farmer.

The said applicants are to be the first or provisional Directors of the Company.

L. N. BENJAMIN,
Attorney for applicants.

Montreal, 1st September, 1881. 10-6

NOTICE is hereby given that application will be made to the Governor in Council under the Canada Joint Stock Companies Act 1877, by John Harris, Alanson Harris, James Kerr Osborne, manufacturers, John Henry Housser, gentleman, Franklin Grobb, mechanic, and Joseph A. Sheraton, gentleman, all of the City of Brantford, Ontario, and Lyman Melvine Jones, of the City of Winnipeg, Manitoba, manufacturer, for letters patent incorporating them as a company to be known as "A. Harris, Son and Company (limited)" for the purpose of carrying on the business of manufacturing and selling agricultural implements and machinery throughout the Dominion of Canada. The head office and chief place of business of the Company is to be at Brantford, Ontario. The capital stock is to be two hundred and fifty thousand dollars divided into twenty-five hundred shares of one hundred dollars each. The above-named parties are to be the first Directors of the said Company.

HARDY WILKES & JONES,
Solicitors for the applicants.

Brantford, 1st September, 1881. 10-6

NOTICE is hereby given that within one month after the last publication of this notice application will be made to the Governor in Council under "The Canada Joint Stock Companies Act of 1877" for Letters Patent incorporating the undermentioned applicants and such others as may become shareholders in the proposed company, a body corporate and politic for the purposes hereinafter mentioned:

1. The proposed name of the company is "The Dominion Sugar and Syrup Company (limited)."
2. The purposes for which its incorporation is sought are the manufacturing, refining, buying and selling of starch, glucose, grape, cane and other sugars and syrups, and the owning or hiring of land, buildings and plant necessary therefor.
3. The chief place of business of the said company is to be the City of Ottawa, in the Province of Ontario.
4. The intended amount of the capital stock is twenty thousand dollars.
5. The number of shares is to be two hundred and the amount of each share one hundred dollars.
6. The names in full and the address and calling of each of the applicants are George Joseph O'Doherty, barrister at law, William McKay, painter, James Boyle O'Doherty, merchant, Henry Francis MacCarthy, druggist, Joseph Robert Esmonde, merchant, George Patrick Brophy, civil engineer, Joseph Boyden, merchant, William Edward Brown, merchant, John Charles Roger, printer, Pierre Hyacinthe Chabot,

merchant, all of the said City of Ottawa; all of which said applicants are to be the first or provisional Directors of said Company.

G. J. O'DOHERTY,
Attorney for applicants.

Ottawa, 2nd July, 1881. 1-1f

MISCELLANEOUS.

NORTH-WEST NAVIGATION COMPANY, LIMITED.

AT a special general meeting of the shareholders of the North-West Navigation Company, Limited, held in Winnipeg, on the 12th day of August, 1881, and called for this purpose, the following Bylaw was passed:—

"That it is expedient to increase the number of directors, and the number is hereby increased to seven."

C. S. DRUMMOND,
Secretary.

Montreal, 12th Sept., 1881. 12-1

THE GREAT NORTH WESTERN TELEGRAPH COMPANY OF CANADA.

AT a meeting of the shareholders of the above Company, specially called for the purpose, held in the City of Winnipeg, on July 29th, 1881, the following resolution was passed:

"Resolved,—That the head office of the Great North Western Telegraph Company of Canada, be removed from the City of Winnipeg, Manitoba, to the City of Toronto, Ontario."

Notice is therefore hereby given, that the said office will be removed in accordance with this resolution at the expiration of the time specified in the Act of incorporation.

8-8

THE MARITIME BANK OF THE DOMINION OF CANADA.

34 *Victoria, Chap. 5, Sec. 29.*

WE, the undersigned, being more than twenty-five shareholders of the Maritime Bank of the Dominion of Canada, and being proprietors of at least one tenth of the paid-up capital stock of the said Bank, hereby call and give notice that we call a special general meeting of the shareholders of the said Bank to be held at the Bank office, No. 5 King street, in the City of Saint John, on Monday, the twenty-sixth day of September, A.D., 1881, at the hour of noon, for the following objects to be considered and passed upon at such meeting, — that is to say:—

First.—For the purpose of repealing the following resolution passed by the shareholders of the said Bank at a special general meeting of the said shareholders held on the tenth day of August last, viz:— "Resolved, that it is inexpedient that any new business should be undertaken by the Directors, but that the Directors are hereby required to take the necessary steps to bring the business of the Bank to a close and distribute the assets among the stockholders, and that the Directors are hereby authorized to apply to the next Parliament of Canada for the necessary legislation for that purpose."

Secondly.—To repeal the following resolution passed by the shareholders at the annual general meeting held on the third day of June last, viz:—"Resolved, that this meeting adheres to the resolution passed at the meeting held on the tenth of August last, relating to the winding up of the Bank, and that it is desirable that the affairs of the Bank should be brought to a close with as little delay as possible."

Thirdly.—To consider the propriety of continuing to transact the usual and ordinary business of an incorporated Bank, and to take such steps as may be necessary for that purpose.

Fourthly.—To authorize the Directors to apply at the next session of Parliament to reduce the capital stock of the Bank if they should consider this desirable.

9th August, 1881.

A. L. PALMER,
JOHN WISHART,
A. SHIVES,
JOHN BOYD,
GEO. MCKEAN,
THOS. MACLELLAN,
JAS. G. ROSS,
Estate Wm. MOFFATT,
per Cashier of La Banque
Nationale,
THOS. R. JONES,
JOHN W. NICHOLSON,
W. H. THORNE,
H. D. TROOP,
BARTON GANDY,
GEO. F. SMITH,

ROBERT MARSHALL,
C. A. PALMER,
W. W. TURNBULL,
JAS. L. DUNN,
J. & W. F. HARRISON,
PHILIP PALMER,
ALFRED CHILTON BLAIR,
p.p. A. A. BARTLETT,
C. A. PALMER, his atty.
E. H. BOTTERELL,
R. P. MCGIVERN,
THOS. STEAD (in trust),
JEREMIAH HARRISON,
GIDEON PRESCOTT,
GEO. L. BARBOUR.

7-6

LA BANQUE DU PEUPLE.

DIVIDEND No. 92.

THE stockholders of La Banque du Peuple are hereby notified that a semi-annual dividend of two (2) per cent. for the last six months has been declared on the capital stock, and will be payable at the office of the Bank on and after Monday, the 5th day of September next.

The transfer book will be closed from the 15th to the 31st August, inclusive.

By order of the Board of Directors,
6-7 A. A. TROTTIER, Cashier.

PUISSANCE DU CANADA.



NOMINATIONS.

DÉPARTEMENT DU SECRÉTAIRE D'ÉTAT DU CANADA.

Il a plu à L'HONORABLE DÉPUTÉ DU GOUVERNEUR GÉNÉRAL de faire les nominations suivantes, savoir :

OTTAWA, 22 août 1881.

L'HONORABLE JOHN GODFREY SPRAGUE; Juge de la Cour Suprême de Judicature pour Ontario, et Président de la dite cour.

L'HONORABLE GEORGE WILLIAM BURTON; Juge de la Cour Suprême de Judicature pour Ontario.

L'HONORABLE CHRISTOPHER SALMON PATTERSON; Juge de la Cour Suprême de Judicature pour Ontario.

L'HONORABLE JOSEPH CURRAN MORRISON; Juge de la Cour Suprême de Judicature pour Ontario.

L'HONORABLE JOHN GODFREY SPRAGUE; Juge en chef de la Cour d'Appel pour Ontario, avec le titre de Juge en chef d'Ontario.

L'HONORABLE GEORGE WILLIAM BURTON; Juge de la Cour d'Appel pour Ontario, avec le titre de Juge d'Appel.

L'HONORABLE CHRISTOPHER SALMON PATTERSON; Juge de la Cour d'Appel pour Ontario, avec le titre de Juge d'Appel.

L'HONORABLE JOSEPH CURRAN MORRISON; Juge de la Cour d'Appel pour Ontario, avec le titre de Juge d'Appel.

20 août 1881.

DONALD MACGREGOR, de Merigomish, dans la province de la Nouvelle-Ecosse, écuyer; Sous-percepteur dans les douanes de Sa Majesté.

6 août 1881.

ALEXANDER CHAISSON, de Rollo Bay, dans la province de l'Île du Prince-Edouard, gentilhomme; Officier dans les douanes de Sa Majesté, pour prévenir la contrebande.

JAMES MONTAGUE AITKEN, de Montague Bridge, dans la province de l'Île du Prince-Edouard, gentilhomme; Officier dans les douanes de Sa Majesté, pour prévenir la contrebande.

13 août 1881.

JOSEPH BICKERSTAFF, de Toronto, dans la province d'Ontario, gentilhomme; Officier préposé au débarquement et Examineur dans les douanes de Sa Majesté.

PROCLAMATIONS.

LORNE.

[L.S.]

CANADA.

VICTORIA, par la Grâce de Dieu, Reine du Royaume-Uni de la Grande-Bretagne et d'Irlande, Défenseur de la Foi, etc., etc., etc.

A Nos Très-Aimés et Fidèles les Sénateurs de la Puissance du Canada et aux membres élus pour servir dans la Chambre des Communes de Notre dite Puissance, et à tous et chacun de vous.
—SALUT:

PROCLAMATION.

ATTENDU que Notre Parlement du Canada se trouve prorogé au vingt-neuvième jour du mois d'août courant, auquel temps vous étiez tenus, et il vous était enjoint d'être présents en notre cité d'Ottawa; SACHEZ MAINTENANT, que pour diverses causes et considérations, et pour la plus grande aise et commodité de Nos bien-aimés sujets, Nous avons cru convenable, par et de l'avis de Notre Conseil Privé du Canada, de vous exempter, et chacun de vous, d'être présents au temps susdit, vous convoquant et par ces présentes vous enjoignant et à chacun de vous de vous trouver avec Nous en Notre Parlement du Canada, en notre Cité d'OTTAWA, le HUITIÈME jour du mois d'OCTOBRE prochain pour prendre en considération l'état et la prospérité de Notre dite Puissance du Canada, et y agir comme de droit. CE A QUOI VOUS NE DEVEZ MANQUER.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN, Notre Très-Fidèle et Bien-Aimé Conseiller Sir JOHN DOUGLAS SUTHERLAND CAMPBELL, (communément appelé le Marquis de Lorne), Chevalier de Notre Très-Ancien et Très-Noble Ordre du Chardon, Chevalier Grand-Croix de Notre Ordre Très-Distingué de Saint-Michel et Saint-George, Gouverneur-Général du Canada, et Vice-Amiral d'icelui.

A Notre Hôtel du Gouvernement, en Notre CITE d'OTTAWA, ce VINGT-SEPTIÈME jour d'AOUT, dans l'année de Notre Seigneur mil huit cent quatre-vingt-un, et de Notre Règne la quarante-cinquième.

Par ordre,

RICHARD POPE,
Greffier de la Couronne en Chancellerie,
Canada.

W. J. RITCHIE,
Député Gouverneur.

[L.S.]

CANADA.

VICTORIA, par la Grâce de Dieu, Reine du Royaume-Uni de la Grande-Bretagne et d'Irlande, Défenseur de la Foi, etc., etc.

A tous ceux qui les présentes verront ou qu'elles pourront concerner,—SALUT :

PROCLAMATION.

A. CAMPBELL, Procureur-général, Canada. } ATTENDU qu'il a plu au Dieu Tout-Puissant dans Sa bonté extrême de prodiguer au Canada les bienfaits d'une abondante récolte,—

EN CONSÉQUENCE, Nous avons cru que ces bienfaits que partage notre population tout entière, devaient être reconnus d'une manière solennelle et publique ; et Nous avons fixé, par et de l'avis de Notre Conseil Privé pour le Canada, JEUDI, le VINGTIÈME jour d'OCTOBRE prochain, comme jour d'actions de grâces pour remercier le Dieu Tout-Puissant de l'abondante moisson dont il a bien voulu favoriser cette année le Canada.

Et nous invitons tous nos bien-aimés sujets du Canada, d'observer le dit jour comme jour d'actions de grâces.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN, L'HONORABLE SIR WILLIAM JOHNSTON RITCHIE, Chevalier, Député de Notre Très-Fidèle et Bien-Aimé Conseiller SIR JOHN DOUGLAS SUTHERLAND CAMPBELL, (communément appelé le Marquis de Lorne), Chevalier de Notre Très-Ancien et Très-Noble Ordre du Chardon, Chevalier Grand-Croix de Notre Ordre Très-Distingué de Saint-Michel et Saint-George, Gouverneur-Général du Canada, et Vice-Amiral d'icelui.

A Notre Hôtel du Gouvernement, en Notre CITE d'OTTAWA, ce TREIZIÈME jour de SEPTEMBRE, dans l'année de Notre Seigneur mil huit cent quatre-vingt-une, et de Notre Règne la quarante-cinquième.

Par ordre,

J. A. MOUSSEAU,
Secrétaire d'Etat.

12-3

Circulaire.

DOWNING STREET,
15 août 1881.

MONSIEUR,—J'ai l'honneur de vous transmettre, pour être publiée dans la colonie placée sous votre gouvernement, copie d'une circulaire émise par le gouvernement français, contenant les règlements au sujet de l'importation en France des conserves alimentaires renfermées dans des boîtes de fer blanc soudées.

J'ai cru qu'il était à propos d'envoyer des copies de cette circulaire à toutes les colonies afin que celles qui n'exportent pas, mais qui importent des conserves alimentaires renfermées dans des boîtes de fer blanc, puissent prendre connaissance de l'opinion exprimée par le gouvernement français au sujet des boîtes de fer blanc dont les soudures doivent être pratiquées en conformité des prescriptions.

J'ai l'honneur d'être, monsieur,
Votre très obéissant et
très humble serviteur,
KIMBERLEY.

L'officier administrant
le gouvernement du Canada.

Circulaire du 28 août 1880, No. 1455.

PARIS, le 28 août 1880.

L'attention du Département du Commerce a été appelé sur les dangers que peut faire courir aux consommateurs l'usage des conserves alimentaires renfermées dans des boîtes dont la soudure a été pratiquée à l'intérieur et qui sont fabriquées avec des fers-blancs autres que celui qui est étamé à l'étain fin.

Le Comité consultatif d'hygiène publique, auquel la question a été soumise, a reconnu qu'il y a, en effet, pour la santé publique, de sérieux inconvénients à livrer à l'alimentation des produits qui, par leur contact avec des soudures où des surfaces recouvertes d'un alliage contenant du plomb, peuvent être la cause d'empoisonnements plus ou moins graves. Le Comité a, par suite, émis l'avis qu'il y avait lieu d'interdire aux fabricants de boîtes pour conserves alimentaires de pratiquer les soudures à l'intérieur, et d'employer pour la confection de ces boîtes des fers-blancs autres que ceux qui ont été étamés à l'étain fin. Le Comité d'hygiène a ajouté que si les fabricants persistaient à vouloir recourir à la soudure intérieure de la bande, ils devraient être tenus de se servir exclusivement d'étain pur. Cet avis a été adopté par M. le Ministre du Commerce, et les préfets des départements ont reçu des instructions en conformité.

Il a paru nécessaire de prendre des dispositions analogues à l'égard des boîtes de conserves d'origine étrangère, tant au point de vue de la santé publique que pour ne pas mettre les fabricants Français dans un état d'infériorité vis-à-vis de leurs concurrents de l'étranger. En conséquence, M. le ministre des Finances a décidé, sous la date du 2 avril dernier, qu'il y avait lieu d'exiger que les boîtes de conserves présentées à l'importation fussent établies en conformité des prescriptions dont il s'agit. Celles qui seraient reconnues ne pas réunir les conditions réglementaires seraient provisoirement retenues par le service, qui aurait à prévenir immédiatement le Procureur de la République du ressort.

Afin de permettre aux fabricants Français d'écouler les boîtes qu'ils peuvent avoir en magasin, il a été convenu que les nouvelles prescriptions ne seraient appliquées qu'à partir du 1er août 1881. Ce sera également à cette date qu'elles entreranno en vigueur pour les importations de l'étranger.

Les directeurs sont invités à porter ces dispositions à la connaissance du service et du commerce.

Le conseiller d'Etat, directeur général.
(Signé) AMBAUD.

Pour ampliation :
L'administrateur : 12-3
(Signé) RAMOND.

(Circulaire.)

RUE DOWNING,
8 août 1881.

MONSIEUR,—J'ai l'honneur de vous transmettre pour être publiée dans la colonie placée sous votre gouvernement, copie d'un ordre en conseil de Sa Majesté, daté du 15 juillet, et étendant les clauses de l'Acte de 1852, concernant les déserteurs étrangers aux équipages des navires danois dans les possessions de Sa Majesté.

J'ai l'honneur d'être,

Monsieur,
Votre très humble et très obéissant serviteur,
KIMBERLEY.

À l'officier
préposé au gouvernement du Canada.

Cour de Windsor, le 15 juillet 1881.

PRÉSENTE :

Sa Très Excellente Majesté la Reine en Conseil.

ATTENDU que par l'Acte de 1852, concernant les déserteurs étrangers, il est pourvu que si jamais il est démontré à Sa Majesté que des facilités

sont ou seront données pour reprendre et appréhender des marins qui désertent les navires marchands anglais dans les territoires d'une puissance étrangère, Sa Majesté peut, par un ordre en conseil alléguant que telles facilités sont ou seront données, déclarer que les marins, autres que les esclaves, qui désertent les navires marchands appartenant à un sujet de cette puissance lorsqu'ils sont dans les possessions de Sa Majesté pourront être appréhendés et transportés à bord de leurs navires respectifs, et peut limiter l'opération de tel acte ou l'assujétir à telles conditions qui pourraient être jugées expédientes :

Et attendu qu'il a été démontré à Sa Majesté que des facilités pour la reprise et l'appréhension des marins (n'étant pas sujets danois) qui désertent les navires marchands anglais dans les territoires appartenant à Sa Majesté le roi du Danemark seront donnés en vertu d'un arrangement entre les gouvernements de la Grande-Bretagne et du Danemark, signé à Londres le 21 juin 1881.

Il a plu en conséquence à Sa Majesté, en vertu des pouvoirs dont elle est investie par le dit "Acte de 1852 concernant les déserteurs étrangers," d'ordonner et déclarer, par et de l'avis de son conseil privé, et il est par le présent ordonné et déclaré qu'à dater de la publication d'icelui dans la *London Gazette* et ci-après, les marins autres que les esclaves (et n'étant pas sujets anglais) qui désertent les navires marchands appartenant à des sujets du roi du Danemark dans les possessions de Sa Majesté, pourront être appréhendés et transportés à bord de leurs navires respectifs; pourvu toutefois que si tel déserteur a commis un crime dans les possessions de Sa Majesté il puisse être détenu jusqu'à ce qu'il ait été jugé par un tribunal compétent et que la sentence (s'il y a lieu) ait été purgée.

Et en outre, il a plu à Sa Majesté, en vertu des pouvoirs dont elle est investie par le dit "Acte de 1852 concernant les déserteurs étrangers," d'ordonner et déclarer, par et de l'avis de son conseil privé, qu'à dater de la publication d'icelui dans la *London Gazette* et ci-après, l'ordre en conseil concernant les marins qui désertent les navires marchands appartenant aux sujets du roi du Danemark, fait en vertu du dit acte, le 13 juin 1853, et publié dans la *London Gazette*, le 14 juin 1853, sera révoqué, et le dit ordre en conseil est en conséquence par le présent révoqué.

Et les secrétaires d'Etat pour l'Angleterre, les colonies et l'Inde devront donner en conseil les directions conformes au présent.

11-3

C. L. PEEL.

ORDRES GÉNÉRAUX DE MILICE.

QUARTIERS GÉNÉRAUX,

OTTAWA, 16 septembre 1881.

ORDRES GÉNÉRAUX (22).

No. 1.

Cours martiales—Devoirs.

Les officiers employés dans les cours martiales seront guidés par les dispositions du paragraphe 408 des règlements de la milice du Canada, 1879, et se conformeront aux instructions générales dans l'appendice A et aux modes de procédure et rédaction des pièces contenues dans l'appendice B des "Queen's Regulations and Orders for the Army, 1873." Si on leur ordonne de s'assembler de nouveau, la procédure de la Cour, sera par écrit tel que prescrit au paragraphe 11, pages 496 et 497 des "Queen's Regulations, 1873."

No. 2.

COLLÈGE MILITAIRE ROYAL DU CANADA.

Les personnes ci-dessous mentionnées ayant passé leur examen et obtenu leurs certificats du bureau

des examinateurs aux Quartiers-Généraux, leur admission comme élèves du Collège Militaire Royal du Canada a été approuvée:

NOM ET RÉSIDENCE.	POINTS.		
	Sujets		Total.
	Obligatoires.	Facultatifs.	
James Alexander Moren, 3e, Halifax, N.E	3146	1918	5064
Charles Francklyn Almon, Halifax, N.E	2682	2045	4727
Donald Alexander Hope Grant, Montréal, Qué	1630	800	2430
Charles Richard Hodgins, Toronto, Ont	2218	2218
John Halliburton Laurie, Halifax, N.E	1946	1946

No. 3.

MILICE ACTIVE.

PROVINCE DE QUÉBEC.

Compagnie du génie, Montréal.

Aylsworth Bowen Perry (ci-devant lieutenant Royal Engineers) gradué C.M.R., est attaché à ce corps comme 1er lieutenant, surnuméraire, à dater du 16 juillet 1880.

58e bataillon d'infanterie "Compton."

Les quartiers généraux de ce bataillon sont par le présent changés de Cookshire à Bury.

Est nommé lieutenant-colonel, à dater du 17 juin 1881:

Major et lieutenant-colonel titulaire Frederick Moore Pope, E.M., *vice* Cook, démissionnaire.

No. 5.

ASSOCIATIONS D'EXERCICES DANS LES MAISONS D'ÉDUCTIONS.

Compagnie d'exercice du collège de Lévis.

Agira comme capitaine:

Lieutenant intérimaire Joseph E. Chabot, *vice* Aurèle Caron qui a laissé le collège.

Agira comme lieutenant:

Adélard Turgeon, *vice* Chabot, promu.

Par ordre,

WALKER POWELL, Colonel,
Adjudant-Général de la Milice,
Canada.

AVIS DU GOUVERNEMENT.

AVIS AUX MARINS.

No. 21 de 1881.

NOUVELLES BOUÉES DANS LE BAS DU FLEUVE ST-LAURENT.

AVIS est par le présent donné qu'une bouée conique en bois, barrée horizontalement de rouge et de noir, a été placée par le gouvernement du Canada, le 25 juillet dernier, sur la pointe sud de la batture située au large de l'extrémité ouest de

l'île au Lièvre, rivière St-Laurent, pour indiquer l'entrée du chenal sud aux bâtiments venant de l'ouest.

Lat. N. 47° 47' 30"
Long. O. 69° 43' 30"

La bouée est ancrée dans 5 brasses d'eau à marée basse et l'extrémité ouest de l'île est par rapport à elle dans une direction N.-O. par O.

De plus, qu'une bouée conique en bois peinte en rouge a été placée le 18 août dernier au large de la Pointe Chaleur, Anticosti, dans le golfe St-Laurent, pour indiquer l'extrémité des battures de cette pointe.

Lat. N. 49° 5' 0"
Long. O. 61° 40' 15"

La bouée est ancrée dans 7½ brasses d'eau à marée basse à deux milles et un quart du rivage, et par rapport à elle le phare de la Pointe Chaleur est dans une direction N.-O. par O.; le Cap Est N. par E. ½ E. et la Pointe Cormoran O. par N. ½ N.

WM. SMITH,
Député du ministre de la marine et des pêcheries.
Département de la marine et des pêcheries.
Ottawa, 30 août 1881.

12-3

COMPTES DE 1880-81.

ÉTAT

Du Revenu et des Dépenses, à compte du Fonds Consolidé de la Puissance du Canada, d'après les états fournis au département des Finances à la nuit du 30 juin dernier.

REVENU :	MONTANT.
Douanes.....	\$1,677,467 03
Excise.....	421,207 82
Département des Postes.....	91,072 11
Travaux Publics, y compris les Chemins de fer.....	221,881 16
Vente des Travaux Publics.....	76,666 66
Timbres d'effets de commerce.....	13,122 30
Divers	287,170 38
	<u>\$ 2,788,587 46</u>
Revenu, 31 mai 1881.....	25,885,343 76
	<u>\$28,673,931 22</u>
DÉPENSES	\$ 1,146,870 21
do 31 mai 1881.....	21,519,321 02
	<u>\$22,666,191 23</u>

J. M. COURTNEY,
Député du Ministre des Finances.
Département des Finances,
Ottawa, 1er juillet 1881.

COMPTES DE 1880-81.

ÉTAT

Du Revenu et des Dépenses, à compte du Fonds Consolidé de la Puissance du Canada, d'après les états fournis au département des Finances à la nuit du 14 septembre 1881.

REVENU :	MONTANT.
Douanes	\$ 522,834 49
Excise	79,234 55
Département des Postes.....	81,598 66
Travaux Publics, y compris les Chemins de fer.....	52,712 27
Timbres d'effets de commerce.....	1,676 25
Divers	300,076 53
	<u>\$1,038,132 75</u>
Revenu, 30 juin 1881.....	28,673,931 22
	<u>\$29,712,063 97</u>
DÉPENSES.....	\$2,912,977 14
do 30 juin 1881.....	22,666,191 23
	<u>\$25,579,168 37</u>

J. M. COURTNEY,
Député du Ministre des Finances.
Département des Finances,
Ottawa, 15 septembre 1881.

DÉPARTEMENT DU SECRÉTAIRE D'ÉTAT DU CANADA.

OTTAWA, 3 septembre 1881.

M. WILLIAM DARLEY BENTLEY ayant été nommé par Sa Majesté l'Empereur du Brésil, par une commission en date du septième jour de février, mil huit cent quatre-vingt, consul général pour le Canada, Sa Majesté la Reine a bien voulu approuver la dite nomination en émanant son *Exequatur* par un document sous son sceau et seing-manuel en date du vingt-huitième jour d'avril mil huit cent quatre-vingt.

J. A. MOUSSEAU,
Secrétaire d'Etat.

10-3

LISTE DES COMPAGNIES D'ASSURANCE AUTORISEES A FAIRE DES OPERATIONS AU CANADA, EN VERTU DES ACTES D'ASSURANCE DE 1875 ET 1877.

NOM DE LA COMPAGNIE.	Principal agent pour la réception des significations de pièces et d'avis.	Montant des dépôts — Les dépôts marqués (A) ne sont applicables qu'aux polices sur la vie en cours le 31 mars 1878; ceux marqués (B) aux polices émises depuis cette date.	Assurance autorisée.
La compagnie d'assur. de l'Amérique du Nord contre les accidents...	Edward Rawlings, gérant, Montréal.....	\$13,500, bons du havre de Montréal, \$9,733 bons d'emmagasinage de Montréal; \$550 5 p. c. canadiens. (Acceptés à \$20,000)...	Contre les accidents.
La compagnie d'assurance dite "Ætna," de Hartford, Connecticut...	Robt. Wood, agent général, Montréal.....	\$5,070 fonds publics canadiens; \$23,000 débiteurs de municipalités; \$72,000 bons des E.-U. (Acceptés à \$97,771)	Contre l'inc. et sur la navig.
La compagnie d'assurance sur la vie dite "Ætna," de Hartford, Conn.	William H. Orr, gérant, Montréal.....	\$100,000 bons des E.-U. en or (A), \$70,000 bons des E.-U., et \$25,000 déb. de la Province de Québec (B)	Sur la vie.
La compagnie d'assurance agricole de Watertown, N.Y., E.-U.	John Fisher, agent-en-chef, Cobourg.....	\$100,000 bons 4 p. c. des E.-U.	Contre l'incendie.
La compagnie d'assurance dite "Anchor Marine,"	Hugh Scott, agent, Toronto.....	\$56,000 bons municipaux. (Acceptés à \$50,400)	Contre l'inc. et sur la navig.
La compagnie d'assurance de l'Amérique Britannique, Toronto.....	Louis H. Boulton, gérant <i>pro tem</i> , Toronto.....	\$61,000 bons municipaux. (Acceptés à \$54,900)	Sur la vie.
L'association sur la vie dite "Brien" (limitée).....	J. B. M. Chipman, gérant, Montréal.....	\$54,993 bons du Canada, 4 p. c.	Contre l'inc. et sur la navig.
La compagnie d'assurance maritime et contre l'incendie, du Canada.	Charles Cameron, direct.-gérant, Hamilton.....	\$57,000 bons municipaux. (Acceptés à \$51,300)	Sur la vie.
La compagnie d'assurance du Canada sur la vie, Hamilton.....	A. G. Ramsay, gérant, Hamilton.....	\$60,000 bons municipaux. Acceptés \$54,000	Sur la vie.
L'association Canadienne d'assurance des consommateurs de vapeur.	W. B. McMurrich, agent, Toronto.....	\$3,900 effets de la Société Impériale de construction, \$5,000 effets de la société de construction et de prêts de Toronto, \$1,600 effets de l'Association de l'Ouest.....	Sur chaudières à vap., etc
La compagnie d'assurance des Citoyens, du Canada.....	Gerald E. Hart, agent principal, Montréal.....	\$56,000 bons municipaux. (Acceptés à \$50,400)	Sur la vie et cont. les accid.
La compagnie d'assurance des Citoyens, du Canada.....	Gerald E. Hart, agent principal, Montréal.....	\$30 en espèces.....	Contre l'inc. et sur la navig.
La compagnie d'assurance des Citoyens, du Canada.....	Fred. Cole, agent général, Montréal.....	\$100,344 fds. ps., (vie A), \$50,613 effets consol. 5 p. c. canad. et \$55,967, effets 4 p. c. (feu)	Garantie.
La compagnie d'ass. de l'Union Commerciale, de Londres, Angl.....	J. K. Macdonald, directeur-gérant, Toronto.....	\$86,300 bons municipaux. (Acceptés à \$77,650)	Contre l'inc. et sur la vie.
L'association d'assurance sur la vie, dite "Confédération"	F. R. Despard, gérant, Hamilton.....	\$35,000 en espèces, \$15,000 bons de la cité de Victoria, C.-B.....	Contre l'inc. et sur la navig.
La compagnie d'assurance dite "Dominion," maritime et contre l'incendie, de Hamilton.....	R. W. Gale, gérant, Montréal.....	\$100,000 fonds publics canad. (A) et \$65,000 bons des E.-U. (B)	Sur la vie.
La société d'ass. sur la vie, dite "Equitable," des Etats-Unis, N.-Y.	Wm. Robertson, agent en chef, Montréal.....	\$100,000 effets canadiens	Contre l'incendie.
L'association d'assurance contre l'incendie (responsabilité limitée), Londres, Angleterre.....	Edward Rawlings, gérant, Montréal.....	\$32,000 bons munic. ; \$15,000 bons du hav. de Mont. ; \$9,733 bons d'emmagas. de Montréal, et \$400 actions. (Acceptés à \$51,000)	Garantie.
La compagnie de garantie de l'Amérique du Nord.....	Robert Simms et Cie, et Geo. Denholm, agents généraux, Montréal.....	\$100,343 fonds publics canadiens.....	Contre l'incendie.
La compagnie d'assurance contre l'incendie et sur la vie, dite "Guardian," Londres, Angleterre.....	Robert Wood, agent généraux, Montréal.....	\$55,000, b. des E.-U., et \$30,840 act. de banq. (Accept. à \$100,000)	Contre l'incendie.
La comp. d'ass. contre l'incendie dite "Hartford" de Hartford, Conn.	W. H. Rintoul, agent, Montréal.....	\$48,667 5 p. c. cons. canadiens, \$51,402 6 p. c. canadiens	Contre l'incendie.
La compagnie d'assurance dite "Lancashire"	S. C. Duncan-Clark, agent principal, Toronto.....	\$100,000 fonds publics canadiens	Contre l'incendie.
La compagnie d'assurance sur la vie dite "Lion" (à responsabilité limitée) Londres, Angleterre.....	Frederick Stancilffe, agent général, Montréal.....	\$10,000 stg., effets canadiens	Sur la vie.
La compagnie d'assurance dite "Liverpool et London et Globe"	G. F. C. Smith, agent principal, Montréal.....	\$50,000 fonds pub. canad (vie) ; \$3,000 5 p. c. canad. ; \$63,000 bons mun. ; \$25,000 assoc. de plac., Montréal ; \$17,030 en espèces. (Acceptés à \$145,480)	Contre l'inc. et sur la vie.
La corporation d'assurance dite "London," Angleterre.....	C. C. Foster, agent, Montréal.....	\$50,127 5 p. c. consol. canad., et \$99,873 fonds publics canadiens (feu) 10,000, et (vie) \$50,000	Contre l'inc. et sur la vie.
La compagnie de Garantie et contre les Accidents, de Londres (responsabilité limitée).....	A. T. McCord, jr., agent en chef, Toronto.....	\$11,000 stg., effets canadiens	Garantie et accidents.
La comp. d'assurance contre l'incendie, London et Lancashire.....	C. J. Spike, agt en chef, Halifax, N.E.....	\$21,000 stg., effets canadiens	Contre l'incendie.
La compagnie d'assurance sur la vie, dite "London et Lancashire"	William Robertson, gérant, Montréal.....	\$100,000 fonds publics canadiens (A) de \$5,000 en espèces et \$4,867 bons de la province de Québec (B)	Sur la vie.
La comp. d'ass. sur la vie, dite "Metropolitan," de New-York, E.-U.	D. C. Macdonald, secrétaire, London, Ont.....	\$25,000 effets publics canadiens et \$5,000 en argent.....	Sur la vie.
La compagnie Métropolitaine d'assurance sur les glaces, New-York.	Thos. A. Temple, agt. général, St. Jean, N.-B.....	\$100,000 bons des Etats-Unis.....	Sur les glaces.
L'association d'assurance mutuelle sur la vie, du Canada.....	A. J. Pelt, Montréal.....	\$5,000, bons d's Etats-Unis.....	Sur la vie.
	J. Turner, président, Hamilton.....	\$82,988 bons municipaux. (Acceptés à \$83,690)	

La compagnie d'ass. mutuelle sur la vie dite "North American"	Wm. McCabe, directeur-gérant, Toronto	\$50,000 en espèces	Sur la vie.
La compagnie d'assurance dite "North British and Mercantile"	Macdougall et Davidson, agents génér., Montréal	\$50,000 fonds pub. canad., (vie A), \$47,000 bons du hav. de Montréal et \$65,000 bons municip. (feu). (Acceptés à \$150,800) ..	Contre l'inc. et sur l'avié.
La compagnie d'assurance du Nord, d'Aberdeen et Londres.....	Taylor Frères, agents généraux Montréal.....	\$85,833 fonds publics canadiens. \$14,167 5 par cent canadiens.....	Contre l'incendie
La société d'assurance contre l'incendie, dite "Norwich Union,"	Alex. Dixon, agent, Toronto.....	\$100,000 effets canadiens.	Contre l'incendie.
La compagnie d'assurance mutuelle sur la vie, d'Ontario	Wm. Hendry, gérant, Waterloo.....	\$56,157 bons municipaux (accepté \$50,541).....	Sur la vie.
La compagnie d'assurance dite "l'Phoenix," de Brooklyn	Robert Hampson, Montréal, agent	\$100,000 bons des Etats-Unis.....	Contre l'inc. et sur la nav
La cie. d'ass. contre l'incendie, dite "Phoenix," Londres, Angleterre.	Gillespie, Moffat et Cie., agts. génér., Montréal.....	\$50,171 fonds publics canad., et \$50,126 5 p. c. consol. canadiens	Contre l'incendie.
La compagnie d'assurance contre l'incendie, de Québec	J. G. Clapham, président, Québec.....	\$25,000 fonds publics canadiens, \$60,000 actions de banque et \$15,200 bons municipaux. (Acceptés à \$98,680).....	Contre l'incendie.
La compagnie d'assur. sur la vie et contre l'incendie, dite "Queen,"	A. M. Forbes et H. G. Mudge, agents principaux, Montréal	\$100,000 fonds publics canadiens (feu) et \$51,100 5 p. c. consolidés canadiens (vie).....	Contre l'inc. et sur la vie.
La société d'assurance mutuelle sur la vie, dite "Reliance," Londres,	J. Cassie Hatton, procureur, Montréal.....	\$100,000 fonds publics canadiens (A) et \$10,000 effets canad. (B)	Sur la vie.
La compagnie d'assurance Royale Canadienne.....	Arthur Gagnon, secrétaire, Montréal.....	\$50,400 bons du havre de Montréal. (Acceptés à \$50,400)	Contre l'inc. et sur la nav.
La compagnie d'assurance Royale	M. H. Gault et Wm. Tatley, agents principaux, Montréal.....	\$96,982 fonds publics, \$53,533 5 p. c. des consolidés canadiens et \$170,333, cons. angl.—appl., \$149,182 (feu), \$50,000, (vie A) et 121,666 (général.) Aussi \$97,333.33 annuités angl. (général.) Total \$418,182.....	Contre l'inc. et sur la vie.
La compagnie d'assurance Impériale Ecossaise.....	Taylor Frères, agents généraux, Montréal.....	\$71,068, fds. pub. can., \$20,000 bons du havre de Montréal, \$13,500 bons municipaux. (Acceptés à \$101,275)	Contre l'incendie.
La compagnie d'assur. contre l'incendie dite Sovereign, du Canada..	L'hon. Alex. Mackenzie, président, Toronto.....	\$115,655 bons municip. \$3,684 en argent. (Acceptés à \$101,718)	Sur la vie.
La compagnie d'assurance sur la vie, dite "Standard," Ecosse.	W. M. Ramsay, gérant, Montréal.....	\$64,000 bons municipaux, \$107,000 bons du havre de Montréal, (acceptés à \$153,900), étant \$126,750 (vie A) et \$27,150 (vie B)	Sur la vie et cont. les accid.
La société d'assurance sur la vie, dite "Star," d'Angleterre	A. W. Lauder, trésorier général, Toronto.....	\$100,343 fonds publics canadiens.....	Sur la vie et cont. les accid.
La comp. d'assurance mutuelle sur la vie, dite "Sun," de Montréal..	R. Macaulay, secrétaire général, Montréal.....	\$56,000 bons municipaux. (Acceptés à \$50,400)	Sur la vie et cont. les accid.
La compagnie d'assurance sur la vie et l'ontine, de Toronto.....	Arthur Harvey, gérant, Toronto.....	\$32,400 bons municip. \$1,010 36 en espèces (Acceptés à \$30,200)	Sur la vie et cont. les accid.
La compagnie d'assurance dite "Travelers," de Hartford, Connect..	Thos. Simpson, agent, Montréal.....	\$100,000 bons des Etats-Unis, \$25,000 bons municipaux, \$20,000 bons du havre de Montréal (acceptés à \$140,500), étant \$100,000 (vie A), \$25,000 au pair (vie B), et 820,000 au pair (accidents)	Sur la vie et cont. les accid.
La compagnie d'assurance mutuelle Union sur la vie, du Maine.....	Wm. Mulock, agent, Toronto.....	\$100,000 4 p. c. des Etats-Unis, (A) et \$15,000, bons du district de Columbia, E.-U., (B)	Sur la vie.
La compagnie d'assurance de l'Ouest, Toronto.....	J. J. Kenny, directeur gérant, Toronto.....	\$57,700 bons municipaux. (Acceptés à \$51,930).....	Contre l'inc. et sur la nav.

LES COMPAGNIES D'ASSURANCE SUR LA VIE CLESSOUS NOMMÉES, AYANT CESSÉ D'ENTREPRENDRE DES RISQUES AU CANADA, SONT AUTORISÉS, EN VERTU DE L'ARTICLE 17 DE "L'ACTE D'ASSURANCE REFOUDU DE 1877," A POURSUIVRE TOUTES LES OPÉRATIONS SE RATTACHANT AUX POLICES ÉMISES AVANT LE 31 MARS 1878, ET LEURS DÉPÔTS SONT APPLICABLES À CES POLICES, SUJET AUX DISPOSITIONS DES ACTES D'ASSURANCE DE 1868 ET 1871.

NOM DE LA COMPAGNIE.	Principal agent pour la réception des significations des pièces et avis.	Montant des dépôts.	Assurance autorisée.
L'association médicale et générale sur la vie dite "Briton," Londres, Angleterre	Jas. B. M. Chipman, gérant, Montréal	\$100,348 bons du Canada.....	Sur la vie.
La compagnie d'assurance mutuelle sur la vie, dite Connecticut, de Hartford, Conn., E.U.	Robt. Wood, agent-général, Montréal	\$100,000 bons des Etats-Unis	Sur la vie.
La compagnie d'assurance sur la vie, d'Edimbourg	David Higgins, agent principal, Toronto.....	\$150,515 bons du Canada.....	Sur la vie.
L'association d'assurance sur la vie, d'Ecosse.....	Geo. W. Ford, agent principal, Montréal.....	\$150,000 bons du Canada.....	Sur la vie.
La compagnie Nationale d'assurance sur la vie, des Etats-Unis d'Amérique.....	John F. Bell, procureur, Windsor.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie, de New-York.....	F. W. Campbell, J. Esq., procureur, Montréal.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie dite "North Western," de Milwaukee	M. W. Mills, agent principal, Toronto.....	\$100,000 bons des Etats-Unis	Sur la vie.
La compagnie d'assurance mutuelle sur la vie, dite "The Positive Government Security" (limitée) Angleterre	A. R. Bethune, agent général, Montréal.....	\$105,000 bons des Etats-Unis	Sur la vie.
La société d'assurance sur la vie, dite "Amicable" Ecosaise.....	John Taylor, secrétaire, Montréal	\$8,273 débentures du Canada, 5. p. c.	Sur la vie.
L'institution de Prévoyance Ecosaise	Geo. Wm. Ford, agent général, Montréal.....	\$150,000 bons du Canada.....	Sur la vie.
La compagnie d'assurance Provinciale Ecosaise.....	R. A. Ramsay, procureur, Montréal.....	\$100,343 bons du Canada.....	Sur la vie.
La compagnie d'assurance sur la vie, des Etats-Unis.....	Geo. Wm. Ford, secrétaire, Montréal	\$150,790 sav. : \$112,343 bons du Canada, \$38,447 déb. Can. 5 p. c.	Sur la vie.
	\$60,000 bons payables en or, Etats-Unis.....	Sur la vie.

NOTA.—La compagnie d'assurance mutuelle sur la vie, dite "Globe" de New-York, a été déclarée insolvable aux Etats-Unis et en Canada, et Jas. D. Fish, de New-York, a été nommé receveur par les cours des Etats-Unis, et W. C. Wells, de Montréal, a été nommé syndic par la Cour Supérieure de Montréal, pour les opérations faites en Canada. Le dépôt de la compagnie entre les mains du gouvernement, \$100,000 en effets des Etats-Unis, a été, par ordre de la dite Cour Supérieure, délivré aux banquiers de cette cour.

La compagnie d'assurance maritime des Marchands de Montréal, a cessé de faire des opérations d'assurance, et est en voie de liquider ses affaires. Le dépôt a été remis à la compagnie, moins \$2,223 en espèces retenues à cause de réclamations contestées.

Bureau du Surintendant des Assurances, Ottawa, 30 juin 1881.

J. B. CHERRIMAN, Surintendant des Assurances.

DEPARTEMENT DES POSTES

Dr. Compte des banques d'épargne de la Poste, pour le mois de juillet 1881.

Av.

Fourni au Ministre des Finances aux termes de l'Acte pour l'Audition des Comptes Publics, 1878, Sec. 20)

Balance en caisse chez le Ministre des Finances, au 31 juin 1881.....	\$6,208,226 77	Remboursements durant le mois.....	\$172,633 22
Dépôts durant le mois	402,389 00		
Intérêt accordé aux déposants pour les comptes clos durant le mois	32		
		Balance :—	
		Au crédit des comptes des déposants.....	\$6,408,077 41
		Chèques en la possession des déposants et dont le paiement n'a pas été demandé.....	29,905 46
			6,437,982 87
	6,610,616 09		\$6,610,616 09

J. M. COURTNEY,
Député du Ministre des Finances.

Département des Finances, Ottawa, 17 août 1881.

DEMANDES AU PARLEMENT.

PARLEMENT FÉDÉRAL.

Règles relatives aux avis de bills privés.

51. Dans le cas de toute demande de bill privé, provenant du ressort législatif du Parlement du Canada, suivant les dispositions de l'Acte de l'Amérique Britannique du Nord, 1867, et ayant pour objet, soit la construction d'un pont, d'un chemin de fer, d'un chemin à barrières ou d'une ligne télégraphique; soit la construction ou l'amélioration d'un port, d'un canal, d'une écluse, d'une digue ou d'une glissoire, ou autre ouvrage semblable; soit la concession d'un droit de passage d'eau, l'incorporation de professions ou métiers, ou d'une compagnie de banque ou autre compagnie par actions, soit la concession à une ou plusieurs personnes de certains droits ou privilèges exclusifs ou particuliers, soit le pouvoir de faire quelque chose qui, dans ses effets, pourrait toucher aux droits ou à la propriété d'autrui, ou concerner une classe particulière de la société; ou ayant pour objet quelque amendement de même nature à un acte antérieur,—un avis, énonçant d'une manière claire et intelligible la nature et l'objet de la demande, et signé (excepté s'il s'agit de corporations déjà existantes) par les pétitionnaires ou de leur part, est nécessaire et doit être publié comme il suit

Dans les provinces de Québec et de Manitoba :

Un avis doit être inséré dans la *Gazette du Canada* en anglais et en français, ainsi que dans un journal anglais et un journal français du district intéressé, ou en anglais et en français dans le même journal, s'il ne s'en publie qu'un seul dans ce district; ou s'il n'y paraît pas de journal, alors la publication de l'avis en anglais et en français doit se faire dans un journal du district le plus voisin où il s'en publie.

Dans les autres provinces :

Un avis doit être inséré dans la *Gazette du Canada* et dans un journal du comté ou des comtés-unis intéressés, ou s'il n'y paraît pas de journal, alors la publication doit se faire dans un journal du comté le plus voisin où il s'en publie.

La publication de ces avis durera, dans chaque cas la période de deux mois pendant l'intervalle de temps qui s'écoulera entre la clôture de la session précédente et la prise en considération de la pétition. Un exemplaire des numéros des journaux, reproduisant la première et la dernière insertion de l'avis, devra être transmis au greffier de chaque Chambre.

Si la pétition demande l'autorisation de présenter un bill privé ayant pour objet la construction d'un pont de péage, le pétitionnaire ou les pétitionnaires devront, en même temps qu'ils donneront l'avis prescrit par la règle précédente, donner aussi, de la même manière, avis des péages qu'ils entendent exiger, de l'étendue du privilège, de la hauteur des arches, de l'espace à laisser libre entre les culées ou les piliers pour le passage de bateaux et des navires et mentionner de plus s'ils se proposent de construire un pont mobile, et quelles en seront les dimensions.

Toute personne désirant obtenir un bill privé devra, dans les huit jours qui précéderont l'ouverture du Parlement, déposer au bureau du greffier de la Chambre dans laquelle le bill doit prendre naissance, une copie de ce bill en langue anglaise ou en langue française, avec une somme suffisante pour en payer la traduction et l'impression. Il en sera imprimé 600 exemplaires en anglais et 200 en français; la traduction devra être faite par les officiers de la Chambre, et l'impression par l'entrepreneur des impressions. Le pétitionnaire aura aussi à payer au comptable de la Chambre une somme de \$200, plus le coût de l'impression de l'acte dans les Statuts, et rejettera le reçu de ce paiement au greffier du comté auquel ce bill aura été renvoyé—le dit paiement sera effectué immédiatement après la seconde lecture ayant la prise en considération du bill par le comité.

Aucune pétition pour l'obtention d'un bill privé ne sera reçue par l'une ou par l'autre Chambre après les dix premiers jours de la session.

ROBERT LÉMOINE,

Greffier du Sénat.

JOHN GEORGE BOURINOT,

Greffier des Communes.

Règles du Sénat relatives aux avis de bills de divorce.

72. Quiconque a l'intention de demander un bill de divorce, doit donner avis de son intention, et spécifier d'avec qui et pour quelle cause il veut divorcer. L'avis doit être inséré pendant six mois, à la *Gazette du Canada*, et dans deux journaux du district (si c'est dans les provinces de Québec et de Manitoba,) ou du comté ou des comtés-unis, (si c'est dans les autres provinces,) où le pétitionnaire résidait ordinairement lors de la séparation; et si le nombre voulu de journaux n'y paraît pas, alors la publication de l'avis devra se faire dans le district, le comté ou les comtés-unis voisins.

Un exemplaire en manuscrit de l'avis devra être signifié, à l'instance du pétitionnaire, à la personne d'avec laquelle il veut divorcer, si le lieu de la résidence de cette dernière peut être connu; et la preuve de cette signification ou de la diligence faite pour l'effectuer, doit être produite sous serment devant le Sénat et à sa satisfaction, lors de la lecture de la pétition.

ROBERT LÉMOINE,

Greffier du Sénat.

A VIS est par le présent donné que la Compagnie écossaise du Canada, limitée, s'adressera au parlement de la Puissance du Canada, lors de sa prochaine session, pour obtenir un acte lui permettant d'acquérir et transporter des propriétés foncières dans la Puissance du Canada.

A. T. DRUMMOND,

Directeur-gérant.

Montréal, 8 sept. 1881.

11-9

A VIS est par le présent donné que la Compagnie de crédit foncier de Dundee, limitée, s'adressera au parlement de la Puissance du Canada, lors de sa prochaine session, pour obtenir un acte lui permettant d'acquérir et transporter des propriétés foncières dans la Puissance du Canada.

DRUMMOND FRÈRES et Co.,

Agents.

Montréal, 8 sept. 1881.

11-9

A VIS est par le présent donné que demande sera faite au parlement de la Puissance du Canada, lors de sa prochaine session, pour obtenir un acte à l'effet de constituer en corps politique une compagnie pour construire et exploiter une ligne de chemins de fer partant d'un point sur le chemin de fer canadien du Pacifique à ou près le Portage de la Prairie, dans la province du Manitoba, se dirigeant de là dans une direction nord-ouest à un point à ou près la bifurcation de la Saskatchewan, avec pouvoir de construire un embranchement jusqu'à Battleford et un autre dans une direction sud jusqu'à la voie principale du chemin de fer canadien du Pacifique, et avec pouvoir de plus de construire et exploiter des tramways, vapeurs et barges en rapport avec la dite ligne de chemin de fer.

DRUMMOND FRÈRES et Co.,

Agents pour les requérants.

Montréal, 8 sept. 1881.

11-9

A VIS public est par le présent donné que demande sera faite à la prochaine session du parlement du Canada pour un Acte autorisant une compagnie à construire un chemin de fer entre la cité de Montréal et un point sur le lac Simcoe près de Beaverton *via* Perth et Smith's Falls, et au nord depuis le lac Simcoe jusqu'à un point sur le lac Nipissing près de la baie du Sud-Est, et au sud jusqu'à

Toronto et à l'ouest jusqu'à Détroit, le dit chemin devant être appelé "The Dominion Air Line."

R. C. COWAN,

Solliciteur pour les requérants

Daté à Montréal ce 1er septembre 1881. 10-9

AVIS public est par le présent donné que demande sera faite à la prochaine session du Parlement du Canada pour un acte autorisant une compagnie à construire un chemin de fer entre la cité Montréal et le village de Smith's Falls dans le comté de Lanark, dans la province d'Ontario, laquelle compagnie sera appelée "Compagnie de chemin de fer de Montréal et du Canada Central."

SCOTT, MacTAVISH et MacCRACKEN,

Solliciteurs.

Daté le premier jour d'août 1881. 6-9

DEMANDES POUR CHARTE PAR LETTRES PATENTES.

AVIS est par le présent donné que demande sera faite par les personnes ci-après nommées à Son Excellence le gouverneur général en conseil aux fins d'obtenir par lettres-patentes sous le grand sceau du Canada une charte les constituant ainsi que celles qui pourraient devenir actionnaires dans la compagnie créée par telle charte en un corps politique et incorporé en vertu de l'Acte du Canada de 1877, concernant les compagnies à fonds social."

1. Le nom corporatif que la compagnie a l'intention de prendre est "La Compagnie de vapeurs Diamant Noir de Montréal, (limitée)."

2. L'objet que se propose la compagnie en demandant une charte, est :—

Le droit d'acheter, de construire, de posséder, d'exploiter et de vendre des vapeurs et autres navires, et de les employer au transport de charbon, minéraux, marchandises et cargaisons de tout genre, de même que des passagers, dans et entre un port ou des ports quelconques du Canada, les ports anglais ou étrangers; le droit d'acheter et de vendre du charbon, des minéraux, marchandises et autres articles en rapport avec l'exploitation des dits vapeurs ou navires; le droit d'acheter, de vendre et d'exploiter des terres, des droits miniers et des mines de charbon; le droit d'acheter, d'ériger et de vendre des quais, des entrepôts, des bureaux et autres bâtiments ainsi que des lignes de chemins de fer et tramways sur les terrains de la compagnie pour l'usage de la compagnie et en rapport avec ses affaires à tels ports ou mines; le droit nécessaire pour toute autre fin se rattachant directement ou incidemment à l'exploitation de tels vapeurs, navires, mines, bâtiments, quais, constructions et autres propriétés tel que dit ci-dessus.

3. La compagnie aura sa principale place d'affaires dans la cité de Montréal.

4. Le capital projeté de la compagnie est de trois cent mille piastres.

5. Le nombre projeté des parts et obligations est de trois mille et le montant de chacune d'elles cent piastres.

6. Les noms, prénoms, qualités et adresses des divers requérants, qui doivent être également les premiers directeurs provisoires de la compagnie et qui tous résident au Canada, sont : Hugh McLennan, marchand; Thomas Harris Hodgson, marchand; George Mathieson Kinghorn, expéditeur; Abner Kingman, marchand; Thomas Briggs Brown, marchand, tous de la cité de Montréal.

Montréal, 1er décembre 1881.

R. A. RAMSAY,

Solliciteur pour les requérants.

11-6

AVIS est donné par le présent que les soussignés s'adresseront à Son Excellence le Gouverneur Général en conseil pour en obtenir des lettres patentes sous le grand sceau du Canada leur octroyant une charte les constituant en un corps politique et incorporé sous le nom de "La compagnie d'élevage de High River" (The High River Stock Company), dans le but d'élever, acheter et vendre des animaux, chevaux, moutons et autre bétail, et faire l'élevage des bestiaux dans toutes ses différentes branches,

à ou dans la région de la rivière de l'Arc, dans les Territoires du Nord-Ouest, dans la Puissance du Canada, avec un siège principal de ses affaires en la cité de Montréal, dans la province de Québec.

Le fonds social de la compagnie sera de deux cent mille piastres divisé en deux mille actions de cent piastres chacune.

Les noms des dits requérants sont comme suit : Andrew Allan, gentilhomme; Robert A. Smith, gentilhomme; John Cassils, marchand; Frank Stephen, marchand; Walter Wilson, marchand; Thomas D. Milburne, gentilhomme, tous de Montréal susdit, et Frederick Smith Stimson, de Compton, dans la province de Québec, cultivateur.

Les dits requérants seront les premiers directeurs, ou directeurs provisoires de la compagnie.

L. N. BÉNJAMIN,

Procureur des requérants.

Montréal, 1er septembre 1881. 10-6

AVIS DIVERS.

COMPAGNIE DE NAVIGATION DU NORD-OUEST, LIMITÉE.

A UNE assemblée générale des actionnaires de la compagnie de navigation du Nord-Ouest, limitée, convoquée spécialement et tenue à Winnipeg le 12 d'août 1881, le règlement suivant a été adopté :—

Il est opportun d'augmenter le nombre des directeurs, et ce nombre est par le présent porté à sept.

C. S. DRUMMOND,

Secrétaire.

Montréal, 12 septembre 1881. 12-1

LA BANQUE DU PEUPLE.

DIVIDENDE No. 92.

LES actionnaires de la Banque du Peuple sont par les présentes notifiés qu'un dividende semi-annuel de deux par cent pour les six mois courants, a été déclaré sur le fonds-capital et sera payable au bureau de la banque, lundi, le cinquième jour de septembre prochain et les jours suivants.

Le livre de transfert sera fermé du 15 au 31 août, inclusivement.

Par ordre du bureau des directeurs,

A. A. TROTTIER, caissier.

Montréal, 30 juillet 1881. 6-7

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The Canada Gazette.

PUBLISHED BY AUTHORITY.

OTTAWA, SATURDAY, SEPTEMBER 24, 1881.

DOMINION OF CANADA.



For index of new matter, see last page.

PROCLAMATIONS.

LORNE.

[L.S.]

CANADA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To Our Beloved and Faithful the Senators of the Dominion of Canada, and the members elected to serve in the House of Commons of Our said Dominion, and to each and every of you,—
GREETING :

A PROCLAMATION.

WHEREAS Our Parliament of Canada stands prorogued to the Twenty-ninth day of the month of August instant, at which time, at Our City of Ottawa, you were held and constrained to appear; Now Know YE, that for divers causes and considerations and taking into consideration the ease and convenience of Our Loving Subjects, We have thought fit, by and with the advice of Our Privy Council for Canada, to relieve you, and each of you, of your attendance at the time aforesaid, hereby convoking and by these presents enjoining you, and each of you, on the EIGHTH day of the month of OCTOBER next, to meet Us in Our Parliament of Canada, at Our City of Ottawa, there to take into consideration the state and welfare of Our said Dominion of Canada, and therein to do as may seem necessary. HEREIN FAIL NOT.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Right Trusty and Well-Beloved Councillor, SIR JOHN DOUGLAS SUTHERLAND CAMPBELL, (com-

monly called the Marquis of Lorne), Knight of Our Most Ancient and Most Noble Order of the Thistle, Knight Grand Cross of Our Most Distinguished Order of St. Michael and St. George, Governor General of Canada and Vice Admiral of the same, &c., &c., &c.

At Our Government House, in Our CITY of OTTAWA, this TWENTY-SEVENTH day of AUGUST in the year of Our Lord one thousand eight hundred and eighty-one, and in the forty-fifth year of Our Reign.

By Command,

RICHARD POPE,

Clerk of the Crown in Chancery, Canada.

W. J. RITCHIE,

Deputy Governor.

[L.S.]

CANADA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To all to whom these presents shall come, or whom the same may in anywise concern,—GREETING :

A PROCLAMATION.

Z. A. LASH, } WHEREAS in pursuance of the provisions of the Canada Temperance Act of 1878, the following notice has been addressed to the Secretary of State for Canada, embodying the petition therein set forth :

"To the Honorable the Secretary of State for Canada,—

"SIR,—We, the undersigned, electors of the County of Pictou, request you to take notice that we propose presenting the following petition to His Excellency the Governor General, viz :

"To His Excellency the Governor General of Canada, in Council,—

"The petition of the electors of the County of Pictou, qualified and competent to vote at the election of a member of the House of Commons, in the said County,

“ ‘ Respectfully sheweth, That your petitioners are
 “ ‘ desirous that the second part of the Canada Tem-
 “ ‘ perance Act, 1878, should be in force and take
 “ ‘ effect in the said County :

“ ‘ Wherefore, your petitioners humbly pray that
 “ ‘ Your Excellency will be pleased, by an Order in
 “ ‘ Council under the ninety-sixth Section of the said
 “ ‘ Act, to declare that the second part of the said
 “ ‘ Act shall be in force and take effect in the said
 “ ‘ County.

“ ‘ And your petitioners will ever pray, &c.’ And
 “ ‘ that we desire that the votes of all the electors of
 “ ‘ the said County of Pictou be taken for and against
 “ ‘ the adoption of the said petition.”

And whereas it appears by evidence to the satis-
 faction of the Governor General in Council that such
 notice has appended to it the genuine signatures of
 one-fourth or more of all the electors of the said
 County of Pictou, the number of the signatures
 to the notice proved to be genuine being fourteen
 hundred and sixty-eight, and that the other require-
 ments of the law have been observed ;

And whereas an Order of the Governor General in
 Council has been passed directing that the votes of
 all the electors of the said County of Pictou be
 taken for and against the adoption of the said
 petition,—

Now KNOW YE, that We do hereby, and by virtue
 of the authority vested in Us by the said Act and
 Order in Council, proclaim and declare, that on
 Wednesday, the ninth day of November next, a poll
 will be held in the said County of Pictou for taking
 the votes of the electors for and against the said
 petition. That such votes will be taken between the
 hours of nine o'clock in the forenoon and five o'clock
 in the afternoon of that day and by ballot. That
 William H. Harris, Esquire, Sheriff of the said County
 of Pictou, in the Province of Nova Scotia, has been
 appointed Returning Officer for the purpose of taking
 on that day the votes of the electors for and against the
 petition and of afterwards summing up the same and
 making a return of the result to the Governor General
 in Council. That the said Returning Officer is em-
 powered and required to appoint a Deputy Returning
 Officer at and for each polling place or station. That
 the Returning Officer will appoint persons to attend at
 the various polling stations and at the final summing
 up of votes on behalf of the persons interested in and
 promoting or opposing, respectively, the adoption of
 the petition, at the office of the Sheriff of the said
 County, in the Town of Pictou, on Saturday the fifth
 day of November next, at ten of the clock in the
 forenoon.

That the votes of the electors will be summed up
 and the result of the polling declared by the Return-
 ing Officer at the office of the Sheriff of the said
 County, in the Town of Pictou, on Tuesday the
 fifteenth day of November next, at ten of the clock
 in the forenoon. And in the event of the petition being
 adopted by the electors, the Governor General in
 Council may, at any time after the expiration of
 sixty days from the day on which the same was
 adopted, by Order in Council published in the
Canada Gazette, declare that the second part of the
 said Act shall be in force and take effect in such
 county upon, from and after the day on which the
 annual or semi-annual licenses for the sale of spir-
 ituous liquors then in force in such county will expire,
 provided such day be not less than ninety days from
 the day of the date of such Order in Council, and if it
 be less, then on the like day in the then following
 year.

Of all which Our loving subjects and all others
 whom these presents may concern, are hereby
 required to take notice and to govern themselves
 accordingly.

IN TESTIMONY WHEREOF, We have caused these
 Our Letters to be made Patent, and the Great
 Seal of Canada to be hereunto affixed. WITNESS,
 THE HONORABLE SIR WILLIAM JOHNSTON RITCHIE,

Knight, Deputy of Our Right Trusty and Well-
 Beloved Councillor, SIR JOHN DOUGLAS SUTHERLAND
 CAMPBELL, (commonly called the Marquis of
 Lorne), Knight of Our Most Ancient and Most
 Noble Order of the Thistle, Knight Grand Cross
 of Our Most Distinguished Order of St. Michael
 and St. George, Governor General of Canada
 and Vice Admiral of the same.

At Our Government House, in Our CITY of
 OTTAWA, this SIXTEENTH day of SEPTEM-
 BER, in the year of Our Lord, one thousand
 eight hundred and eighty-one, and in the Forty-
 fifth year of Our Reign.

By Command,

J. A. MOUSSEAU,
 Secretary of State.

13-3

W. J. RITCHIE,
 Deputy Governor.

[L.S.]

CANADA.

VICTORIA, by the Grace of God, of the United
 Kingdom of Great Britain and Ireland, QUEEN,
 Defender of the Faith, &c., &c., &c.

To all to whom these presents shall come, or whom
 the same may in anywise concern,—GREETING :

A PROCLAMATION.

A. CAMPBELL,
 Attorney General, } WHEREAS it hath pleased
 Canada. } Almighty God, in His
 Great Goodness to vouchsafe
 unto Our Dominion of Canada, the blessings of a
 bountiful Harvest.

WE, therefore, considering that these blessings
 enjoyed by Our people throughout the said Dominion
 do call for a solemn and public acknowledgment, have
 thought fit, by and with the advice of Our Privy
 Council for Canada, to appoint, and We do appoint,
 THURSDAY, the TWENTIETH day of OCTOBER
 next, as a day of General Thanksgiving to Almighty
 God for the bountiful Harvest with which Canada has
 been blessed this year ; and We do invite all Our loving
 subjects throughout Canada to observe the said day
 of General Thanksgiving.

IN TESTIMONY WHEREOF, We have caused these Our
 Letters to be made Patent, and the Great Seal
 of Canada to be hereunto affixed. WITNESS,
 THE HONORABLE SIR WILLIAM JOHNSTON RITCHIE,
 Knight, Deputy of Our Right Trusty and Well-
 Beloved Councillor, SIR JOHN DOUGLAS SUTHERLAND
 CAMPBELL, (commonly called the Marquis of
 Lorne), Knight of Our Most Ancient and Most
 Noble Order of the Thistle, Knight Grand Cross
 of Our Most Distinguished Order of St. Michael
 and St. George, Governor General of Canada and
 Vice Admiral of the same.

At Our Government House, in Our CITY of OT-
 TAWA, this THIRTEENTH day of SEPTEMBER,
 in the year of Our Lord, one thousand eight
 hundred and eighty-one, and in the Forty-fifth
 year of Our Reign.

By Command,

J. A. MOUSSEAU,
 Secretary of State.

12-3

(Circular.)

DOWNING STREET,
 15th August, 1881.

SIR,—I have the honor to transmit to you, for
 publication in the Colony under your Government, a
 copy of a Circular issued by the French Government,
 containing regulations with regard to the importation
 into France of provisions in soldered tins.

I have thought it advisable to send copies of this
 Circular to all Colonies, so that those Colonies which
 do not export, but may import, provisions in tins may

be aware of the opinion expressed by the French Government with regard to tins soldered in the manner described.

I have the honour to be,
Sir

Your most obedient, humble Servant,
KIMBERLEY.

The Officer Administering
the Government of Canada.

Circular of the 28th August, 1880, No. 1455.

PARIS, 28th August, 1880.

The attention of the Department of Commerce has been called to the dangers to which consumers may be exposed by using food contained in cans or boxes soldered in the inside, and made with other than refined sheet tin.

The Board of Public Health to whom this question has been submitted, have recognized the fact that the public health is endangered through the use of articles of food which, by coming in contact with soldered parts or surfaces covered with a metal containing lead, may cause more or less serious poisonings. Therefore, the Board have expressed the opinion that makers of cans or boxes intended for canning food should be prohibited from soldering those cans inside, and from using any other than refined sheet tin. The Board add that if the makers persist in soldering in the inside, they should be held to use nothing but pure tin. This opinion has been adopted by the Minister of Commerce, and Prefects of Departments have received instructions accordingly.

It has seemed necessary to take similar measures with regard to foreign canned articles of food, not only for the purpose of protecting public health, but so that the French trade may not be put on an inferior footing with their foreign competitors. Therefore, the Minister of Finance has decided, on the 2nd April last, that cans or boxes containing food entered for importation should be made agreeably to the above decision. Those found to be made contrary to law would be temporarily detained by the proper officer, whose duty will be to report the case immediately to the *procureur* of the Republic.

In order to allow the French can-makers to dispose of the stock on hand, it has been agreed that the new regulations will come into force only on the 1st August 1881. They will be also enforced on that date with regard to foreign importations.

The Directors are requested to make known these regulations to the trade and public generally.

The Councillor of State, Director-General.

Signed, AMBAUD.

True Copy,
The Administrator.
Signed, RAMOND.

12-3

ORDERS IN COUNCIL.

GOVERNMENT HOUSE, OTTAWA,

Friday, 16th day of September, 1881.

PRESENT:

THE HONORABLE THE DEPUTY OF HIS EXCEL-
LENCY THE GOVERNOR GENERAL IN
COUNCIL.

ON the recommendation of the Honorable the Acting Minister of Marine and Fisheries, and under the provisions of the 31st section of the Act passed in the session of the Parliament of Canada, held in the thirty-first year of Her Majesty's reign, chaptered 65 and intituled "An Act respecting the Inspection of Steamboats and for the greater safety of passengers by them,"—

The Deputy Governor, by and with the advice of the Queen's Privy Council for Canada, has been pleased to order, and it is hereby ordered, that the steamer "Princess Louise" plying on the river Thames, be limited to carry three hundred (300) passengers,

Certified,

J. O. COTÉ,
Clerk, Privy Council.

13-3

GOVERNMENT NOTICES.

PUBLIC Notice is hereby given that under "The Canada Joint Stock Companies Act, 1877," Letters Patent have been issued under the Great Seal of the Dominion of Canada, bearing date the Ninth day of September, 1881, incorporating David George Hatton, of the Town of Peterborough, in the Province of Ontario, in the Dominion of Canada, solicitor; Robert Archibald Morrow, of the same place, Esquire; Thomas Thomson Turnbull, of the City of Montreal, in the Province of Quebec, in the Dominion of Canada, merchant; George Burchell Williams, of the Town of Lafayette, in the State of Indiana, one of the United States of America, Esquire, and John Franklin Olmstead, of the City of Washington, in the District of Columbia, in the said United States of America, Esquire, for the purpose of establishing, erecting, constructing, maintaining and working a line or lines of telegraphic communication from and to any place or places throughout the Dominion of Canada, either by land or water, with all the powers and privileges incident to or connected with or necessary for the maintenance and working of such telegraphic lines, with full power and authority to construct the lines of telegraph upon any lands purchased for the Company or on other lands, the right to carry their line over which has been conceded to the said company by the parties having the right to make such concession, and with the permission of the municipality wherein the same are situated, along any or upon any of the public streets, roads, bridges, railroads or other roads and highways and over and under any of the waters within the Dominion by the erection of the necessary fixtures, including posts, piers or abutments for sustaining the wires of such lines, provided the same be not so constructed as to incommode the public use of such streets, roads, bridges, railroads or other roads and highways or to impede the free access to any house or other building erected in the vicinity of the same, or injuriously to interrupt the navigation of such waters; also to repair, take down, remove, replace, renew and re-erect the said telegraphic line or lines along the whole or any part of the said public roads, highways and bridges, and over or under the waters in the several Provinces, Districts, Towns and Villages in the Dominion of Canada.

The directors of the said Company or a majority of them shall have power from time to time to fix and regulate the charges or dues to be received by the said Company for the transmission and delivery of communications and messages by the said telegraph line or lines and by their clerks or other officers and servants, to ask for, demand, receive, recover and take the same and the said telegraph line or lines and the said charges and dues for the transmission of such communications and messages, and all materials which shall from time to time be got or had for constructing, building, maintaining or repairing the same to be vested in the same Company and its successors.

And the said Company to be authorized, but only with the consent of the Governor in Council, to enter into any agreement with any telegraphic company for the use of the line of such other company or for the lease or purchase of the same whether now established or to be hereafter established, as will be most conducive to the objects and purposes of the said Company, and likewise to make connection with the line or lines of any telegraph company or cable company in or without the Dominion of Canada.

And the said Company and its successors shall have the power of purchasing, having and holding any estate, real, personal or mixed, requisite for the carrying on of the undertaking of the said Company, and of letting, conveying or otherwise disposing of the same for the benefit and on account of the said Company from time to time as shall be deemed necessary or expedient; and further, that the said Company be vested with all the powers and privileges conferred by the Canada Joint Stock Companies Act 1877. The said Company and their successors may and shall have a common seal and may change and alter the same at their will and pleasure.

Provided, that nothing herein contained shall be construed to confer on the said Company the right of building bridges, piers or works over any navigable river in Canada without the consent of the Governor General of Canada in Council, or of erecting posts or placing their lines of telegraph upon the line of any railway without the consent of the Company or parties to whom such railway belongs.

Provided also, that any message in relation to the administration of justice, the arrest of criminals, the discovery or prevention of crime, and Government messages or despatches shall always be transmitted in preference to any other message or despatch, if required by any person connected with the administration of justice or any person thereunto authorized by the Secretary of State of Canada,—by the name of "The Canada Mutual Telegraph Company," with a total capital stock of one million dollars, divided into ten thousand shares of one hundred dollars.

Dated at the Office of the Secretary of State of Canada, this twenty-third day of September, 1881.

13-3 J. A. MOUSSEAU,
Secretary of State.

NOTICE TO MARINERS.

No. 22 of 1881.

LARK ISLET FOG ALARM.

NOTICE is hereby given that it has been found necessary to change the duration of the blasts sounded by the Fog Trumpet recently established at Lark Islet Light Station, in the River St. Lawrence, at the mouth of the Saguenay River, Province of Quebec (*Vide* Notice to Mariners, No. 17 of 1881).

In future, the Trumpet will sound blasts of twenty seconds' duration, with intervals of forty seconds between the blasts.

WM. SMITH,
Deputy of the Minister of Marine, etc.
Department of Marine and Fisheries,
Ottawa, 9th Sept., 1881. 13-3

PUBLIC NOTICE is hereby given that under the Canada Joint Stock Companies Act 1877, letters patent have been issued under the Great Seal of the Dominion of Canada, bearing date the seventh day of September 1881, incorporating Andrew Walker, of New Glasgow, in the County of Pictou, in the Province of Nova Scotia, in the Dominion of Canada, banker, Adam Carr Bell, of the same place, druggist, M. P. P., James Eastwood, of the same place, jeweller, Graham Fraser, of the same place, manufacturer, Peter A. McGregor, of the same place, merchant, Daniel Jackson, of Pine Tree, in the said Province, farmer, Angus Chisholm, of New Glasgow aforesaid, grocer, and John Ross, of the same place, farmer, for the purpose of manufacturing, selling and dealing in all kinds of glassware throughout the Dominion of Canada, by the name of "The Nova Scotia Glass Company (limited)," with a total capital stock of fifty thousand dollars, divided into five thousand shares of ten dollars.

Dated at the Office of the Secretary of State of Canada, this fifteenth day of September, 1881.

12-3 J. A. MOUSSEAU,
Secretary of State.

ACCOUNTS 1880-81.

STATEMENT

Of the Revenue and Expenditure, on account of the Consolidated Fund of the Dominion of Canada, as by Returns furnished to the Finance Department, to the night of the 30th June last.

REVENUE.	AMOUNT.
Customs	\$ 1,677,467 03
Excise	421,207 82
Post Office	91,072 11
Public Works, including Railways.	221,881 16
Sales of Public Works	76,666 66
Bill Stamps	13,122 30
Miscellaneous	287,170 38
	<u>\$ 2,788,587 46</u>
Revenue to 31st May, 1881	25,885,343 76
	<u>\$28,673,931 22</u>
Expenditure	\$ 1,146,870 21
do to 31st May, 1881	21,519,321 02
	<u>\$22,666,191 23</u>

J. M. COURTNEY,
Deputy Minister of Finance.
Finance Department,
Ottawa, 1st July, 1881.

ACCOUNTS 1880-81.

STATEMENT

Of the Revenue and Expenditure, on account of the Consolidated Fund, of the Dominion of Canada, as by Returns furnished to the Finance Department to the night of the 14th September 1881.

REVENUE.	AMOUNT.
Customs	\$ 522,834 49
Excise	79,234 55
Post Office	81,598 66
Public Works, including Railways.	52,712 27
Bill Stamps	1,676 25
Miscellaneous	300,076 53
	<u>\$ 1,038,132 75</u>
Revenue to 30th June, 1881	28,673,931 22
	<u>\$29,712,063 97</u>
Expenditure	\$2,912,977 14
do to 30th June, 1881	22,666,191 23
	<u>\$25,579,168 37</u>

J. M. COURTNEY,
Deputy Minister of Finance.
Finance Department,
Ottawa, 15th September, 1881.

NOTICE TO MARINERS.

No. 21 of 1881.

NEW BUOYS IN LOWER ST. LAWRENCE.

NOTICE is hereby given that a red and black horizontally banded Wooden Can Buoy was, on the 25th July last, placed by the Government of Canada,

on the South edge of the middle ground off the West end of Hare Island, River St. Lawrence, to indicate the entrance from the West to the South Channel.

Lat. N. $47^{\circ} 47' 30''$
Long. W. $69^{\circ} 43' 30''$

The buoy is moored in 5 fathoms of water at low tide, and the West end of the Island bears N. W. by W. from it.

Also, that a red Wooden Can Buoy was, on the 18th August last, placed off Heath Point, Anticosti, in the Gulf of St. Lawrence, to mark the end of the shoals off that Point.

Lat. N. $49^{\circ} 5' 0''$
Long. W. $61^{\circ} 40' 15''$

The buoy is moored in $7\frac{1}{4}$ fathoms of water at low tide, two and a quarter miles from the shore, and from it Heath Point Lighthouse bears N. W. by W. ; East Cape N. by E. $\frac{1}{4}$ E ; and Cormorant Point, W. by N. $\frac{1}{2}$ N.

WM. SMITH,
Deputy of the Minister of Marine, etc.

Department of Marine and Fisheries,
Ottawa, 30th August, 1881.

12-3

UNREVISED Statement of Inland Revenues accrued during the month of July 1881.

Source of Revenue.	—	Amount.
	\$ cts.	\$ cts.
Spirits	299,443 04
Malt Liquor	4,800 00
Malt	21,235 88
Tobacco	152,467 34
Petroleum Inspection	1,026 15
Manufactures in Bond	2,923 06
Seizures	156 11
Other Receipts	6,008 32
Total Excise Revenue		487,559 90
Canals		47,516 69
Slides and Booms		9,727 19
Hydraulic and other Rents, &c.		341 00
Minor Public Works		295 39
Culling Timber		8,777 64
Inspection of Weights and Measures		3,008 20
Inspection of Gas		160 50
Bill Stamps		13,341 27
Total		570,727 78

A. BRUNEL,
Commissioner.

Inland Revenue Department,
Ottawa, 26th August, 1881.

10-3

POST OFFICE DEPARTMENT.

Dr. Post Office Savings Bank Account for the Month of August, 1881. Cr.

(Furnished to the Minister of Finance in accordance with the Post Office Act 1875, sec. 69, and Public Accounts Audit Act, 1878, Sec. 20.)

Balance in hands of Minister of Finance on 31st July 1881	\$6,437,982 87	Repayments at Post Office Savings Banks during month	\$183,671 84
Deposits in Post Office Savings Banks during month	400,139 00		
Interest allowed to Depositors on accounts closed during month	331 43	Balance:—	
		At the credit of Depositors' Accounts.....	\$6,610,926 35
		Outstanding cheques held by Depositors, and not presented for payment.	43,855 11
			6,654,781 46
	6,838,453 30		6,838,453 30

J. M. COURTNEY,
Deputy Minister of Finance.

FINANCE DEPARTMENT, Ottawa, 19th September 1881.

THE FOLLOWING NEW POST OFFICES WERE ESTABLISHED IN CANADA
ON THE 1ST SEPTEMBER, 1881.

NAME OF POST OFFICE.	TOWNSHIP OR PARISH.	ELECTORAL COUNTY.	POSTMASTER.
Charlo Station.....	Restigouche N.B.	Ernest Young.
Brooke	Bathurst.....	Lanark, S.R. O.	B. McKeracher.
Elmside.....	Bristol.....	Pontiac..... Q.	E. Graham.
Fraserburgh	Oakley.....	Muskoka..... O.	Alexander Fraser.
Hope Bay	Albemarle.....	Bruce, N.R. O.	James Muirhead.
Hatchley Station.....	Burford.....	Brant, S.R. O.	W. B. Powell.
Mattatall Lake	Colchester..... N.S.	Alexander Patriquin.
Michipicoten Island.....	Lake Superior.....	Algoma..... O.	William Grierson.
Orr Lake.....	Medonte.....	Simcoe, S.R. O.	James Gallagher.
Pike Creek.....	Maidstone.....	Essex..... O.	Dennis Brassard.
Saint-Mary's River.....	Guysboro..... N.S.	Thomas Martin.
Seaforth	Halifax	N.S. Mrs. Short.
Thetford Mines.....	Thetford	Megantic..... Q.	W. M. Bishop.
Tobermorey.....	St. Edmund's.....	Bruce, S.R. O.	Alexander Green.

CHANGES IN POST OFFICES ALREADY ESTABLISHED.

OFFICES CLOSED.

Bristol..... Co. Pontiac, Q.
Lourdes..... Co. Russell, O.

NAMES CHANGED.

Arthabaska Station, Co. Arthabaska, Q to Victoriaville.
Falmouth Windsor Bridge, Co. Hants, N.S. to Falmouth Station.
Longwood, Co. Middlesex, W.R. to Wendigo.
Manilla Station, Co. Victoria, S.R., O to Creswell.

SUMMARY STATEMENT shewing the Quantity and Value of Goods entered for Consumption in the Dominion of Canada (exclusive of British Columbia) and the Duty Collected thereon, during the month ending 31st July, 1881.

ARTICLES.	ENTERED FOR CONSUMPTION.		
	Quantity.	Value.	Dnty.
		\$ cts.	\$ cts.
Acids.....	\$	4,052 00	783 76
Agricultural Implements		7,477 00	2,012 75
Ale, Beer and Porter..	Gals.	17,274	9,858 00
Animals.....	\$	11,070 00	2,214 00
Books, Pamphlets, &c., &c.....	"	72,558 00	11,446 65
Brass and manufactures of.....	"	26,470 00	6,647 65
Breadstuffs, viz :—			
Grain of all kinds.....	Bush.	126,121	62,532 00
Flour and Meal.....	Brls.	41,524	154,063 00
Rice and all other Breadstuffs.....	\$	26,092 00	10,463 36
Candles.....	Lbs.	16,625	2,143 00
Chicory.....	"	8,661	431 00
Coal of all kinds and Coke.....	Tons.	117,585	394,572 00
Coffee, from countries others than U. S.....	Lbs.	101,997	13,999 00
" " U. States.....	"	37,718	5,837 00
Copper and manufactures of.....	\$	14,544 00	2,065 70
Cordage of all kinds.....	"	7,534 00	870 40
Cotton, manufactures of.....	"	1,169,548 00	253,145 30
Drugs and Medicines.....	"	56,063 00	11,814 45
Earthen, Stone, and Chinaware.....	"	53,578 00	14,686 35
Fancy Goods.....	"	148,921 00	31,773 32
Fish.....	"	5,160 00	1,024 32
Fruit, Dried.....	Lbs.	35,622 00	8,433 94
" green, &c.....	\$	41,883 00	7,786 99
Furs.....	"	56,551 00	9,557 75
Glass and Glassware.....	"	105,331 00	24,886 30
Gunpowder and explosive substances.....	"	1,597 00	418 25
Hats, Caps and Bonnets.....	"	32,384 00	8,096 00
Hops.....	Lbs.	3,292	810 00
Iron and Steel, and manufactures of.....	\$	784,846 00	152,746 14
Jewellery and watches, and manufactures of gold and silver	"	71,188 00	15,995 10
Lead and manufactures of.....	"	7,963 00	1,217 28
Leather and manufactures of.....	"	127,788 00	28,128 55
Marble and Stone, and manufactures of.....	"	23,575 00	4,239 56
Malt.....	Lbs.	60	73 00
Metals, Composition, &c., and manufactures of.....	\$	24,723 00	4,778 14
Musical Instruments.....	"	30,873 00	8,617 05
Oils, Kerosene, Refined Petroleum, etc., etc.....	Gals.	153,744	18,789 00
" all other, N.E.S.....	"	49,235	28,237 00
Paints and Colors.....	\$	51,870 00	6,174 69
Paper and manufactures of.....	"	71,951 00	17,143 71
Perfumery, &c.....	"	1,996 00	598 60
Provisions, viz :			
Bacon, Hams, Shoulders, Sides ; Beef, Pork and			
Mutton.....	Lbs.	816,226	70,324 00
Butter.....	"	66	16 00
Cheese.....	"	1,825	321 00
Lard.....	"	70,399	81,109 00
Poultry and other meats.....	\$	5,434 00	916 55
Salt, not imported from Great Britain or British Possessions			
or for Gulf Fisheries.....	Lbs.	54,970	304 00
Seeds.....	\$	479 00	73 85
Silk, manufactures of.....	"	418,857 00	125,147 20
Soap of all kinds.....	Lbs.	32,840	3,966 00
Spices, ground and unground.....	\$	5,706 00	1,228 05
Starch.....	Lbs.	33,088	2,044 00
Spirits of all kinds	Gals.	67,720	105,949 00
Wines, other than Sparkling	"	54,260	37,231 00
" Sparkling	Doz.	1,242	10,234 00
Sugar, above No. 14, D.S.....	Lbs.	506,461	21,751 00
" equal to No. 9, and not above No. 14, D.S.....	"	3,327,408	129,468 00
" below No. 9, D.S.....	"	2,565,539	91,687 00
" Syrups, Cane Juice, &c.....	"	71,062	1,907 00
" Melado, &c., &c.....	"	64,341	2,551 00
Glucose and Syrups.....	"		1,240 29
Molasses for refining.....	Gals.	227,409	62,292 00
Molasses not for refining.....	"	695,692	143,515 00
Tea from countries other than the U.S.....	Lbs.	252,253	50,823 00
" United States	"	39,231	24,619 00
Tobacco and Cigars.....	"		104,666 00
Wood and manufactures of.....	\$		1,278,030 00
Woollen manufactures	"		365,442 43
Wool, Class 1, viz : Leicester, Cotswold, Lincolnshire down			
combing wools, or wools known as Lustre Wools, and other			
like combing wools, such as are grown in Canada.....	Lbs.	19,084	9,708 00
All other dutiable articles.....	\$		661,184 00
Total Dutiable Goods		\$7,015,727 00	\$1,772,668 03
Coin and Bullion (except U.S. silver coin).....		205,971 00	
Free Goods, all other.....		1,759,112 00	
Grand Total entered for Consumption.....		\$8,979,910 00	\$1,772,668 03

CUSTOMS DEPARTMENT,
OTTAWA, 19th September, 1881.

J. JOHNSON,
Commissioner of Customs.

MONTHLY STATEMENT of Goods Exported from the Dominion of Canada (exclusive of British Columbia) for June, 1881.

	Produce of Canada.	Produce of other countries.	Total.
	\$ cts.	\$ cts.	\$ cts.
Produce of the Mine.....	177,756 00	9,980 00	187,736 00
do Fisheries.....	728,951 00	4,042 00	732,993 00
do Forest.....	3,939,838 00	117,112 00	4,056,950 00
Animals and their Produce.....	2,349,587 00	51,576 00	2,401,163 00
Agricultural Products.....	1,388,057 00	860,586 00	2,248,643 00
Manufactures	477,505 00	86,297 00	563,802 00
Miscellaneous Articles.....	40,403 00	16,094 00	56,497 00
Totals.....	9,102,097 00	1,145,687 00	10,247,784 00
Coin and Bullion.....			
Grand Total.....	9,102,097 00	1,145,687 00	10,247,784 00

CUSTOMS DEPARTMENT,
OTTAWA, 11th August, 1881.

J. JOHNSON,
Commissioner of Customs.

CIRCULATION AND SPECIE

	31st July.	31st August.	30th September.	31st October.	30th November.	31st December.
Fractionals.....	151,678 10	153,156 10				
\$1 & \$2.....	4,669,269 25	4,936,310 75				
\$5, \$10 & \$20	77,040 45	71,865 45				
\$50 & \$100	799,375 00	761,075 00				
\$500 & \$1000	8,998,000 00	9,027,500 00				
Total	14,695,362 80	14,949,907 30				
	31st January.	28th February.	31st March.	30th April.	31st May.	30th June
Fractionals.....						
\$1 & \$2.....						
\$5, \$10 & \$20.....						
\$50 & \$100.....						
\$500 & \$1000.....						
Total.....						

Fractional Notes.....	153,156 10	Specie held at Montreal, August 31st....	1,566,751 42
Provincial "	178,354 45	Toronto, do 31st.....	551,622 72
Montreal issue.....	7,621,925 50	Halifax, do 31st.....	741,766 14
Toronto "	4,542,615 00	St. John, do 31st	192,665 44
Halifax "	1,755,872 50	Winnipeg, do 31st	14,137 16
St. John "	673,665 25		
Victoria "	24,318 50		
Total.....	\$14,949,907 30	Guaranteed Debentures.....	3,066,942 88
			2,920,000 00
			5,986,942 88
		Guaranteed Debentures to be held under	
		Vic. 43, cap. 13—	
		10 p. c. on \$14,949,907 30	1,491,990 73
		Specie to be held under Vic. 43, cap. 13—	
		15 p. c. on 14,949,907 30	2,242,486 09
			\$3,737,476 82
		Excess of Specie and Guaranteed Debentures.....	2,249,466 06
		Unguaranteed Debentures to be held under Vic. 43, cap. 13.	11,250,000 00
		75 p.c. on 14,949,907 30.....	11,212,430 48
		Excess of Unguaranteed Debentures.....	37,569 52
		SUMMARY.	
		Excess of Specie and Guaranteed Debentures.....	2,249,466 06
		Excess of Unguaranteed Debentures.....	37,569 52
		Total Excess	2,287,035 58

FINANCE DEPARTMENT,
Ottawa, 9th September, 1881.

J. M. COURTNEY,
Deputy Minister of Finance.

RETURN OF THE AMOUNT OF LIABILITIES AND ASSETS OF THE MONTREAL CITY AND DISTRICT SAVINGS BANK, AND OF THE CAISSE D'ECONOMIE DE NOTRE-DAME DE QUEBEC, ON THE 31st AUGUST, 1881.

LIABILITIES.											
CAPITAL.											
	Capital Stock.	Capital paid up.	Dominion Govt. deposits payable on demand.	Provincial Govt. deposits payable on demand.	Other deposits payable on demand.	Dominion Govt. deposits payable after notice.	Provincial Govt. deposits payable after notice.	Other deposits payable after notice.	Special Poor Fund or Charity Trust.	Other Liabilities.	Total Liabilities.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
City and District Savings Bank.....	2,000,000 00	600,000 00	269,146 00			17,030 00		5,061,285 16	180,000 00	179,207 85	5,706,669 01
Caisse d'Economie Notre-Dame de Québec.....	1,000,000 00	250,000 00						3,143,643 39	83,000 00	36,688 72	3,263,332 11
ASSETS.											
		Dominion Securities.	Provincial or Municipal Securities.	Loans having Government Securities.	Loans secured by Bank Stock	Loans secured by Stock, &c.	Cash in hand or on call in chartered Banks.	Special Poor Fund or Charity Fund Investments.	Bank Stock prior to incorporation.	Other Assets.	Total Assets.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
City and District Savings Bank.....			890,644 84	600 82	1,814,193 52	1,494,666 66	1,594,101 90	180,000 00		420,289 45	6,394,497 19
Caisse d'Economie Notre-Dame de Québec.....		97,463 27	618,290 48		891,585 29	125,863 18	1,372,733 59	83,000 00	245,220 00	119,360 97	3,553,516 78

* Including landed property of Bank \$341,295 10.

FINANCE DEPARTMENT,
Ottawa, 6th Sept. 1881.

J. M. COURTNEY,
Deputy Minister of Finance.

LIST OF INSURANCE COMPANIES, LICENSED TO DO BUSINESS IN CANADA UNDER THE INSURANCE ACTS OF 1875 AND 1877.

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NAME OF THE COMPANY.	Chief Agent to receive process.	Amount of Deposit. Deposits marked (A) are applicable solely to Life Policies existing 31st March 1878; marked (B) to policies subsequent to that date.	Description of Insurance business for which licensed.
The Accident Insurance Company of North America.....	Edward Rawlings, Manager, Montreal.....	\$13,500 Montreal Harbour bonds; \$9,733 Montreal Warehousing Bds.; \$550, 5 p. Canada stock. (Accepted at \$20,000).....	Accident.
The Aetna Insurance Company of Hartford, Connecticut.....	Robert Wood, General Agent, Montreal.....	\$5,070 Canada stock; \$23,000 Municipal Debentures; \$72,000 U.S. Bonds. (Accepted at \$97,771)	Fire and Inland Marine.
The Aetna Life Insurance Company of Hartford, Connecticut.....	Wm. H. Orr, Manager, Toronto.....	\$100,000 U.S. gold bonds (A), \$70,000 U.S. Bonds and \$25,000 Debs. Prov. of Queb. (B)	Life.
The Agricultural Insurance Company of Watertown, N.Y., U.S.....	Jno. Fisher, Chief Agent, Cobourg.....	\$100,000 U.S. Bonds, 4 per cent.	Fire.
The Anchor Marine Insurance Company.....	Hugh Scott, Agent, Toronto.....	\$56,000 Municipal Debentures. (Accepted at \$50,400)	Inland Marine.
The British America Assurance Company, Toronto.....	Louis H. Boulton, Acting Manager, Toronto.....	\$61,000 Municipal Debentures. (Accepted at \$54,900)	Fire and Inland Marine.
The British Life Association (Limited).....	J. B. M. Chipman, Chief Agent, Montreal.....	\$54,933—Canada 4 per cent. bonds	Life.
The Canada Fire and Marine Insurance Company.....	Charles Cameron, Managing Direct., Hamilton.....	\$57,000 Municipal Debent. (Accepted at \$51,300)	Fire and Inland Marine.
The Canada Life Assurance Company, Hamilton	A. G. Ramsay, Manager, Hamilton	\$60,000 Municipal Debentures. (Accepted at \$54,000)	Life.
The Canadian Steam Users Insurance Association.....	W. B. McMurrich, Agent, Toronto.....	\$3,900 Imperial Building Society stock, \$5,000 Toronto Building and Loan Assoc. stock, \$1,600 Western Assur. stock	Steam Boilers, &c. Life and Accident.
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal.....	\$56,000 Municipal Debentures. (Accepted at \$50,400)	Fire and Inland Marine.
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal.....	\$56,000 Montreal Harbor bonds. (Accepted at \$50,400)	Guarantee.
The Citizens' Insurance Company of Canada.....	Fred. Cole, General Agent, Montreal.....	\$30,000 cash	Fire and Life.
The Commercial Union Assurance Company of London, England.....		\$100,344 Canada stock (Life A), \$50,613 Canada Con. 5 per cent. stock and \$55,967, 4 p. c. stock (Fire).....	Life.
The Confederation Life Association of Canada.....	J. K. Macdonald, Managing Director, Toronto.....	\$86,300 Municipal Debentures. (Accepted at \$77,650)	Fire and Inland Marine.
The Dominion Fire and Marine Insurance Company, (Hamilton).....	F. R. Despard, Manager, Hamilton.....	\$35,000 cash, \$15,000, City Victoria, B. C. Bonds.....	Life.
The Equitable Life Assurance Society of the United States, N. Y.....	R. W. Gale, Manager, Montreal	\$100,000 Canada stock (A) and \$65,000 U.S. Bonds (B)	Fire.
The Fire Insurance Association (Limited), London, England.....	Wm. Robertson, Chief Agent, Montreal.....	\$100,000 Canada stock	Guarantee.
The Guarantee Company of North America.....	Edward Rawlings, Manager, Montreal.....	\$32,000 Municipal Debentures; \$15,000 Mon. Harb. Bonds; \$9,733 Mon. Warehous. bds. and \$400 stock. (Accepted at \$51,000)	Fire.
The Guardian Fire and Life Assurance Company, London, England.....	Robt. Simms & Co., and Geo. Denholm, Gen. Agents, Montreal.....	\$100,343 Canada stock.....	Fire.
The Hartford Fire Insurance Company, Hartford, Connecticut.....	Robt. Wood, General Agent, Montreal	\$55,000 U.S. bds. and \$30,840 bank stock. (Accepted at \$100,000)	Fire.
The Imperial Insurance Company of London, England.....	W. H. Rintoul, Agent, Montreal.....	\$48,667 Con. 5 per cent. Can. stock, \$51,492 6 per cent. Can. stock	Fire.
The Lancashire Insurance Company.....	S. C. Duncan-Clark, Chief Agent, Toronto.....	\$100,000 Canada stock.....	Life.
The Lion Life Insurance Company (Limited) London, England.....	Fred. Stancliffe, General Manager, Montreal.....	\$10,000 stg. Canada stock	Fire.
The Liverpool and London and Globe Insurance Company.....	G. F. C. Smith, Chief Agent, Montreal.....	\$50,000 Canada stock (Life), and \$3,000 Can. 5's; \$63,000 Muni- cipal Deb., \$25,000 Montreal Investment Association; and \$17,030 cash. (Accepted at \$145,480)	Fire and Life.
The London Assurance Corporation, England.....	C. C. Foster, Agent, Montreal.....	\$50,127 Canada Con. 5 p. c. stock and \$99,873 Canada stock, being (Fire) \$100,000 and (Life) \$50,000	Fire and Life.
The London Guarantee and Accident Co. (Limited)	A. T. McCord, Jr., Chief Agent, Toronto.....	\$11,000 stg. Canada Stock	Guarantee and Accident.
The London and Lancashire Fire Insurance Company, Liverpool.....	C. J. Spike, Chief Agt., Halifax, N.S.....	\$21,000 stg., Canada Stock	Fire.
The London and Lancashire Life Assurance Company.....	William Robertson, Manager, Montreal.....	\$100,000 Canada stock (A) \$5,000 cash and \$4,867 Prov. of Queb. bonds (B)	Life.
The London Mutual Fire Insurance Company of Canada, London, Ont.....	D. C. Macdonald, Secretary, London.....	\$25,000 Canada Stock and \$5,000 cash.....	Fire.
The Metropolitan Life Insurance Company of New York.....	Thos. A. Temple, General Agent, St. John, N.B.....	\$100,000 U. S. bonds	Life
The Metropolitan Plate Glass Insurance Company, New York.....	A. J. Fell, Montreal.....	\$5,000 United States bonds.....	Plate Glass Insurance.
The Mutual Life Association of Canada.....	J. Turner, President, Hamilton.....	\$92,938 Municipal Debentures. (Accepted at \$83,690)	Life.
The North American Mutual Life Insurance Company.....	Wm. McCabe, Managing Director, Toronto.....	\$50,000 cash.....	Life.
The North British and Mercantile Insurance Company.....	Macdonnell & Davidson, General Agents, } Montreal.....	\$50,000 Canada stock (Life A); \$47,000 Montreal Harbour bonds and \$65,000 Municipal Deb. (Fire). (Accepted at \$150,800)	Fire and Life.

The Norwich Union Fire Insurance Society, London, England.....	Taylor Bros., General Agents, Montreal.....	\$65,833 Canada stock, \$14,167 Canada 5's.....	Fire.
The Ontario Mutual Life Assurance Company.....	Alex. Dixon, Agent, Toronto.....	\$100,000 Canada Stock.....	Fire.
The Phoenix Life Assurance Company of Brooklyn.....	Wm. Hendry, Manager, Waterloo.....	\$56,157 Municipal Debentures. (Accepted at \$50,541).....	Life.
The Phoenix Fire Assurance Company, London, England.....	Robert Hampson, Agent, Montreal.....	\$100,000, U. S. bonds.....	Fire and Inland Marine.
The Quebec Fire Assurance Company.....	Gillespie, Moffatt & Co., Gen Ag'ts Mont.....	\$50 171 Canada stock, and \$50,126 Canada Con. 5 p.c. stock.....	Fire.
The Queen Fire and Life Insurance Company, England.....	J. G. Olapham, President, Quebec.....	\$25,000 Canada stock, \$60,000 Bank stock, and \$15,200 Municipal Debentures. (Accepted at \$98,680).....	Fire.
The Reliance Mutual Life Assurance Society, London, England.....	A. M. Forbes & H. J. Mudge, Chief Agents, Montreal.....	\$100,000 Canada stock (Fire) and \$51,100 Canada Consol. 5 p. c. stock (Life).....	Fire and Life.
The Royal Canadian Insurance Company.....	J. Cassie Hatton, Attorney, Montreal.....	\$100,000 Canada stock (A) and \$10,000 Canada stock (B).....	Life.
The Royal Insurance Company.....	Arthur Gagnon, Secretary, Montreal.....	\$56,000 Montreal Harbour bonds. (Accepted at \$50,400).....	Fire and Inland Marine.
The Scottish Imperial Insurance Company.....	M. H. Gault & Wm. Tatley, Chief Agents, Montreal.....	\$96,982 Canada stock, \$53,533 Canada Consol. 5 p. c. stock, \$170,333 British Consols—being \$149,182 (Fire) \$50,000 (Life A) and \$121,666 (General). Also \$97,333.33, British Annuities (General). Total \$418,182.....	Fire and Life.
The Sovereign Fire Insurance Company of Canada.....	Taylor Bros., General Agents, Montreal.....	\$71,068 Canada stock, \$20,000 Montreal Harbour bonds, \$13,500 Municipal Deb. (Accepted at \$101,107).....	Fire.
The Standard Life Assurance Company, Scotland.....	Hon. Alex. Mackenzie, President, Toronto.....	\$115,655 Municipal Debent., cash \$3,684. (Accepted at \$101,218).....	Fire.
The Star Life Assurance Society of England.....	W. M. Ramsay, Manager, Montreal.....	\$64,000 Mun. Debts., \$107,000 Mont. Harbour Bds., (accepted at \$153,900), being \$126,750 (Life A), and \$27,150 (Life B).....	Life.
The Sun Mutual Life Insurance Company of Montreal.....	A. W. Lauder, General Treasurer, Toronto.....	\$100,343 Canada stock.....	Life.
The Toronto Life Assurance and Tontine Company.....	R. Macaulay, Secret. and Manager, Montreal.....	\$56,000 Municipal Debentures. (Accepted at \$50,400).....	Life and Accident.
The Travelers Insurance Company of Hartford, Conn.	Arthur Harvey, Manager, Toronto.....	\$32,400 Municipal Debent., cash \$1,040.36. (Accepted at \$30,200).....	Life and Accident.
The Union Mutual Life Insurance Company of Maine.....	Thos. Simpson, Agent, Montreal.....	\$100,000 U. S. bonds, \$25,000 Municipal Debent., \$20,000 Montreal Harbour Bonds, (accepted at \$140,500), being \$100,000 (Life A) \$25,000 par (Life B) and \$20,000 par, (accident).....	Life and Accident.
The Western Assurance Company, Toronto.....	Wm. Munlock, Agent Toronto.....	\$100,000 U. S. 4 per cent. Bonds (A) and \$15,000 District of Columbia, U.S., Bonds (B).....	Life.
	J. J. Kenny, Managing Director, Toronto.....	\$57,700 Municipal Debentures. (Accepted at \$51,930).....	Fire and Inland Marine.

THE FOLLOWING LIFE INSURANCE COMPANIES HAVING CEASED TO TRANSACT NEW BUSINESS IN CANADA, ARE ENTITLED UNDER SECTION 17 OF THE CONSOLIDATED INSURANCE ACT OF 1877, TO TRANSACT ALL BUSINESS CONNECTED WITH POLICIES EXISTING AT 31st MARCH, 1878, AND THEIR DEPOSITS ARE APPLICABLE TO THOSE POLICIES SUBJECT TO THE PROVISIONS OF THE INSURANCE ACTS OF 1868 AND 1871.

NAME OF THE COMPANY.	Chief Agent to receive process.	Amount of Deposit.	Business.
The Briton Medical and General Life Association, London, England.	Jas. B. M. Chipman, Manager, Montreal.	\$100,343 Canada Stock	Life.
The Connecticut Mutual Life Insurance Company of Hartford, Conn., U.S.	Robt. Wood, General Agent, Montreal.	\$100,000 U.S. Bonds	Life.
The Edinburgh Life Assurance Company.	David Higgins, Chief Agent, Toronto.	\$150,515 Canada Stock	Life.
The Life Association of Scotland.	George W. Ford, Chief Agent, Montreal.	\$150,000 Canada Stock	Life.
The National Life Insurance Company of the United States of America.	John F. Bell, Attorney, Windsor.	\$100,000 U. S. Bonds	Life.
The New York Life Insurance Company	F. W. Campbell, M.D., Attorney, Montreal.	\$100,000 U. S. Bonds	Life.
The North Western Mutual Life Insurance Company of Milwaukee.	M. W. Mills, Chief Agent, Toronto.	\$100,000 U. S. Bonds	Life.
The Phoenix Mutual Life Insurance Company, Hartford, Connecticut	A. R. Bethune, General Agent, Montreal.	\$105,000 U. S. Bonds	Life.
The Positive Government Security Life Assurance Company (limited) England.	John Taylor, Secretary, Montreal.	\$8,273 Canada 5 per cent Debentures	Life.
The Scottish Amicable Life Assurance Society	Geo. Wm. Ford, General Agent, Montreal.	\$150,000 Canada Stock	Life.
The Scottish Provident Institution.	R. A. Ramsay, Attorney, Montreal.	\$100,343 Canada Stock	Life.
The Scottish Provincial Assurance Company	Geo. Wm. Ford, Secretary, Montreal.	\$150,790, viz: 112,343, Canada Stock, and \$38,447 Canada 5 per cent debentures.	Life.
The United States Life Insurance Company		\$60,000 U. S. Gold Bonds	Life.

NOTE.—The Globe Mutual Life Insurance Company of New York, has been declared insolvent both in the United States and Canada, and Jas. D. Fish of New York has been appointed Receiver by the United States Courts, and W. C. Wells, of Montreal, has been appointed Assignee by the Superior Court of Lower Canada, Montreal, for the Canadian business of the Company. The deposit of the Company with the Government, \$100,000 U.S. Bonds, has by order of said Superior Court, been delivered to the Bankers of that Court.

The Merchants' Marine Insurance Company of Montreal has ceased to transact business and is winding up its affairs. The deposit has been surrendered to the Company, except \$2,223 cash held against contested claims.

Office of the Superintendent of Insurance,
Ottawa, 30th June, 1881.

J. B. CHERRIMAN, Superintendent of Insurance.

STATEMENT of the Balances at Cr. of Depositors in Government Savings Banks, on 31st May, 1881, published in accordance with Act 34 Vic., Chap. 6, Sec. 23.

BANK.	Balance on 30th April, 1881.	Deposits for May, 1881.	Total.	Withdrawn, May, 1881.	Balance, 31st May, 1881.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
<i>Ontario—</i>					
Toronto	441,820 79	35,203 49	477,024 28	16,123 14	460,901 14
<i>Manitoba—</i>					
Winnipeg	164,476 67	43,094 68	207,571 35	23,335 22	184,236 13
<i>British Columbia—</i>					
Victoria	1,134,059 34	73,787 00	1,207,846 34	34,770 21	1,173,076 13
Nanaimo	106,008 07	17,146 00	123,154 07	3,144 75	120,009 32
New Westminster	131,222 99	9,195 00	140,417 99	6,996 61	133,421 38
<i>Nova Scotia—</i>					
Amherst	74,115 62	11,641 00	85,756 62	3,835 67	81,920 95
Antigonish	25,734 09	3,441 00	29,175 09	3,098 11	26,076 98
Annapolis	68,737 60	22,771 26	91,508 86	6,214 76	85,294 10
Arichat	116,896 88	3,817 25	120,714 13	2,544 68	118,169 45
Acadia Mines	25,729 77	573 00	26,302 77	1,003 60	25,299 17
Baddeck	17,925 58	4,393 00	22,318 58	794 52	21,524 06
Bridgewater	13,776 75	2,531 00	16,307 75	1,228 00	15,079 75
Barrington	23,493 30	2,671 00	26,164 30	236 32	25,927 98
Digby	42,404 30	7,787 00	50,191 30	1,811 24	48,380 06
Guysboro'	36,798 79	2,285 00	39,183 79	3,543 36	35,640 43
Halifax	2,091,284 98	85,777 04	2,177,062 02	79,655 73	2,097,406 29
Kentville	62,902 93	10,930 00	73,832 93	9,770 11	64,062 82
Liverpool	96,497 33	3,531 00	100,028 33	2,175 77	97,852 56
Little Glace Bay	1,274 48		1,274 48		1,274 48
Lingan	2,997 30	370 21	3,367 51	279 00	3,088 51
Lunenburg	54,162 39	5,698 00	59,860 39	1,026 53	58,833 86
Maitland	48,050 80	2,822 00	50,872 80	3,287 96	47,584 84
New Glasgow	77,854 18	9,103 00	86,957 18	5,677 38	81,279 80
Parrsboro'	30,566 75	2,929 00	33,495 75	753 81	32,741 94
Port Hood	39,184 88	3,984 00	43,168 88	1,600 00	41,568 88
Pictou	31,655 71	2,226 00	33,881 71	195 05	33,686 66
Shelburne	26,406 58	1,187 00	27,593 58	748 40	26,845 18
Sydney	141,412 32	4,454 00	145,866 32	6,486 61	139,379 71
Sherbrooke	30,884 97	415 00	31,299 97	2,560 00	28,739 97
Truro	146,149 01	11,145 00	157,294 01	6,929 86	150,364 15
Windsor	344,206 79	11,909 00	356,115 79	4,357 62	351,758 17
Weymouth	47,091 56	620 00	47,711 56	3,227 28	44,484 28
Yarmouth	238,038 40	7,468 00	245,506 40	9,904 79	235,601 61
<i>New Brunswick—</i>					
Bathurst	54,377 04	719 00	55,126 04	1,014 56	54,111 48
Chatham	165,736 96	2,290 00	168,026 96	8,544 82	159,482 14
Dalhousie	119,649 90	1,422 00	121,071 90	3,577 70	117,494 20
Dorchester	12,854 16	60 00	12,914 16		12,914 16
Fredericton	196,944 71	21,445 00	218,389 71	7,809 23	210,580 48
Hillsboro'	11,956 07	1,343 00	13,299 07	526 32	12,772 75
Moncton	84,296 96	14,398 00	98,694 96	9,127 07	89,567 89
Newcastle	105,658 39	4,673 00	110,331 39	8,217 70	102,113 69
Richibucto	56,853 70	170 00	57,023 70	1,880 47	55,143 23
St. Andrews	152,436 69	7,055 00	159,491 69	4,005 15	155,486 54
St. John	1,311,607 93	58,424 00	1,370,031 93	25,548 12	1,344,483 81
Woodstock	142,423 69	5,393 00	147,816 69	3,077 69	144,739 00
<i>Prince Edward Island—</i>					
Charlottetown	576,560 89	32,722 00	609,282 89	21,626 37	587,656 52
Total:	8,925,178 99	555,148 93	9,480,327 92	342,271 29	9,138,056 63

FINANCE DEPARTMENT,
OTTAWA, 12th July, 1881.

J. M. COURTNEY,
D. M. F.

TO ADVERTISERS IN THE GAZETTE.

PARTIES sending advertisements to be inserted in "The Canada Gazette," will hereafter please observe the following rules:

1st. Address "The Canada Gazette, Ottawa, Canada"

2nd. Indicate the number of insertions required

3rd. Invariably remit the fees for such advertisements, together with the price of one Gazette, as below. Otherwise they will not be inserted. The rates are eight cts. for the first insertion, and two cts. for each subsequent insertion per line of nine words, each figure counting as one word.

Subscribers will also notice that the subscription, \$4 per annum, is invariably payable in advance, and that the "Gazette" will be stopped from them at the end of the period paid for. Single numbers will be charged ten cts. each, and when more than one are required by advertisers, must be remitted for likewise.

BROWN CHAMBERLIN,
Queen's Printer.

Office of Queen's Printer,
Ottawa, 11th May, 1872.

APPLICATIONS TO PARLIAMENT.

DOMINION PARLIAMENT.

Rules relating to Notices for Private Bills.

51. All applications for Private Bills, properly the subjects of legislation by the Parliament of Canada, within the purview of "The British North America Act, 1867," whether for the erection of a Bridge, the making of a Railroad, Turnpike Road or Telegraph Line; the construction or improvement of a Harbour, Canal, Lock, Dam or Slide, or other like work; the granting the right of Ferry; the incorporation of any particular Trade or Calling, or of any Banking or other Joint Stock Company; or otherwise for the granting to any individual or individuals, any exclusive or peculiar rights or privileges whatever, or for doing any matter or thing which, in its operation, would affect the rights or property of other parties, or relate to any particular class of the community; or for making any amendment of a like nature to any former Act, shall require a Notice, clearly and distinctly specifying the nature and object of the application, and (except in the case of existing corporations) signed by, or on behalf of the applicants, to be published as follows, viz:

In the Provinces of Quebec and Manitoba.

A notice inserted in the *Canada Gazette*, in the English and French languages, and in one newspaper in the English, and in one in the French language in the District affected, or in both languages in one paper, if there be but one in the said District, or if there be no paper published therein, then, in both languages, in a paper in the nearest District, in which a newspaper is published.

In any other Province.

A notice inserted in the *Canada Gazette*, and in one newspaper published in the County, or Union of Counties affected, or if there be no paper published therein, then in a newspaper in the nearest County in which a newspaper is published. Such Notices to be continued in each case, for a period of two months during the interval of time between the close of the next preceding Session and the consideration of the Petition. And copies of the newspapers containing the first and last insertion of such notice shall be sent to the Clerk of each House.

When a Petition is for leave to bring in a Private Bill for the erection of a Toll Bridge, the petitioner or petitioners, upon giving the notice prescribed by the preceding Rule, shall also, at the same time, and in the same manner, give notice of the rates which they intend to ask; the extent of the privilege, the height of the arches, the interval between the abutments or piers for the passage of rafts and vessels, and whether they intend to erect a drawbridge, and the dimensions of the same.

Any person seeking to obtain any Private Bill shall, eight days before the meeting of Parliament, deposit with the Clerk of the House, in which the bill is to originate, a copy of such bill in the English or French language, with a sum sufficient to pay for translating and printing the same—600 copies to be printed in English, and 200 copies in French—the translation to be done by the officers of the House, and the printing by the contractor. The applicant shall be also required to pay the accountant of the House a sum of \$200 and the cost of printing the Act in the Statutes, and lodge the receipt of the same with the Clerk of the Committee to which such Bill is referred—such payment to be made immediately after the second reading, and before the consideration of the Bill by such Committee.

No Petition for a Private Bill is received by either House after the first ten days of the session.

ROBERT LEMOINE,
Clerk of the Senate.

JOHN GEORGE BOURINOT,
Clerk of the Commons.

Rules of the Senate relating to Notices for Bills of Divorce.

72. Every Applicant for a Bill of Divorce is required to give notice of his intention so to do, and to specify from whom and for what cause, by advertisements during six months, in the *Canada Gazette*, and in two newspapers published in the District, in Quebec and Manitoba, or in the County, or Union of Counties in the other Provinces, where such applicant usually resided at the time of the separation, or if thy requisite number of papers cannot be found therein then in the adjoining District, or County, or Union of Counties.

73. A copy of the notice, in writing, is to be served at the instance of the applicant, upon the person from whom the Divorce is sought, if the residence of such person can be ascertained; and proof on oath of such service, or of the attempts made to effect it, to the satisfaction of the Senate, is to be adduced before the Senate on the reading of the Petition.

ROBERT LEMOINE,
Clerk of the Senate

NOTICE is hereby given that application will be made at the next session of the Parliament of Canada for an Act to incorporate a Company for the purpose of constructing and working a line of railway from the City of Ottawa or some point on the St. Lawrence and Ottawa Railway or the Canada and Atlantic Railway, passing through or near the Villages of Metcalfe, Ormond, Vernon, Bate's Corners or West Winchester, Winchester Springs, Bell's Corners and Morrisburgh, to a point opposite Ogden's Island, in the State of New York; with power to construct a bridge across the canal and the main channel of the St. Lawrence River to Ogden's Island, connecting with a line across the Island and the American waters to Waddington and Teal's Station or some other point on the Ogdensburgh and Lake Champlain Railway, and with the projected line of railway through the Adirondacks to North Creek; with power to amalgamate with, connect with, and obtain running powers over, any line or lines of railways and bridges, within or without the Dominion of Canada; and with power also to build and run tramways, steam ferries, steamboats, vessels and barges in connection with the said line of railway and bridge,—to be called "The Ottawa, Waddington and New York Railway and Bridge Company."

SCOTT, MacTAVISH & MacCRACKEN,
Solicitors for applicants.

Ottawa, 24th September, 1881.

13-9

NOTICE is hereby given that application will be made to the Parliament of the Dominion of Canada, at its next session, for an Act to incorporate

a Bank under the name of "The Planters' Bank of Canada," with its head office in the City of Toronto.

ROAF & ROAF,

Solicitors on behalf of the applicants.

Dated 15th September, 1881.

12-9

NOTICE is hereby given that the Dundee Land Investment Company (Limited) will apply at the next session of the Parliament of the Dominion of Canada, for an Act enabling it to take, hold and convey real property within the Dominion of Canada.

DRUMMOND BROTHERS & CO.,

Agents.

Montreal, 8th Sept., 1881.

11-9

NOTICE is hereby given that the Scottish Canada Company, limited, will apply at the next session of the Parliament of the Dominion of Canada, for an Act enabling it to take, hold and convey real property within the Dominion of Canada.

A. T. DRUMMOND,

Managing Director.

Montreal, 8th Sept., 1881.

11-9

NOTICE is hereby given that application will be made at the next session of the Parliament of the Dominion of Canada for an Act to incorporate a Company for the purpose of constructing and working a line of railway from a point on the Canadian Pacific Railway at or near Portage la Prairie, in the Province of Manitoba, running thence in a north-westerly direction to a point at or near the Forks of the Saskatchewan; with power to construct a branch to Battleford and a branch in a southerly direction to the main line of the Canadian Pacific Railway; and with power also to build and run tramways, steamers and barges in connection with the said line of railway.

DRUMMOND BROTHERS & CO.

Agents for the applicants.

Montreal, 8th Sept., 1881.

11-9

PUBLIC Notice is hereby given that application will be made at the next session of the Parliament of Canada for an Act authorizing a Company to build a Railway between the City of Montreal and a point on Lake Simcoe, near Beaverton, *via* Perth and Smith's Falls, and north from Lake Simcoe to a point on Lake Nipissing near South East Bay, and south to Toronto and west to Detroit, to be called the Dominion Air-Line.

Dated at Montreal, 1st September, 1881.

R. C. COWAN,

Solicitor for applicants.

10 9

PUBLIC Notice is hereby given that application will be made at the next session of the Parliament of Canada for an Act authorizing a Company to build a Railway between the City of Montreal and the village of Smith's Falls, in the County of Lanark, in the Province of Ontario, to be called "The Montreal and Central Canada Railway Company."

SCOTT, MacTAVISH & MacCRAKEN,

Solicitors for the applicants.

Dated the first day of August, 1881.

6-9

NOTICE is hereby given that an application will be made to the Parliament of the Dominion of Canada, at the next session thereof, on behalf of Matthew Gardiner, of the Township of Sydenham, in the County of Grey and Province of Ontario, farmer, for a Bill of Divorce from Elizabeth Ann Gardiner, his wife, on the ground of adultery.

EDGAR, RITCHIE & MALONE,

Solicitors for the applicant.

Dated at Toronto, this 6th day of May, 1881.

46-27

APPLICATIONS FOR CHARTER BY LETTERS PATENT.

NOTICE is hereby given that immediately after the expiration of one month after the last publication of this notice, application will be made to the Governor in Council under the Canada Joint Stock Companies Act of 1877, for Letters Patent incorporating the applicants hereunder mentioned and others who may become shareholders in the company thereby created, a body corporate and politic by the name and for the purposes hereunder mentioned.

1. The corporate name of the proposed company is the "Eureka Woolen Mill Company."

2. The purposes for which incorporation is sought are the manufacture of woolen cloths of all descriptions and the owning or hiring of buildings and land necessary therefor.

3. The chief place of business of the said company is to be Lower Hopewell, in the County of Pictou, and Province of Nova Scotia.

4. The intended amount of the capital stock is thirty thousand dollars.

5. The amount of shares is to be three thousand and the value of each share ten dollars.

The names in full and the addresses of and callings of each of the applicants are: James McKay, Riverton, Pictou County, farmer; James W. Grant, Hopewell, Pictou County, miller; Isaac McNaughton, Riverton, Pictou County, farmer; John Ross, New Glasgow, Pictou County, farmer; N. S. Poole, Stellarton, Pictou County, Coal Mine Manager; H. B. Kendrick, Riverton, Pictou County, manufacturer; R. A. Walker, New Glasgow, Pictou County, merchant; Isaac A. Grant, Pictou, Pictou County, merchant; R. P. Fraser, Pictou, Pictou County, druggist; John McNaughton, Riverton, Pictou County, farmer; D. C. Fraser, New Glasgow, Pictou County, barrister.

The first five of whom are the first or provisional Directors.

Dated at New Glasgow this 17th day of September A. D. 1881.

13-6

D. C. FRASER,
Solicitor for applicants.

NOTICE is hereby given that application will be made by the persons after named to His Excellency the Governor General of Canada in Council, to the end that, by Letters Patent under the Great Seal of Canada, a charter may be granted constituting them and others who may become shareholders in the Company thereby created, a body corporate and politic in terms of "The Canada Joint Stock Companies Act of 1877."

1. The proposed corporate name of the Company is "The Black Diamond Steamship Company of Montreal, Limited."

2. The purposes for which incorporation is sought are,—the purchase, building, holding, working and selling of steamships and other vessels and the employment of the same in the carrying for hire of coal, minerals, merchandize and cargoes of all descriptions, as well as passengers, in and between any port or ports in Canada, and between such ports and any British or Foreign ports; the purchase and sale of coal, minerals, merchandize and other property in connection with the working of said steamships and vessels; the purchase and sale of lands, mineral rights, coal mines and other mines in Canada, and the working of the same; the purchase, erection and sale of piers, warehouses, offices and other buildings, lines of railway and tramway on lands of the Company, for use in connection with the business of the Company, at such ports and mines, and all other purposes connected with or incidental to the working of such steamers, vessels, mines, buildings, piers, works, and other property as aforesaid.

3. The chief place of business is to be in the City of Montreal.

4. The intended amount of capital is three hundred thousand dollars.

5. The number of shares is intended to be three thousand and the amount of each one hundred dollars.

6. The names in full and the address and calling of each of the applicants who are also to be the first provisional directors, all of whom are resident in Canada, are Hugh McLennan, merchant; Thomas Harris Hodgson, merchant; George Mathieson Kinghorn, forwarder; Abner Kingman, merchant; Thomas Briggs Brown, merchant, all of the City of Montreal.

R. A. RAMSAY,
Solicitor for applicants.

Montreal, 1st September, 1881.

11-6

NOTICE is hereby given that after the expiration of one month from the first publication hercof, application will be made to His Excellency the Governor General of Canada in Council, for a charter of incorporation pursuant to "The Canada Joint Stock Companies Act, 1877," constituting the applicants and such others as may be or become shareholders therein a body corporate and politic, under the name and for the purposes following, that is to say:—

1. The name of the proposed Company is the "Windsor Cotton Company, (Limited)".

2. The object for which incorporation is sought is the manufacture and sale of cotton yarns, threads and fabrics of every description, and the acquiring and erection of all materials, machinery, buildings and erections necessary therefor.

3. The chief place of business—Windsor, in the County of Hants and Province of Nova Scotia.

4. The capital stock—two hundred thousand dollars.

5. Four thousand shares of fifty dollars each.

6. The names, addresses and callings of the applicants are E. Churchill and Sons, of Hantsport, in the said County of Hants, shipowners; Jedediah E. Newcomb, of the same place, merchant; William Curry, barrister-at-law; Godfrey Philip Payzant, merchant; Bennett Smith, shipowner; Mark Curry, merchant; Thomas Aylward, master mariner; Jedediah A. Shaw, druggist; William Henry Blanchard, barrister-at-law; Shubarl Dimock, shipbuilder; Samuel G. Black, farmer; Edward Wilson Dimock, merchant; William Dimock, merchant; Aubrey Blanchard, barrister-at-law; John Dart, D.C.L., President King's College; John Sterling, merchant; John Doran, merchant; Andrew P. Shand, merchant; C. and G. Wilson, merchants; James E. Graham, merchant; Charles W. Knowles, stationer; Walter Lawson, cashier Commercial Bank of Windsor; Michael Doyle, master mariner; Lewis E. Dimock, accountant; Edgar D. Shand, merchant; William O'Brien, master mariner; John M. Smith, merchant; Charles DeWolf Smith, merchant, all of Windsor, in the said County of Hants; Charles E. Young, of Falmouth, in the said County of Hants, farmer; Archibald McCallum, of Maitland, in said County, shipbuilder; William McDougall, of Maitland aforesaid, shipbuilder; Nelson Murphy, of Maitland aforesaid, merchant; John A. Harvie, of Newport, in said County, shipbuilder; John Mann, of Newport aforesaid, master mariner, and John Poole, of Newport aforesaid, farmer.

7. The names of the provisional directors of the said Company are the said William Curry, Godfrey Philip Payzant, Mark Curry, Edward Wilson Dimock, Thomas Aylward, John Sterling and William Dimock.

W. H. & A. BLANCHARD,

Solicitors and attorneys for said applicants.

Dated Windsor, N.S., 5th September, 1881. 11-5

NOTICE is hereby given that application will be made to His Excellency the Governor General in Council for letters patent under the Great Seal of the Dominion, for a charter creating the undermentioned persons a body corporate and politic under the name of "The High River Stock Company," for

the purpose of breeding, raising, buying and selling cattle, horses, sheep and other stock, and the carrying on in all its branches of stock-raising at or in the Bow River Country, in the North West Territory of the Dominion of Canada, with a head office in the City of Montreal, in the Province of Quebec.

The capital stock of the Company to be two hundred thousand dollars, divided into two thousand shares of one hundred dollars each. The names of the said applicants are as follow: Andrew Allan, gentleman; Robert A. Smith, gentleman; John Cassils, merchant; Frank Stephen, merchant; Walter Wilson, merchant; Thomas D. Milburne, gentleman, all of Montreal aforesaid, and Frederick Smith Stimson, of Compton, in the Province of Quebec, farmer.

The said applicants are to be the first or provisional Directors of the Company.

L. N. BENJAMIN,

Attorney for applicants.

Montreal, 1st September, 1881.

10-6

NOTICE is hereby given that application will be made to the Governor in Council under the Canada Joint Stock Companies Act 1877, by John Harris, Alanson Harris, James Kerr Osborne, manufacturers, John Henry Housser, gentleman, Franklin Grobb, mechanic, and Joseph N. Shenston, gentleman, all of the City of Brantford, Ontario, and Lyman Melvine Jones, of the City of Winnipeg, Manitoba, manufacturer, for letters patent incorporating them as a company to be known as "A. Harris, Son and Company (limited)" for the purpose of carrying on the business of manufacturing and selling agricultural implements and machinery throughout the Dominion of Canada. The head office and chief place of business of the Company is to be at Brantford, Ontario. The capital stock is to be two hundred and fifty thousand dollars divided into twenty-five hundred shares of one hundred dollars each. The above-named parties are to be the first Directors of the said Company.

HARDY WILKES & JONES,

Solicitors for the applicants.

Brantford, 1st September, 1881.

10-6

NOTICE is hereby given that within one month after the last publication of this notice application will be made to the Governor in Council under "The Canada Joint Stock Companies Act of 1877" for Letters Patent incorporating the undermentioned applicants and such others as may become shareholders in the proposed company, a body corporate and politic for the purposes hereinafter mentioned:

1. The proposed name of the company is "The Dominion Sugar and Syrup Company (limited)."

2. The purposes for which its incorporation is sought are the manufacturing, refining, buying and selling of starch, glucose, grape, cane and other sugars and syrups, and the owning or hiring of land, buildings and plant necessary therefor.

3. The chief place of business of the said company is to be the City of Ottawa, in the Province of Ontario.

4. The intended amount of the capital stock is twenty thousand dollars.

5. The number of shares is to be two hundred and the amount of each share one hundred dollars.

6. The names in full and the address and calling of each of the applicants are George Joseph O'Doherty, barrister at law, William McKay, painter, James Boyle O'Doherty, merchant, Henry Francis MacCarthy, druggist, Joseph Robert Esmonde, merchant, George Patrick Brophy, civil engineer, Joseph Boyden, merchant, William Edward Brown, merchant, John Charles Roger, printer, Pierre Hyacinthe Chabot, merchant, all of the said City of Ottawa; all of which said applicants are to be the first or provisional Directors of said Company.

G. J. O'DOHERTY,

Attorney for applicants.

Ottawa, 2nd July, 1881.

1-1f

MISCELLANEOUS.

THE GREAT WESTERN RAILWAY COMPANY,
OF CANADA.

NOTICE is hereby given that the half-yearly ordinary general meeting of shareholders is appointed to be held on Wednesday the twenty-sixth day of October, 1881, at the Cannon Street Hotel, Cannon Street, London, England, at one o'clock in the afternoon precisely, for the purpose of submitting a report and general statement of accounts for half-year ended on the 31st July last, for the purpose of electing two directors and three auditors, also for the purpose of considering and authorizing the exercise of so much of the unexercised borrowing powers of the Company referred to in the fifth section of the Great Western Railway Act of 1876 as the directors may deem necessary, and for the transaction of other business.

And notice is further given that the books kept at the office in Canada for the registration of shares will be closed on and from the twelfth day of October to the day of meeting, both days inclusive, and transfers cannot be received between those dates.

By order,

WALTER LINDLEY,
Secretary.

No. 142 Dashwood House, 9 New Broad Street,
London, E.C., 17th September, 1881. 13-5

THE GREAT NORTH WESTERN TELEGRAPH
COMPANY OF CANADA.

AT a meeting of the shareholders of the above Company, specially called for the purpose, held in the City of Winnipeg, on July 29th, 1881, the following resolution was passed:

"Resolved,—That the head office of the Great North Western Telegraph Company of Canada, be removed from the City of Winnipeg, Manitoba, to the City of Toronto, Ontario."

Notice is therefore hereby given, that the said office will be removed in accordance with this resolution at the expiration of the time specified in the Act of incorporation.

8-8

PUISSANCE DU CANADA.



PROCLAMATIONS.

LORNE.

[L.S.]

CANADA.

VICTORIA, par la Grâce de Dieu, Reine du Royaume-Uni de la Grande-Bretagne et d'Irlande, Défenseur de la Foi, etc., etc., etc.

A Nos Très-Aimés et Fidèles les Sénateurs de la Puissance du Canada et aux membres élus pour servir dans la Chambre des Communes de Notre dite Puissance, et à tous et chacun de vous.
—SALUT:

PROCLAMATION.

ATTENDU que Notre Parlement du Canada se trouve prorogé au vingt-neuvième jour du mois d'août courant, auquel temps vous étiez tenus,

et il vous était enjoint d'être présents en notre cité d'Ottawa; SACHEZ MAINTENANT, que pour diverses causes et considérations, et pour la plus grande aise et commodité de Nos bien-aimés sujets, Nous avons cru convenable, par et de l'avis de Notre Conseil Privé du Canada, de vous exempter, et chacun de vous, d'être présents au temps susdit, vous convoquant et par ces présentes vous enjoignant et à chacun de vous de vous trouver avec Nous en Notre Parlement du Canada, en notre Cité d'OTTAWA, le HUITIÈME jour du mois d'OCTOBRE prochain pour prendre en considération l'état et la prospérité de Notre dite Puissance du Canada, et y agir comme de droit. CE A QUOI VOUS NE DEVEZ MANQUER.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN, Notre Très-Fidèle et Bien-Aimé Conseiller Sir JOHN DOUGLAS SUTHERLAND CAMPBELL, (communément appelé le Marquis de Lorne), Chevalier de Notre Très-Ancien et Très-Noble Ordre du Chardon, Chevalier Grand-Croix de Notre Ordre Très-Distingué de Saint-Michel et Saint-George, Gouverneur-Général du Canada, et Vice-Amiral d'icelui.

A Notre Hôtel du Gouvernement, en Notre CITÉ d'OTTAWA, ce VINGT-SEPTIÈME jour d'AOUT, dans l'année de Notre Seigneur mil huit cent quatre-vingt-un, et de Notre Règne la quarante-cinquième.

Par ordre,

RICHARD POPE,
Greffier de la Couronne en Chancellerie,
Canada.

W. J. RITCHIE,
Député Gouverneur.

[L.S.]

CANADA.

VICTORIA, par la Grâce de Dieu, Reine du Royaume-Uni de la Grande-Bretagne et d'Irlande, Défenseur de la Foi, etc., etc., etc.

A tous ceux qui les présentes verront ou qu'icelles pourront concerner,—SALUT:

PROCLAMATION.

Z. A. LASH, Député du ministre de la Justice, Canada. } ATTENDU qu'en vertu des dispositions de l'Acte de Tempérance du Canada, 1878, l'avis suivant a été adressé au Secrétaire d'Etat du Canada, accompagné de la pétition ci-jointe :—

"A l'honorable Secrétaire d'Etat du Canada,—

"MONSIEUR,—Nous, soussignés, électeurs du comté de Pictou, vous prions de recevoir avis que nous avons l'intention de présenter la pétition suivante à Son Excellence le Gouverneur-Général, savoir:

"A Son Excellence le Gouverneur-Général du Canada en Conseil,—

"La pétition des électeurs du comté de Pictou, qualifiés et compétents à voter à l'élection d'un membre de la Chambre des Communes dans le dit comté,

"Expose respectueusement,—Que vos requérants désirent que la deuxième partie de l'Acte de Tempérance du Canada, 1878, soit exécutoire et mise en vigueur dans le dit comté.

"C'est pourquoi vos requérants demandent respectueusement qu'il plaise à Votre Excellence, par un ordre du Conseil en vertu de la quatre-vingt-seizième clause du dit acte, de déclarer que la deuxième partie du dit acte soit mise en vigueur dans le dit comté. Et vos requérants ne cesseront de prier, etc."

"Et que nous désirons que les votes de tous les électeurs du dit comté de Pictou soient reçus pour ou contre l'adoption de la dite pétition."

Et attendu qu'il appert à la satisfaction du Gouverneur-Général en Conseil que cet avis est revêtu des signatures authentiques d'un quart ou plus de tous les électeurs du dit comté de Pictou; qu'il est constaté que les signatures apposées à l'avis sont des signatures authentiques au nombre de quatorze cent soixante-dix-huit, et que les autres exigences de la loi ont été observées;

Et attendu qu'un ordre du Gouverneur-Général en Conseil a été passé, ordonnant que les votes de tous les électeurs du dit comté de Pictou soient enregistrés pour ou contre l'adoption de la dite pétition,—

SACHEZ maintenant, que, par les présentes, et en vertu de l'autorité qui Nous est conférée par les dits acte et ordre en Conseil, Nous proclamons et déclarons que mercredi, le neuvième jour de novembre prochain, un poll sera tenu dans le dit comté de Pictou, pour y recevoir les votes des électeurs pour et contre la dite pétition. Que ces votes seront enregistrés au scrutin secret depuis neuf heures du matin jusqu'à cinq heures de l'après-midi de ce jour-là. Que William H. Harris, écuyer, shérif du dit comté de Pictou, dans la province de la Nouvelle-Ecosse, a été nommé officier-rapporteur dans le but de recevoir ce jour-là les votes des électeurs pour et contre la pétition, de compter ensuite les votes, et puis de faire rapport du résultat au Gouverneur-Général en Conseil. Que le dit officier-rapporteur est autorisé et requis de nommer un sous-officier-rapporteur à et pour chaque bureau de votation.

Que l'officier-rapporteur nommera les différentes personnes qui devront se tenir aux différents bureaux de votation, et qui devront faire le décompte final des votes aux noms des personnes autorisées à favoriser ou à s'opposer respectivement à l'adoption de la pétition, au bureau du shérif du dit comté, dans la ville de Pictou, samedi, le cinquième jour de novembre prochain, à dix heures de l'avant-midi.

Que les votes des électeurs seront comptés, et le résultat de la votation annoncé par l'officier-rapporteur au bureau du shérif du dit comté, dans la ville de Pictou, mardi le quinzième jour de novembre prochain, à dix heures de l'avant-midi, et que, dans le cas où la pétition serait adoptée par les électeurs, le Gouverneur-Général en Conseil, pourra en tout temps, après l'expiration d'une période de soixante jours depuis la date de l'adoption de la dite pétition, par ordre en Conseil publié dans la *Gazette du Canada*, déclarer que la deuxième partie du dit acte sera en vigueur dans tel comté dès et à compter du jour où expireront les licences annuelles ou semi-annuelles alors en force dans tel comté pour la vente de liqueurs spiritueuses, pourvu que ce jour soit au moins quatre-vingt-dix jours après la date de tel ordre du Conseil, et si ce nombre est moindre, ce sera alors à compter du même jour de l'année suivante.

De ce qui précède Nos féaux sujets et tous ceux que les présentes peuvent concerner, sont par les présentes requis d'en prendre avis et d'agir en conséquence.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN, L'HONORABLE SIR WILLIAM JOHNSTON RITCHIE, Chevalier, Député de Notre Très-Fidèle et Bien-Aimé Conseiller SIR JOHN DOUGLAS SUTHERLAND CAMPBELL, (communément appelé le Marquis de Lorne), Chevalier de Notre Très-Ancien et Très-Noble Ordre du Chardon, Chevalier Grand-Croix de Notre Ordre Très-Distingué de Saint-Michel et Saint-George, Gouverneur-Général du Canada, et Vice-Amiral d'icelui.

A Notre Hôtel du Gouvernement, en Notre CITÉ d'OTTAWA, ce SEIZIÈME jour de SEPTEMBRE, dans l'année de Notre Seigneur mil huit cent quatre-vingt-une, et de Notre Règne la quarante-cinquième.

Par ordre,

J. A. MOUSSEAU,
Secrétaire d'Etat.

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W. J. RITCHIE,
Député Gouverneur.

[L.S.]

CANADA.

VICTORIA, par la Grâce de Dieu, Reine du Royaume-Uni de la Grande-Bretagne et d'Irlande, Défenseur de la Foi, etc., etc., etc.

A tous ceux qui les présentes verront ou qu'icelles pourront concerner,—SALUT :

PROCLAMATION.

A. CAMPBELL, Procureur-général, Canada. } ATTENDU qu'il a plu au Dieu Tout-Puissant dans Sa bonté extrême de prodiguer au Canada les bienfaits d'une abondante récolte,—

EN CONSÉQUENCE, Nous avons cru que ces bienfaits que partage notre population tout entière, devaient être reconnus d'une manière solennelle et publique; et Nous avons fixé, par et de l'avis de Notre Conseil Privé pour le Canada, JEUDI, le VINGTIÈME jour d'OCTOBRE prochain, comme jour d'actions de grâces pour remercier le Dieu Tout-Puissant de l'abondante moisson dont il a bien voulu favoriser cette année le Canada.

Et nous invitons tous nos bien-aimés sujets du Canada, d'observer le dit jour comme jour d'actions de grâces.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN, L'HONORABLE SIR WILLIAM JOHNSTON RITCHIE, Chevalier, Député de Notre Très-Fidèle et Bien-Aimé Conseiller SIR JOHN DOUGLAS SUTHERLAND CAMPBELL, (communément appelé le Marquis de Lorne), Chevalier de Notre Très-Ancien et Très-Noble Ordre du Chardon, Chevalier Grand-Croix de Notre Ordre Très-Distingué de Saint-Michel et Saint-George, Gouverneur-Général du Canada, et Vice-Amiral d'icelui.

A Notre Hôtel du Gouvernement, en Notre CITÉ d'OTTAWA, ce TREIZIÈME jour de SEPTEMBRE, dans l'année de Notre Seigneur mil huit cent quatre-vingt-une, et de Notre Règne la quarante-cinquième.

Par ordre,

J. A. MOUSSEAU,
Secrétaire d'Etat.

12-3

Circulaire.

DOWNING STREET,
15 août 1881.

MONSIEUR,—J'ai l'honneur de vous transmettre, pour être publiée dans la colonie placée sous votre gouvernement, copie d'une circulaire émise par le gouvernement français, contenant les règlements au sujet de l'importation en France des conserves alimentaires renfermées dans des boîtes de fer blanc soudées.

J'ai cru qu'il était à propos d'envoyer des copies de cette circulaire à toutes les colonies afin que celles qui n'en ont pas, mais qui importent des conserves alimentaires renfermées dans des boîtes de fer blanc, puissent prendre connaissance de l'opinion exprimée par le gouvernement français au sujet des boîtes de fer blanc dont les soudures doivent être pratiquées en conformité des prescriptions.

J'ai l'honneur d'être, monsieur,

Votre très obéissant et
très humble serviteur,
KIMBERLEY.

L'officier administrant
le gouvernement du Canada.

Circulaire du 28 août 1880, No. 1455.

PARIS, le 28 août 1880.

L'attention du Département du Commerce a été appelée sur les dangers que peut faire courir aux consommateurs l'usage des conserves alimentaires

renfermées dans des boîtes dont la soudure a été pratiquée à l'intérieur et qui sont fabriquées avec des fers-blancs autres que celui qui est étamé à l'étain fin.

Le Comité consultatif d'hygiène publique, auquel la question a été soumise, a reconnu qu'il y a, en effet, pour la santé publique, de sérieux inconvénients à livrer à l'alimentation des produits qui, par leur contact avec des soudures ou des surfaces recouvertes d'un alliage contenant du plomb, peuvent être la cause d'empoisonnements plus ou moins graves. Le Comité a, par suite, émis l'avis qu'il y avait lieu d'interdire aux fabricants de boîtes pour conserves alimentaires de pratiquer les soudures à l'intérieur, et d'employer pour la confection de ces boîtes des fers-blancs autres que ceux qui ont été étamés à l'étain fin. Le Comité d'hygiène a ajouté que si les fabricants persistaient à vouloir recourir à la soudure intérieure de la bande, ils devraient être tenus de se servir exclusivement d'étain pur. Cet avis a été adopté par M. le Ministre du Commerce, et les préfets des départements ont reçu des instructions en conformité.

Il a paru nécessaire de prendre des dispositions analogues à l'égard des boîtes de conserves d'origine étrangère, tant au point de vue de la santé publique que pour ne pas mettre les fabricants Français dans un état d'infériorité vis-à-vis de leurs concurrents de l'extérieur. En conséquence, M. le ministre des Finances a décidé, sous la date du 2 avril dernier, qu'il y avait lieu d'exiger que les boîtes de conserves présentées à l'importation fussent établies en conformité des prescriptions dont il s'agit. Celles qui seraient reconnues ne pas réunir les conditions réglementaires seraient provisoirement retenues par le service, qui aurait à prévenir immédiatement le Procureur de la République du ressort.

Afin de permettre aux fabricants Français d'écouler les boîtes qu'ils peuvent avoir en magasin, il a été convenu que les nouvelles prescriptions ne seraient appliquées qu'à partir du 1er août 1881. Ce sera également à cette date qu'elles entreranno en vigueur pour les importations de l'étranger.

Les directeurs sont invités à porter ces dispositions à la connaissance du service et du commerce.

Le conseiller d'Etat, directeur général.
(Signé) AMBAUD.

Pour ampliation :
L'administrateur :
(Signé) RAMOND.

12-3

(Circulaire.)

RUE DOWNING,
8 août 1881.

MONSIEUR, — J'ai l'honneur de vous transmettre pour être publiée dans la colonie placée sous votre gouvernement, copie d'un ordre en conseil de Sa Majesté, daté du 15 juillet, et étendant les clauses de l'"Acte de 1852, concernant les déserteurs étrangers" aux équipages des navires danois dans les possessions de Sa Majesté.

J'ai l'honneur d'être,

Monsieur,

Votre très humble et très obéissant serviteur,
KIMBERLEY.

A l'officier
préposé au gouvernement du Canada.

Cour de Windsor, le 15 juillet 1881.

PRÉSENTE :

Sa Très Excellente Majesté la Reine en Conseil.

ATTENDU que par l'"Acte de 1852, concernant les déserteurs étrangers," il est pourvu que si jamais il est démontré à Sa Majesté que des facilités sont ou seront données pour reprendre et appréhender des marins qui désertent les navires marchands anglais dans les territoires d'une puissance étrangère, Sa Majesté peut, par un ordre en conseil alléguant que telles facilités sont ou seront données, déclarer que les marins, autres que les esclaves, qui désertent les navires marchands appartenant à un

sujet de cette puissance lorsqu'ils sont dans les possessions de Sa Majesté pourront être appréhendés et transportés à bord de leurs navires respectifs, et peut limiter l'opération de tel acte ou l'assujétir à telles conditions qui pourraient être jugées expédientes :

Et attendu qu'il a été démontré à Sa Majesté que des facilités pour la reprise et l'appréhension des marins (n'étant pas sujets danois) qui désertent les navires marchands anglais dans les territoires appartenant à Sa Majesté le roi du Danemark seront donnés en vertu d'un arrangement entre les gouvernements de la Grande-Bretagne et du Danemark, signé à Londres le 21 juin 1881.

Il a plu en conséquence à Sa Majesté, en vertu des pouvoirs dont elle est investie par le dit "Acte de 1852 concernant les déserteurs étrangers," d'ordonner et déclarer, par et de l'avis de son conseil privé, et il est par le présent ordonné et déclaré qu'à dater de la publication d'icelui dans la *London Gazette* et ci-après, les marins autres que les esclaves (et n'étant pas sujets anglais) qui désertent les navires marchands appartenant à des sujets du roi du Danemark dans les possessions de Sa Majesté, pourront être appréhendés et transportés à bord de leurs navires respectifs ; pourvu toutefois que si tel déserteur a commis un crime dans les possessions de Sa Majesté il puisse être détenu jusqu'à ce qu'il ait été jugé par un tribunal compétent et que la sentence (s'il y a lieu) ait été purgée.

Et en outre, il a plu à Sa Majesté, en vertu des pouvoirs dont elle est investie par le dit "Acte de 1852 concernant les déserteurs étrangers," d'ordonner et déclarer, par et de l'avis de son conseil privé, qu'à dater de la publication d'icelui dans la *London Gazette* et ci-après, l'ordre en conseil concernant les marins qui désertent les navires marchands appartenant aux sujets du roi du Danemark, fait en vertu du dit acte, le 13 juin 1853, et publié dans la *London Gazette*, le 14 juin 1853, sera révoqué, et le dit ordre en conseil est en conséquence par le présent révoqué.

Et les secrétaires d'Etat pour l'Angleterre, les colonies et l'Inde devront donner en conseil les directions conformes au présent.

11-3

C. L. PEEL.

AVIS DU GOUVERNEMENT.

AVIS public est par le présent donné qu'en vertu de l'Acte du Canada de 1877, concernant les compagnies à fonds social, il a été émis des lettres patentes sous le grand sceau du Canada, en date du neuvième jour de septembre 1881, incorporant David George Hatton, de la ville de Peterborough, dans la province d'Ontario, Puissance du Canada, solliciteur ; Robert Archibald Morrow, du même lieu, écuyer ; Thomas Thomson Turnbull, de la cité de Montréal, dans la province de Québec, Puissance du Canada, marchand ; George Burchell Williams, de la ville de Lafayette, dans l'Etat de l'Indiana, l'un des Etats-Unis d'Amérique, écuyer, et John Franklin Olmstead, de la ville de Washington dans le district de Columbia, dans les dits Etats-Unis d'Amérique, écuyer, dans le but d'établir, ériger, construire, maintenir et exploiter une ligne ou des lignes de télégraphe à travers le Canada, depuis un point quelconque jusqu'à un autre, soit par terre ou par eau, avec tous les pouvoirs et privilèges incidents, se rattachant ou nécessaires aux maintien et exploitation de telles lignes télégraphiques, avec pleins pouvoir et autorité de construire les dites lignes télégraphiques sur tous terrains achetés pour la compagnie ou autres terrains sur lesquels la dite compagnie aura obtenu le droit de faire passer ses lignes des personnes ayant le droit de faire une pareille concession, et, du consentement des municipalités où ils sont situés, le long de ou sur tous chemins publics, rues, ponts, chemins de fer ou autres voies publiques et sur et au-dessus de toutes eaux dans la Puissance, par l'érection des choses nécessaires, telles que poteaux, quais ou contreforts pour le soutien des fils de telles lignes, pourvu que tels travaux n'incommodent pas l'usage public de tels chemins, rues, ponts, chemins de fer ou autres routes et voies publiques

ou ne ferment l'accès d'aucune maison ou d'aucun bâtiment érigé dans le voisinage des dits travaux ou n'interrompent la navigation de telles eaux ; la dite compagnie devra avoir de plus le droit de réparer, démolir, enlever, remplacer, renouveler et ré-édifier la dite ligne ou les dites lignes, en tout ou en partie, le long des dits chemins ou voies publiques et ponts, et sur ou dessous les eaux dans les différentes provinces, districts, villes et villages de la Puissance du Canada.

Les directeurs de la dite compagnie ou la majorité d'entre eux aura le droit de déterminer et régler de temps en temps le taux des prix devant être reçus par la dite compagnie pour les transmissions et remises des communications et messages par la dite ligne ou les dites lignes de télégraphe par ses commis ou autres officiers et employés, de requérir, demander, recevoir, recouvrer et prendre le dit prix ; et la dite ligne ou les dites lignes de télégraphe et les dits prix pour la transmission de communications et messages, et tous matériaux qui de temps en temps auront été acquis pour les construction, édification, maintien ou réparation d'icelles appartiendront à la dite compagnie et à ses successeurs.

Et la dite compagnie sera autorisée, mais seulement du consentement du Gouverneur en conseil, de faire n'importe quel arrangement avec une compagnie télégraphique quelconque pour l'usage de la ligne de telle autre compagnie ou pour l'affermage ou l'achat de telle ligne maintenant établie ou à être ci-après établie, suivant que cela rencontrera mieux l'objet et les fins de la dite compagnie ; cette dernière pouvant de plus mettre ses fils en communication avec la ligne ou les lignes de n'importe quelle compagnie de télégraphe ou compagnie de câble sous-marin dans ou hors la Puissance du Canada.

Et la dite compagnie, de même que ses successeurs, aura le pouvoir d'acheter, posséder et détenir toute propriété mobilière, immobilière ou mixte requise pour les fins de l'entreprise de la dite compagnie ; louer et transporter la susdite propriété ou en disposer autrement pour les compte et bénéfice de la dite compagnie, de temps en temps, suivant qu'il sera jugé nécessaire ou opportun.

De plus, pour qu'elle jouisse de tous les pouvoirs et privilèges conférés par l'Acte du Canada de 1877 concernant les compagnies à fonds social, la dite compagnie, de même que ses successeurs pourra avoir et aura un sceau commun et pourra le changer et l'altérer suivant ses volontés et plaisir.

Pourvu, que rien dans les présentes ne sera interprété comme conférant à la dite compagnie le droit de construire des ponts, quais ou autres travaux sur aucune rivière navigable en Canada sans le consentement du Gouverneur-Général du Canada en Conseil, ou d'ériger des poteaux ou de placer ses lignes de télégraphes sur la voie d'aucun chemin de fer sans le consentement de la compagnie ou des personnes auxquelles appartient telle compagnie de chemin de fer.

Pourvu aussi, que tout message en rapport avec l'administration de la justice, l'arrestation des criminels, la recherche ou la prévention d'un crime, et les messages ou dépêches du gouvernement seront toujours transmises de préférence à tout autre message ou dépêche s'il en est ainsi requis par une personne mêlée à l'administration de la justice ou toute autre personne autorisée à cette fin par le secrétaire d'Etat du Canada.

Le nom corporatif de la dite compagnie sera "La compagnie mutuelle de télégraphe du Canada," et son capital-actions sera de un million de piastres, divisé en dix mille parts de cent piastres chacune.

Daté au bureau du secrétaire d'Etat du Canada, ce vingt-troisième jour de septembre 1881.

J. A. MOUSSEAU,
Secrétaire d'Etat.

13-3

AVIS AUX MARINS.

No. 22 de 1881.

SIFFLET D'ALARME DE L'ILE AUX ALOUETTES.

AVIS est par le présent donné qu'il a été jugé nécessaire de changer la durée des éclats produits par la trompette d'alarme placée récemment au

phare de l'île aux Alouettes, dans le St. Laurent, à l'embouchure du Saguenay, province de Québec. (Voyez avis aux marins, No. 17 de 1881).

A l'avenir cette trompette donnera des éclats d'une durée de vingt secondes, avec intervalles de quarante secondes entre chaque éclat.

WM. SMITH,

Député ministre de la marine et des pêcheries.

Département de la marine et des pêcheries.
Ottawa, 9 septembre 1881.

13-3

COMPTES DE 1830-81.

ÉTAT

Du Revenu et des Dépenses, à compte du Fonds Consolidé de la Puissance du Canada, d'après les états fournis au département des Finances à la nuit du 30 juin dernier.

REVENU :	MONTANT.
Douanes.....	\$1,677,467 03
Excise.....	421,207 82
Département des Postes.....	91,072 11
Travaux Publics, y compris les Chemins de fer.....	221,881 16
Vente des Travaux Publics.....	76,666 66
Timbres d'effets de commerce.....	13,122 30
Divers	287,170 38
	<u>\$ 2,788,587 46</u>
Revenu, 31 mai 1881.....	25,885,343 76
	<u>\$28,673,931 22</u>
DÉPENSES	\$ 1,146,870 21
do 31 mai 1881.....	21,519,321 02
	<u>\$22,666,191 23</u>

J. M. COURTNEY,

Député du Ministre des Finances.

Département des Finances,
Ottawa, 1er juillet 1881.

COMPTES DE 1880-81.

ETAT

Du Revenu et des Dépenses, à compte du Fonds Consolidé de la Puissance du Canada, d'après les états fournis au département des Finances à la nuit du 14 septembre 1881.

REVENU :	MONTANT.
Douanes	\$ 522,834 49
Excise	79,234 55
Département des Postes.....	81,598 66
Travaux Publics, y compris les Chemins de fer.....	52,712 27
Timbres d'effets de commerce.....	1,676 25
Divers	300,076 53
	<u>\$1,038,132 75</u>
Revenu, 30 juin 1881.....	28,673,931 22
	<u>\$29,712,063 97</u>
DÉPENSES	\$2,912,977 14
do 30 juin 1881.....	22,666,191 23
	<u>\$25,579,168 37</u>

J. M. COURTNEY,

Député du Ministre des Finances.

Département des Finances,
Ottawa, 15 septembre 1881.

DEPARTEMENT DES POSTES

Dr. Compte des banques d'épargne de la Poste, pour le mois d'août 1881.

Av.

Fourni au Ministre des Finances aux termes de l'Acte pour l'Audition des Comptes Publics, 1878, Sec. 20)

Balance en caisse chez le Ministre des Finances, au 31 juillet 1881.....	\$6,437,982 87	Remboursements durant le mois.....	\$183,671 81
Dépôts durant le mois	400,139 00		
Intérêt accordé aux déposants pour les comptes clos durant le mois	331 43		
		Balance :—	
		Au crédit des comptes des déposants.....	\$6,610,926 35
		Chèques en la possession des déposants et dont le paiement n'a pas été demandé.....	43,855 11
			6,654,781 46
	6,838,453 30		\$6,838,453 30

J. M. COURTNEY,
Député du Ministre des Finances.

Département des Finances, Ottawa, 19 septembre 1881.

LISTE DES COMPAGNIES D'ASSURANCE AUTORISEES A FAIRE DES OPERATIONS AU CANADA, EN VERTU DES ACTES D'ASSURANCE DE 1875 ET 1877.

NOM DE LA COMPAGNIE.	Principal agent pour la réception des significations de pièces et d'avis.	Montant des dépôts — Les dépôts marqués (A) ne sont applicables qu'aux polices sur la vie en cours le 31 mars 1878; ceux marqués (B) aux polices émises depuis cette date.	Assurance autorisée.
La compagnie d'assur. de l'Amérique du Nord contre les accidents...	Edward Rawlings, gérant, Montréal.....	\$13,500, bons du havre de Montréal, \$9,733 bons d'emmagasinage de Montréal; \$550 5 p. c. canadiens. (A acceptés à \$20,000)....	Assurance autorisée.
La compagnie d'assurance dite "Ætna," de Hartford, Connecticut...	Robt. Wood, agent général, Montréal.....	\$5,070 fonds publics canadiens; \$23,000 débentures de municipalités; \$72,600 bons des E.-U. (A acceptés à \$97,771).....	Contre les accidents.
La compagnie d'assurance sur la vie dite "Ætna," de Hartford, Conn.	William H. Orr, gérant, Montréal.....	\$100,000 bons des E.-U. en or (A), \$70,000 bons des E.-U., et \$25,000 déb. de la Province de Québec (B).....	Contre l'inc. et sur la navig.
La compagnie d'assurance agricole de Watertown, N. Y., E.-U.....	John Fisher, agent-en-chef, Cobourg.....	\$100,000 bons 4 p. c. des E.-U.	Sur la vie.
La compagnie d'assurance dite "Anchor Marine"	Hugh Scott, agent, Toronto.....	\$56,000 bons municipaux. (A acceptés à \$50,400).....	Contre l'incendie.
La compagnie d'assurance de l'Amérique Britannique, Toronto.....	Louis H. Boulton, gérant <i>pro tem</i> , Toronto.....	\$61,000 bons municipaux. (A acceptés à \$54,900).....	Contre l'inc. et sur la navig.
L'association sur la vie dite "Briton" (limitée).....	J. B. M. Chipman, gérant, Montréal.....	\$54,993 bons du Canada, 4 p. c.	Sur la vie.
La compagnie d'assurance maritime et contre l'incendie, du Canada.	Charles Cameron, direct.-gérant, Hamilton	\$57,000 bons municipaux. (A acceptés à \$51,300).....	Contre l'inc. et sur la navig.
La compagnie d'assurance du Canada sur la vie, Hamilton.....	A. G. Ramsay, gérant, Hamilton.....	\$60,000 bons municipaux. Acceptés \$54,000	Sur la vie.
L'association Canadienne d'assurance des consommateurs de vapeur.	W. B. McMurrich, agent, Toronto.....	\$3,900 effets de la Société Impériale de construction, \$5,000 effets de la société de construction et de prêts de Toronto, \$1,600 effets de l'Association de l'Ouest.....	Sur chaudières à vap., etc
La compagnie d'assurance des Citoyens, du Canada.....	Gerald E. Hart, agent principal, Montréal.....	\$56,000 bons municipaux. (A acceptés à \$50,400).....	Sur la vie et cont. les accid.
La compagnie d'assurance des Citoyens, du Canada.....	Gerald E. Hart, agent principal, Montréal.....	\$30 en espèces.....	Contre l'inc. et sur la navig.
La compagnie d'assurance des Citoyens, du Canada.....	Gerald E. Hart, agent principal, Montréal.....	\$100,344 fds. p. c., (vie A), \$50,613 effets consol. 5 p. c. canad. et \$55,967, effets 4 p. c. (feu)	Garantie.
La compagnie d'ass. de l'Union Commerciale, de Londres, Angl.....	Fred. Cole, agent général, Montréal	\$86,300 bons municipaux. (A acceptés à \$77,650).....	Contre l'inc. et sur la vie.
L'association d'assurance sur la vie, dite "Confederation"	J. K. Macdonald, directeur-gérant, Toronto.....	\$35,000 en espèces, \$15,000 bons de la cité de Victoria, C.-B.....	Contre l'inc. et sur la navig.
La compagnie d'assurance dite "Dominion," maritime et contre l'incendie, de Hamilton.....	F. R. Despard, gérant, Hamilton.....	\$100,000 fonds publics canad. (A) et \$65,000 bons des E.-U. (B).....	Sur la vie.
La société d'ass. sur la vie, dite "Equitable," des Etats-Unis, N.-Y.	R. W. Gale, gérant, Montréal.....	\$100,000 effets canadiens	Contre l'incendie.
L'association d'assurance contre l'incendie (responsabilité limitée), Londres, Angleterre.	Wm. Robertson, agent en chef, Montréal.....	\$32,000 bons munic. ; \$15,000 bons du hav. de Mont. ; \$9,733 bons d'emmagas. de Montréal, et \$400 actions. (Acceptés à \$51,000)	Garantie.
La compagnie de garantie de l'Amérique du Nord.....	Edward Rawlings, gérant, Montréal.....	\$100,343 fonds publics canadiens.....	Contre l'incendie.
La compagnie d'assurance contre l'incendie et sur la vie, dite "Guardian," Londres, Angleterre.....	Robert Simms et Cie, et Geo. Denholm, agents généraux, Montréal.....	\$55,000, b. des E.-U., et \$30,840 act de banq. (Accept. à \$100,000)	Contre l'incendie.
La comp. d'ass. contre l'incendie dite "Hartford" de Hartford, Conn.	Robert Wood, agent généraux, Montréal.....	\$48,667 5 p. c. cons. canadiens, \$51,402 6 p. c. canadiens	Contre l'incendie.
La compagnie d'assurance dite "Lancashire"	W. H. Rintoul, agent, Montréal.....	\$100,000 fonds publics canadiens	Contre l'incendie.
La compagnie d'assurance sur la vie dite "Lion" (à responsabilité limitée) Londres, Angleterre.....	S. C. Duncan-Clark, agent principal, Toronto	\$10,000 stg., effets canadiens	Sur la vie.
La compagnie d'assurance dite "Liverpool et London et Globe"	Frederick Stanciliffe, agent général, Montréal	\$50,000 fonds pub. canad (vie); \$3,000 5 p. c. canad.; \$63,000 bons mun. ; \$25,000 assoc. de plac., Montréal, \$17,030 en espèces. (Acceptés à \$145,480)	Contre l'inc. et sur la vie.
La corporation d'assurance dite "London," Angleterre.....	G. F. C. Smith, agent principal, Montréal.....	\$50,127 5 p. c. consol. canad., et \$99,873 fonds publics canadiens (feu) 10,000, et (vie) \$50,000	Contre l'inc. et sur la vie.
La compagnie de Garantie et contre les Accidents, de Londres (responsabilité limitée).....	C. C. Foster, agent, Montréal.....	\$11,000 stg., effets canadiens	Garantie et acci. ent.
La comp. d'assurance contre l'incendie, London et Lancashire.....	A. T. McCord, jr., agent en chef, Toronto.....	\$21,000 stg., effets canadiens	Contre l'incendie.
La compagnie d'assurance sur la vie, dite "London et Lancashire"	C. J. Spike, agt en chef, Halifax, N. E.	\$100,000 fonds publics canadiens (A) de \$5,000 en espèces et \$4,867 bons de la province de Québec (B)	Sur la vie.
La comp. d'ass. mutuelle contre l'incendie, de London, Ont.....	William Robertson, gérant, Montréal.....	\$25,000 effets publics canadiens et \$5,000 en argent.....	Contre l'incendie.
La comp. d'ass. sur la vie, dite "Metropolitan," de New-York, E.-U.....	D. C. Macdonald, secrétaire, London, Ont.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie Métropolitaine d'assurance sur les glaces, New-York.	Thos. A. Temple, agt. général, St. Jean, N.-B.....	\$5,000, bons d's Etats-Unis.....	Sur les glaces.
L'association d'assurance mutuelle sur la vie, du Canada.....	A. J. Pell, Montréal.....	\$2,988 bons municipaux. (Acceptés à \$83,690).....	Sur la vie.
	J. Turner, président, Hamilton.....		

La compagnie d'assurance mutuelle sur la vie dite "North American"	Wm. McCabe, directeur-gérant, Toronto.....	\$50,000 en espèces	Sur la vie.
La compagnie d'assurance dite "North British and Mercantile"	Macdougall et Davidson, agents génér., Mont.	\$50,000 fonds pub. canad., (vie A), \$47,000 bons du hav. de Montréal et \$65,000 bons municip. (feu). (Acceptés à \$150,800).....	Contre l'inc. et sur la vie.
La compagnie d'assurance du Nord, d'Aberdeen et Londres.....	Taylor Frères, agents généraux Montréal....	\$85,833 fonds publics canadiens, \$14,167 5 par cent canadiens.....	Contre l'incendie
La société d'assurance contre l'incendie, dite "Norwich Union,"	Alex. Dixon, agent, Toronto.....	\$100,000 effets canadiens.	Contre l'incendie.
La compagnie d'assurance mutuelle sur la vie, d'Ontario.....	Wm. Hendry, gérant, Waterloo.....	\$56,157 bons municipaux (accepté \$60,541).....	Sur la vie.
La compagnie d'assurance dite "Phoenix," de Brooklyn.....	Robert Hampson, Montréal, agent	\$100,000 bons des Etats-Unis.....	Contre l'inc. et sur la nav
La cie. d'ass. contre l'incendie, dite "Phoenix," Londres, Angleterre.	Gillespie, Moffat et Cie., agts. génér., Mont..	\$50,171 fonds publics canad., et \$50,126 5 p. c. consol. canadiens	Contre l'incendie.
La compagnie d'assurance contre l'incendie, de Québec	J. G. Clapham, président, Québec.....	\$25,000 fonds publics canadiens, \$60,000 actions de banque et \$15,200 bons municipaux. (Acceptés à \$88,680).....	Contre l'incendie.
La compagnie d'assur. sur la vie et contre l'incendie, dite "Queen," Angleterre.....	A. M. Forbes et H. G. Mudge, agents principaux, Montréal	\$100,000 fonds publics canadiens (feu) et \$51,100 5 p. c. consolidés canadiens (vie).....	Contre l'inc. et sur la vie.
La société d'assurance mutuelle sur la vie, dite "Reliance," Londres, Angleterre.....	J. Cassie Hatton, procureur, Montréal.....	\$100,000 fonds publics canadiens (A) et \$10,000 effets canad. (B)	Sur la vie.
La compagnie d'assurance Royale Canadienne.....	Arthur Gagnon, secrétaire, Montréal.....	\$50,400 bons du havre de Montréal. (Acceptés à \$50,400).....	Contre l'inc. et sur la nav.
La compagnie d'assurance Royale	M. H. Gault et Wm. Talley, agents principaux, Montréal.....	\$96,982 fonds publics, \$53,533 5 p. c. des consolidés canadiens et \$170,333, cons. angl.—appl., \$149,182 (feu), \$50,000, (vie A) et 121,666 (général.) Aussi \$97,333.33 annuités angl. (général.) Total \$418,182.....	Contre l'inc. et sur la vie.
La compagnie d'assurance Impériale Ecossaise.....	Taylor Frères, agents généraux, Montréal....	\$71,068, fds. pub. can., \$20,000 bons du havre de Montréal, \$13,500 bons municipaux. (Acceptés à \$101,275)	Contre l'incendie.
La compagnie d'assur. contre l'incendie dite Sovereign, du Canada.	L'hon. Alex. Mackenzie, président, Toronto.	\$115,655 bons municip. \$3,684 en argent. (Acceptés à \$101,218)	Contre l'incendie.
La compagnie d'assurance sur la vie, dite "Standard," Ecosse.	W. M. Ramsay, gérant, Montréal.....	\$64,000 bons municipaux, \$107,000 bons du havre de Montréal, (acceptés à \$153,900), étant \$126,750 (vie A) et \$27,150 (vie B)	Sur la vie.
La société d'assurance sur la vie, dite "Star," d'Angleterre	A. W. Lauder, trésorier général, Toronto.....	\$100,343 fonds publics canadiens.	Sur la vie.
La comp. d'assurance mutuelle sur la vie, dite "Sun," de Montréal.	R. Macaulay, secrétaire général, Montréal....	\$56,000 bons municipaux. (Acceptés à \$50,400)	Sur la vie et cont. les accid.
La compagnie d'assurance sur la vie et l'ontine, de Toronto.....	Arthur Harvey, gérant, Toronto.....	\$32,400 bons municip. \$1,040.36 en espèces (Acceptés à \$30,200)	Sur la vie et cont. les accid.
La compagnie d'assurance dite "Travelers," de Hartford, Connect..	Thos. Simpson, agent, Montréal	\$100,000 bons des Etats-Unis, \$25,000 bons municipaux, \$20,000 bons du havre de Montréal (acceptés à \$140,500), étant \$100,000 (vie A), \$25,000 au pair (vie B), et 820,000 au pair (accidents)	Sur la vie et cont. les accid.
La compagnie d'assurance mutuelle Union sur la vie, du Maine.....	Wm. Mulock, agent, Toronto.....	\$100,000 4 p. c. des Etats-Unis, (A) et \$15,000, bons du district de Columbia, E.-U., (B)	Sur la vie.
La compagnie d'assurance de l'Ouest, Toronto.....	J. J. Kenny, directeur gérant, Toronto.....	\$57,700 bons municipaux. (Acceptés à \$51,930).....	Contre l'inc. et sur la nav.

LES COMPAGNIES D'ASSURANCE SUR LA VIE CL-DESSOUS NOMMÉES, AYANT CESSÉ D'ENTREPRENDRE DES RISQUES AU CANADA, SONT AUTORISÉS, EN VERTU DE L'ARTICLE 17 DE "L'ACTE D'ASSURANCE REFOUDU DE 1877" A POURSUIVRE TOUTES LES OPÉRATIONS SE RATTACHANT AUX POLICES ÉMISES AVANT LE 31 MARS 1878, ET LEURS DÉPÔTS SONT APPLICABLES À CES POLICES, SUJET AUX DISPOSITIONS DES ACTES D'ASSURANCE DE 1868 ET 1871.

NOM DE LA COMPAGNIE.	Principal agent pour la réception des significations des pièces et avis.	Montant des dépôts.	Assurance autorisée.
L'association médicale et générale sur la vie dite "Briton," Londres, Angleterre.....	Jas. B. M. Chipman, gérant, Montréal.....	\$100,343 bons du Canada.....	Sur la vie.
La compagnie d'assurance mutuelle sur la vie, dite Connecticut, de Hartford, Conn., E.U.....	Robt. Wood, agent-général, Montréal.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie, d'Edimbourg.....	David Higgins, agent principal, Toronto.....	\$150,515 bons du Canada.....	Sur la vie.
L'association d'assurance sur la vie, d'Ecosse.....	Geo. W. Ford, agent principal, Montréal.....	\$150,000 bons du Canada.....	Sur la vie.
La compagnie Nationale d'assurance sur la vie, des Etats-Unis d'Amérique.....	John F. Bell, procureur, Windsor.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie, de New-York.....	F. W. Campbell, M.D., procureur, Montréal.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie dite "North Western," de Milwaukee, E.-U.....	M. W. Mills, agent principal, Toronto.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance mutuelle sur la vie, dite "Phoenix," Hartford, Connecticut.....	A. R. Bethune, agent général, Montréal.....	\$105,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie, dite, "The Positive Government Security" (limitée) Angleterre.....	John Taylor, secrétaire, Montréal.....	\$8,273 débentures du Canada, 5. p. c.	Sur la vie.
La société d'assurance sur la vie, dite "Amicable" Ecosaise.....	Geo. Wm. Ford, agent général, Montréal.....	\$150,000 bons du Canada.....	Sur la vie.
L'institution de Prévoyance Ecosaise.....	R. A. Ramsay, procureur, Montréal.....	\$100,343 bons du Canada.....	Sur la vie.
La compagnie d'assurance Provinciale Ecosaise.....	Geo. Wm. Ford, secrétaire, Montréal.....	\$150,790 sav. : \$112,343 bons du Canada, \$38,447 déb. Can. 5 p. c.	Sur la vie.
La compagnie d'assurance sur la vie, des Etats-Unis.....	\$60,000 bons payables en or, Etats-Unis.....	Sur la vie.

NOTA.—La compagnie d'assurance mutuelle sur la vie, dite "Globe" de New-York, a été déclarée insolvable aux Etats-Unis et en Canada, et Jas. D. Fish, de New-York, a été nommé receveur par les cours des Etats-Unis, et W. C. Wells, de Montréal, a été nommé syndic par la Cour Supérieure de Montréal, pour les opérations faites en Canada. Le dépôt de la compagnie entre les mains du gouvernement, \$100,000 en effets des Etats-Unis, a été, par ordre de la dite Cour Supérieure, délivré aux banquiers de cette cour.

La compagnie d'assurance maritime des Marchands de Montréal, a cessé de faire des opérations d'assurance, et est en voie de liquider ses affaires. Le dépôt a été remis à la compagnie moins \$2,223 en espèces retenues à cause de réclamations contestées.

Bureau du Surintendant des Assurances, Ottawa, 30 juin 1881.

J. B. CHERIMAN, Surintendant des Assurances.

AVIS AUX MARINS.

No. 21 de 1881.

NOUVELLES BOUÉES DANS LE BAS DU FLEUVE ST-LAURENT.

AVIS est par le présent donné qu'une bouée conique en bois, barrée horizontalement de rouge et de noir, a été placée par le gouvernement du Canada, le 25 juillet dernier, sur la pointe sud de la batture située au large de l'extrémité ouest de l'île au Lièvre, rivière St-Laurent, pour indiquer l'entrée du chenal sud aux bâtiments venant de l'ouest.

Lat. N. 47° 47' 30"

Long. O. 69° 43' 30"

La bouée est ancrée dans 5 brasses d'eau à marée basse et l'extrémité ouest de l'île est par rapport à elle dans une direction N.-O. par O.

De plus, qu'une bouée conique en bois peinte en rouge a été placée le 18 août dernier au large de la Pointe Chaleur, Anticosti, dans le golfe St-Laurent, pour indiquer l'extrémité des battures de cette pointe.

Lat. N. 49° 5' 0"

Long. O. 61° 40' 15"

La bouée est ancrée dans 7½ brasses d'eau à marée basse à deux milles et un quart du rivage, et par rapport à elle le phare de la Pointe Chaleur est dans une direction N.-O. par O.; le Cap Est N. par E. ½ E. et la Pointe Cormoran O. par N. ½ N.

WM. SMITH,

Député du ministre de la marine et des pêcheries.
Département de la marine et des pêcheries.

Ottawa, 30 août 1881.

12-3

DEMANDES AU PARLEMENT.

PARLEMENT FÉDÉRAL.

Règles relatives aux avis de bills privés.

51. Dans le cas de toute demande de bill privé, proprement du ressort législatif du Parlement du Canada, suivant les dispositions de l'Acte de l'Amérique Britannique du Nord, 1867, et ayant pour objet, soit la construction d'un pont, d'un chemin de fer, d'un chemin à barrières ou d'une ligne télégraphique; soit la construction ou l'amélioration d'un port, d'un canal, d'une écluse, d'une digue ou d'une glissoire, ou autre ouvrage semblable; soit la concession d'un droit de passage d'eau, l'incorporation de professions ou métiers, ou d'une compagnie de banque ou autre compagnie par actions, soit la concession à une ou plusieurs personnes de certains droits ou privilèges exclusifs ou particuliers, soit le pouvoir de faire quelque chose qui, dans ses effets, pourrait toucher aux droits ou à la propriété d'autrui, ou concerner une classe particulière de la société; ou ayant pour objet quelque amendement de même nature à un acte antérieur,—un avis, énonçant d'une manière claire et intelligible la nature et l'objet de la demande, et signé (excepté s'il s'agit de corporations déjà existantes) par les pétitionnaires ou de leur part, est nécessaire et doit être publié comme il suit

Dans les provinces de Québec et de Manitoba :

Un avis doit être inséré dans la *Gazette du Canada* en anglais et en français, ainsi que dans un journal anglais et un journal français du district intéressé, ou en anglais et en français dans le même journal, s'il ne s'en publie qu'un seul dans ce district; ou s'il n'y paraît pas de journal, alors la publication de l'avis en anglais et en français doit se faire dans un journal du district le plus voisin où il s'en publie.

Dans les autres provinces :

Un avis doit être inséré dans la *Gazette du Canada* et dans un journal du comté ou des comtés-unis intéressés, ou s'il n'y paraît pas de journal, alors la publication doit se faire dans un journal du comté le plus voisin où il s'en publie.

La publication de ces avis durera, dans chaque cas la période de deux mois pendant l'intervalle de temps qui s'écoulera entre la clôture de la session précédente et la prise en considération de la pétition. Un

exemplaire des numéros des journaux reproduisant la première et la dernière insertion de l'avis, devra être transmis au greffier de chaque Chambre.

Si la pétition demande l'autorisation de présenter un bill privé ayant pour objet la construction d'un pont de péage, le pétitionnaire ou les pétitionnaires devront, en même temps qu'ils donneront l'avis prescrit par la règle précédente, donner aussi, de la même manière, avis des péages qu'ils entendent exiger, de l'étendue du privilège, de la hauteur des arches, de l'espace à laisser libre entre les culées ou les piliers pour le passage de radeaux et des navires; et mentionner de plus s'ils se proposent de construire un pont mobile, et quelles en seront les dimensions.

Toute personne désirant obtenir un bill privé devra, dans les huit jours qui précéderont l'ouverture du Parlement, déposer au bureau du greffier de la Chambre dans laquelle le bill doit prendre naissance, une copie de ce bill en langue anglaise ou en langue française, avec une somme suffisante pour en payer la traduction et l'impression. Il en sera imprimé 600 exemplaires en anglais et 200 en français; la traduction devra être faite par les officiers de la Chambre, et l'impression par l'entrepreneur des impressions. Le pétitionnaire aura aussi à payer au comptable de la Chambre une somme de \$200, plus le coût de l'impression de l'acte dans les Statuts, et remettra le reçu de ce paiement au greffier du comité auquel ce bill aura été renvoyé—le dit paiement sera effectué immédiatement après la seconde lecture avant la prise en considération du bill par le comité.

Aucune pétition pour l'obtention d'un bill privé ne sera reçue par l'une ou par l'autre Chambre après les dix premiers jours de la session.

ROBERT LEMOINE,

Greffier du Sénat.

JOHN GEORGE BOURINOT,

Greffier des Communes.

Règles du Sénat relatives aux avis de bills de divorce.

72. Quiconque a l'intention de demander un bill de divorce, doit donner avis de son intention, et spécifier d'avec qui et pour quelle cause il veut divorcer. L'avis doit être inséré pendant six mois, à la *Gazette du Canada*, et dans deux journaux du district (si c'est dans les provinces de Québec et de Manitoba,) ou du comté ou des comtés-unis, (si c'est dans les autres provinces,) où le pétitionnaire résidait ordinairement lors de la séparation; et si le nombre voulu de journaux n'y paraît pas, alors la publication de l'avis devra se faire dans le district, le comté ou les comtés-unis voisins.

Un exemplaire en manuscrit de l'avis devra être signifié, à l'instance du pétitionnaire, à la personne d'avec laquelle il veut divorcer, si le lieu de la résidence de cette dernière peut être connu; et la preuve de cette signification ou de la diligence faite pour l'effectuer, doit être produite sous serment devant le Sénat et à sa satisfaction, lors de la lecture de la pétition.

ROBERT LEMOINE,

Greffier du Sénat.

AVIS est par le présent donné que la Compagnie écossaise du Canada, limitée, s'adressera au parlement de la Puissance du Canada, lors de sa prochaine session, pour obtenir un acte lui permettant d'acquérir et transporter des propriétés foncières dans la Puissance du Canada.

A. T. DRUMMOND,

Directeur-gérant.

Montréal, 8 sept. 1881.

11-9

AVIS est par le présent donné que la Compagnie de crédit foncier de Dundee, limitée, s'adressera au parlement de la Puissance du Canada, lors de sa prochaine session, pour obtenir un acte lui permettant d'acquérir et transporter des propriétés foncières dans la Puissance du Canada.

DRUMMOND FRÈRES ET Co.,

Agents.

Montréal, 8 sept. 1881.

11-9

A VIS est par le présent donné que demande sera faite au parlement de la Puissance du Canada, lors de sa prochaine session, pour obtenir un acte à l'effet de constituer en corps politique une compagnie pour construire et exploiter une ligne de chemins de fer partant d'un point sur le chemin de fer canadien du Pacifique à ou près le Portage de la Prairie, dans la province du Manitoba, se dirigeant de là dans une direction nord-ouest à un point à ou près la bifurcation de la Saskatchewan, avec pouvoir de construire un embranchement jusqu'à Battleford et un autre dans une direction sud jusqu'à la voie principale du chemin de fer canadien du Pacifique, et avec pouvoir de plus de construire et exploiter des tramways, vapeurs et barges en rapport avec la dite ligne de chemin de fer.

DRUMMOND FRÈRES ET Co.,

Agents pour les requérants.

Montréal, 8 sept. 1881

11-9

A VIS public est par le présent donné que demande sera faite à la prochaine session du parlement du Canada pour un Acte autorisant une compagnie à construire un chemin de fer entre la cité de Montréal et un point sur le lac Simcoe près de Beaverton *via* Perth et Smith's Falls, et au nord depuis le lac Simcoe jusqu'à un point sur le lac Nipissing près de la baie du Sud-Est, et au sud jusqu'à Toronto et à l'ouest jusqu'à Détroit, le dit chemin devant être appelé "The Dominion Air Line."

R. C. COWAN,

Solliciteur pour les requérants.

Daté à Montréal ce 1er septembre 1881.

10-9

A VIS public est par le présent donné que demande sera faite à la prochaine session du Parlement du Canada pour un acte autorisant une compagnie à construire un chemin de fer entre la cité Montréal et le village de Smith's Falls dans le comté de Lanark, dans la province d'Ontario, laquelle compagnie sera appelée "Compagnie de chemin de fer de Montréal et du Canada Central."

SCOTT, MacTAVISH ET MacCRACKEN,

Solliciteurs.

Daté le premier jour d'août 1881.

6-9

DEMANDES POUR CHARTE PAR LETTRES PATENTES.

A VIS est par le présent donné que demande sera faite par les personnes ci-après nommées à Son Excellence le gouverneur général en conseil aux fins d'obtenir par lettres-patentes sous le grand sceau du Canada une charte les constituant ainsi que celles qui pourraient devenir actionnaires dans la compagnie créée par telle charte en un corps politique et incorporé en vertu de l'Acte du Canada de 1877, concernant les compagnies à fonds social."

1. Le nom corporatif que la compagnie a l'intention de prendre est "La Compagnie de vapeurs Diamant Noir de Montréal, (limitée)."

2. L'objet que se propose la compagnie en demandant une charte, est :—

Le droit d'acheter, de construire, de posséder, d'exploiter et de vendre des vapeurs et autres navires, et de les employer au transport de charbon, minéraux, marchandises et cargaisons de tout genre, de même que des passagers, dans et entre un port ou des ports quelconques du Canada, les ports anglais ou étrangers; le droit d'acheter et de vendre du charbon, des minéraux, marchandises et autres articles en rapport avec l'exploitation des dits vapeurs ou navires; le droit d'acheter, de vendre et d'exploiter des terres, des droits miniers et des mines de charbon; le droit d'acheter, d'ériger et de vendre des quais, des entrepôts, des bureaux et autres bâtiments ainsi que des lignes de chemins de fer et tramways sur les terrains de la compagnie pour l'usage de la compagnie et en rapport avec ses affaires à tels ports ou mines; le droit nécessaire pour toute autre fin se rattachant directement ou incidemment à l'exploitation de tels vapeurs, navires, mines, bâtiments,

quais, constructions et autres propriétés tel que dit ci-dessus.

3. La compagnie aura sa principale place d'affaires dans la cité de Montréal.

4. Le capital projeté de la compagnie est de trois cent mille piastres.

5. Le nombre projeté des parts et obligations est de trois mille et le montant de chacune d'elles cent piastres.

6. Les noms, prénoms, qualités et adresses des divers requérants, qui doivent être également les premiers directeurs provisoires de la compagnie et qui tous résident au Canada, sont : Hugh McLennan, marchand; Thomas Harris Hodgson, marchand; George Mathieson Kinghorn, expéditeur; Abner Kingman, marchand; Thomas Briggs Brown, marchand, tous de la cité de Montréal.

Montréal, 1er décembre 1881.

R. A. RAMSAY,

11-6

Solliciteur pour les requérants.

A VIS est donné par le présent que les soussignés s'adresseront à Son Excellence le Gouverneur Général en conseil pour en obtenir des lettres patentes sous le grand sceau du Canada leur octroyant une charte les constituant en un corps politique et incorporé sous le nom de "La compagnie d'élevage de High River" (The High River Stock Company), dans le but d'élever, acheter et vendre des animaux, chevaux, moutons et autre bétail, et faire l'élève des bestiaux dans toutes ses différentes branches, à ou dans la région de la rivière de l'Arc, dans les Territoires du Nord Ouest, dans la Puissance du Canada, avec un siège principal de ses affaires en la cité de Montréal, dans la province de Québec.

Le fonds social de la compagnie sera de deux cent mille piastres divisé en deux mille actions de cent piastres chacune.

Les noms des dits requérants sont comme suit : Andrew Allan, gentilhomme; Robert A. Smith, gentilhomme; John Cassils, marchand; Frank Stephen, marchand; Walter Wilson, marchand; Thomas D. Milburne, gentilhomme, tous de Montréal susdit, et Frederick Smith Stimson, de Compton, dans la province de Québec, cultivateur.

Les dits requérants seront les premiers directeurs, ou directeurs provisoires de la compagnie.

L. N. BENJAMIN,

Procureur des requérants.

Montréal, 1er septembre 1881.

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The Canada Gazette.

PUBLISHED BY AUTHORITY.

OTTAWA, SATURDAY, OCTOBER 1, 1881.

DOMINION OF CANADA.



For index of new matter, see last page.

PROCLAMATIONS.

LORNE.

[L.S.]

CANADA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To Our Beloved and Faithful the Senators of the Dominion of Canada, and the members elected to serve in the House of Commons of Our said Dominion, and to each and every of you,—
GREETING :

A PROCLAMATION.

WHEREAS Our Parliament of Canada stands prorogued to the Twenty-ninth day of the month of August instant, at which time, at Our City of Ottawa, you were held and constrained to appear; Now Know YE, that for divers causes and considerations and taking into consideration the ease and convenience of Our Loving Subjects, We have thought fit, by and with the advice of Our Privy Council for Canada, to relieve you, and each of you, of your attendance at the time aforesaid, hereby convoking and by these presents enjoining you, and each of you, on the EIGHTH day of the month of OCTOBER next, to meet Us in Our Parliament of Canada, at Our City of Ottawa, there to take into consideration the state and welfare of Our said Dominion of Canada, and therein to do as may seem necessary. HEREIN FAIL NOT.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Right Trusty and Well-Beloved Councillor, SIR JOHN DOUGLAS SUTHERLAND CAMPBELL, (com-

monly called the Marquis of Lorne), Knight of Our Most Ancient and Most Noble Order of the Thistle, Knight Grand Cross of Our Most Distinguished Order of St. Michael and St. George, Governor General of Canada and Vice Admiral of the same, &c., &c., &c.

At Our Government House, in Our CITY of OTTAWA, this TWENTY-SEVENTH day of AUGUST in the year of Our Lord one thousand eight hundred and eighty-one, and in the forty-fifth year of Our Reign.

By Command,

RICHARD POPE,
Clerk of the Crown in Chancery, Canada.

W. J. RITCHIE,
Deputy Governor.

[L.S.]

CANADA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To all to whom these presents shall come, or whom the same may in anywise concern,—GREETING :

A PROCLAMATION.

Z. A. LASH, Deputy of the Minister of Justice, Canada. } WHEREAS in pursuance of the provisions of the Canada Temperance Act of 1878, the following notice has been addressed to the Secretary of State for Canada, embodying the petition therein set forth :

“To the Honorable the Secretary of State for Canada,—

“SIR,—We, the undersigned, electors of the County of Pictou, request you to take notice that we propose presenting the following petition to His Excellency the Governor General, viz :

““To His Excellency the Governor General of Canada, in Council,—

““The petition of the electors of the County of Pictou, qualified and competent to vote at the election of a member of the House of Commons, in the said County,

“ ‘ Respectfully sheweth, That your petitioners are
 “ ‘ desirous that the second part of the Canada Tem-
 “ ‘ perance Act, 1878, should be in force and take
 “ ‘ effect in the said County :

“ ‘ Wherefore, your petitioners humbly pray that
 “ ‘ Your Excellency will be pleased, by an Order in
 “ ‘ Council under the ninety-sixth Section of the said
 “ ‘ Act, to declare that the second part of the said
 “ ‘ Act shall be in force and take effect in the said
 “ ‘ County.

“ ‘ And your petitioners will ever pray, &c.’ And
 “ ‘ that we desire that the votes of all the electors of
 “ ‘ the said County of Pictou be taken for and against
 “ ‘ the adoption of the said petition.”

And whereas it appears by evidence to the satis-
 faction of the Governor General in Council that such
 notice has appended to it the genuine signatures of
 one-fourth or more of all the electors of the said
 County of Pictou, the number of the signatures
 to the notice proved to be genuine being fourteen
 hundred and sixty-eight, and that the other require-
 ments of the law have been observed ;

And whereas an Order of the Governor General in
 Council has been passed directing that the votes of
 all the electors of the said County of Pictou be
 taken for and against the adoption of the said
 petition,—

Now Know YE, that We do hereby, and by virtue
 of the authority vested in Us by the said Act and
 Order in Council, proclaim and declare, that on
 Wednesday; the ninth day of November next, a poll
 will be held in the said County of Pictou for taking
 the votes of the electors for and against the said
 petition. That such votes will be taken between the
 hours of nine o'clock in the forenoon and five o'clock
 in the afternoon of that day and by ballot. That
 William H. Harris, Esquire, Sheriff of the said County
 of Pictou, in the Province of Nova Scotia, has been
 appointed Returning Officer for the purpose of taking
 on that day the votes of the electors for and against the
 petition and of afterwards summing up the same and
 making a return of the result to the Governor General
 in Council. That the said Returning Officer is en-
 powered and required to appoint a Deputy Returning
 Officer at and for each polling place or station. That
 the Returning Officer will appoint persons to attend at
 the various polling stations and at the final summing
 up of votes on behalf of the persons interested in and
 promoting or opposing, respectively, the adoption of
 the petition, at the office of the Sheriff of the said
 County, in the Town of Pictou, on Saturday the fifth
 day of November next, at ten of the clock in the
 forenoon.

That the votes of the electors will be summed up
 and the result of the polling declared by the Return-
 ing Officer at the office of the Sheriff of the said
 County, in the Town of Pictou, on Tuesday the
 fifteenth day of November next, at ten of the clock
 in the forenoon. And in the event of the petition being
 adopted by the electors, the Governor General in
 Council may, at any time after the expiration of
 sixty days from the day on which the same was
 adopted, by Order in Council published in the
Canada Gazette, declare that the second part of the
 said Act shall be in force and take effect in such
 county upon, from and after the day on which the
 annual or semi-annual licenses for the sale of spiri-
 tuous liquors then in force in such county will expire,
 provided such day be not less than ninety days from
 the day of the date of such Order in Council, and if it
 be less, then on the like day in the then following
 year.

Of all which Our loving subjects and all others
 whom these presents may concern, are hereby
 required to take notice and to govern themselves
 accordingly.

IN TESTIMONY WHEREOF, We have caused these
 Our Letters to be made Patent, and the Great
 Seal of Canada to be hereunto affixed. WITNESS,
 THE HONORABLE SIR WILLIAM JOHNSTON RITCHIE,

Knight, Deputy of Our Right Trusty and Well-
 Beloved Councillor, SIR JOHN DOUGLAS SUTHERLAND
 CAMPBELL, (commonly called the Marquis of
 Lorne), Knight of Our Most Ancient and Most
 Noble Order of the Thistle, Knight Grand Cross
 of Our Most Distinguished Order of St. Michael
 and St. George, Governor General of Canada
 and Vice Admiral of the same.

At Our Government House, in Our CITY of
 OTTAWA, this SIXTEENTH day of SEPTEM-
 BER, in the year of Our Lord, one thousand
 eight hundred and eighty-one, and in the Forty-
 fifth year of Our Reign.

By Command,

J. A. MOUSSEAU,
 Secretary of State.

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W. J. RITCHIE,
 Deputy Governor.

[L.S.]

CANADA.

VICTORIA, by the Grace of God, of the United
 Kingdom of Great Britain and Ireland, QUEEN,
 Defender of the Faith, &c., &c., &c.

To all to whom these presents shall come, or whom
 the same may in anywise concern,—GREETING :

A PROCLAMATION.

A. CAMPBELL, } WHEREAS it hath pleased
 Attorney General, } Almighty God, in His
 Canada. } Great Goodness to vouchsafe
 unto Our Dominion of Canada, the blessings of a
 bountiful Harvest.

We, therefore, considering that these blessings
 enjoyed by Our people throughout the said Dominion
 do call for a solemn and public acknowledgment, have
 thought fit, by and with the advice of Our Privy
 Council for Canada, to appoint, and We do appoint,
 THURSDAY, the TWENTIETH day of OCTOBER
 next, as a day of General Thanksgiving to Almighty
 God for the bountiful Harvest with which Canada has
 been blessed this year; and We do invite all Our loving
 subjects throughout Canada to observe the said day
 of General Thanksgiving.

IN TESTIMONY WHEREOF, We have caused these Our
 Letters to be made Patent, and the Great Seal
 of Canada to be hereunto affixed. WITNESS,
 THE HONORABLE SIR WILLIAM JOHNSTON RITCHIE,
 Knight, Deputy of Our Right Trusty and Well-
 Beloved Councillor, SIR JOHN DOUGLAS SUTHERLAND
 CAMPBELL, (commonly called the Marquis of
 Lorne), Knight of Our Most Ancient and Most
 Noble Order of the Thistle, Knight Grand Cross
 of Our Most Distinguished Order of St. Michael
 and St. George, Governor General of Canada and
 Vice Admiral of the same.

At Our Government House, in Our CITY of OT-
 TAWA, this THIRTEENTH day of SEPTEMBER
 in the year of Our Lord, one thousand eight
 hundred and eighty-one, and in the Forty-fifth
 year of Our Reign.

By Command,

J. A. MOUSSEAU,
 Secretary of State.

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(Circular.)

DOWNING STREET,
 15th August, 1881.

SIR,—I have the honor to transmit to you, for
 publication in the Colony under your Government, a
 copy of a Circular issued by the French Government,
 containing regulations with regard to the importation
 into France of provisions in soldered tins.

I have thought it advisable to send copies of this
 Circular to all Colonies, so that those Colonies which
 do not export, but may import, provisions in tins may

be aware of the opinion expressed by the French Government with regard to tins soldered in the manner described.

I have the honour to be,
Sir

Your most obedient, humble Servant,
KIMBERLEY.

The Officer Administering
the Government of Canada.

Circular of the 28th August, 1880, No. 1455.

PARIS, 28th August, 1880.

The attention of the Department of Commerce has been called to the dangers to which consumers may be exposed by using food contained in cans or boxes soldered in the inside, and made with other than refined sheet tin.

The Board of Public Health to whom this question has been submitted, have recognized the fact that the public health is endangered through the use of articles of food which, by coming in contact with soldered parts or surfaces covered with a metal containing lead, may cause more or less serious poisonings. Therefore, the Board have expressed the opinion that makers of cans or boxes intended for canning food should be prohibited from soldering those cans inside, and from using any other than refined sheet tin. The Board add that if the makers persist in soldering in the inside, they should be held to use nothing but pure tin. This opinion has been adopted by the Minister of Commerce, and Prefects of Departments have received instructions accordingly.

It has seemed necessary to take similar measures with regard to foreign canned articles of food, not only for the purpose of protecting public health, but so that the French trade may not be put on an inferior footing with their foreign competitors. Therefore, the Minister of Finance has decided, on the 2nd April last, that cans or boxes containing food entered for importation should be made agreeably to the above decision. Those found to be made contrary to law would be temporarily detained by the proper officer, whose duty will be to report the case immediately to the *procureur* of the Republic.

In order to allow the French can-makers to dispose of the stock on hand, it has been agreed that the new regulations will come into force only on the 1st August 1881. They will be also enforced on that date with regard to foreign importations.

The Directors are requested to make known these regulations to the trade and public generally.

The Councillor of State, Director-General.

Signed, AMBAUD.

True Copy,
The Administrator.
Signed, RAMOND.

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ORDERS IN COUNCIL.

GOVERNMENT HOUSE, OTTAWA,

Friday, 16th day of September, 1881.

PRESENT :

THE HONORABLE THE DEPUTY OF HIS EXCEL-
LENCY THE GOVERNOR GENERAL IN
COUNCIL.

ON the recommendation of the Honorable the Acting Minister of Marine and Fisheries, and under the provisions of the 31st section of the Act passed in the session of the Parliament of Canada, held in the thirty-first year of Her Majesty's reign, chaptered 65 and intituled "An Act respecting the Inspection of Steamboats and for the greater safety of passengers by them,"—

The Deputy Governor, by and with the advice of the Queen's Privy Council for Canada, has been pleased to order, and it is hereby ordered, that the steamer "Princess Louise" plying on the river Thames, be limited to carry three hundred (300) passengers.

Certified,

13-3

J. O. COTÉ,
Clerk, Privy Council.

MILITIA GENERAL ORDERS.

HEAD QUARTERS,

Ottawa, 30th September, 1881.

GENERAL ORDERS (23).

No. 1.

DRESS REGULATIONS.

FIELD AND GARRISON ARTILLERY.

Officers holding Provisional Rank.

Artillery Officers holding only Provisional Rank are permitted to wear undress trousers, belts, pouches and sabretaches on all occasions, in lieu of full dress of such articles; but sabretaches need not be used by such Provisional Officers.

No. 2.

Tenders for Supplies.

Deputy Adjutants General of Military Districts are required to conform to the 11th sub-paragraph of Paragraph 103, and to Paragraph 104 of the Regulations and Orders for the Militia, 1879, when tenders for supplies are required in their respective Districts.

No. 3.

Inspection of Artillery or Engineer Corps.

When Artillery or Engineer Corps are inspected by any Officer other than the Deputy Adjutant General of the Military District, the Inspecting Officer will be required to send a memorandum to the latter Officer stating whether the efficiency of the corps is such as in his (the Inspecting Officer's) opinion entitles the corps to Drill pay and allowance for Drill Instruction.

It is to be distinctly understood that the allowance for Drill Instruction will not be paid unless the requirements of paragraph 247 of Regulations and Orders for the Militia, 1879, are strictly complied with.

No. 4.

ROYAL MILITARY COLLEGE OF CANADA.

Board of Visitors.

The Board of Visitors for the Royal Military College of Canada, at Kingston, for the current year, will be composed as follows, viz:—

Colonel Powell, Adjutant General, President.	} Members.
Lieutenant-Colonel Maunsell, Deputy Adjutant General, Military District No. 4;	
Lieutenant-Colonel Harwood, Deputy Adjutant General, Military District No. 6;	
Captain and Brevet Lieutenant-Colonel Montizambert, "B" Battery of Artillery;	
John Thorburn, Esquire, L.L.D.	

No. 5.

ACTIVE MILITIA.

ROYAL MILITARY COLLEGE OF CANADA.

The following Graduates are hereby appointed Lieutenants in the Militia, to date from 25th June, 1881 :—

Company Sergeant-Major John Abram Coryell, R.M.C.

Sergeant William George Barnstorff Dunscomb, R.M.C.

Company Sergeant-Major Allan Wilmot Daniel, R.M.C.

Corporal William John McElhinney, R.M.C.

Sergeant Berton Wynn Yates, R.M.C.

Sergeant James Walker Sears, R.M.C.

Lance Corporal Edward Ford, R.M.C.

Sergeant George William Shaw, R.M.C.

Sergeant Robert Cartwright, R.M.C.

Corporal William Robert Greig, R.M.C.

Sergeant Ernest William Hubbell, R.M.C.

Sergeant Edward Hazen Drury, R.M.C.

PROVINCE OF ONTARIO.

10th Battalion "Royal Grenadiers."

To be Captain, provisionally :

Honorary Captain and Quarter-Master Robert Swanton Appelbe, from 20th Battalion, vice Nicolas Weatherston, whose resignation is hereby accepted.

13th Battalion of Infantry, Hamilton.

Honorary Captain and Quarter-Master John J. Mason to have the Honorary Rank of Major, from 22nd June, 1881.

*18th "Prescott" Battalion of Infantry.**No. 1 Company.*

The Head Quarters of this Company is to be described as at "Hawkesbury Village" instead of, as heretofore, at "Hawkesbury Mills."

No. 5 Company, Plantagenet.

To be Lieutenant :

2nd Lieutenant Charles Albert Biggar, G.S., vice Arthur Frederick Cotton, left limits.

To be 2nd Lieutenants, provisionally :

Sergeant Benjamin Johnson Anderson, vice Biggar, promoted.

*30th "Wellington" Battalion of Rifles.**No. 4 Company, Elora.*

To be Lieutenant, provisionally :

Corporal Alexander Moir, vice Tribe, resigned.

42nd "Brockville" Battalion of Infantry.

To be Assistant Surgeon, from 5th September, 1881 :
John M. Lefevre, Esquire, M.D., vice Vaux, promoted.

BREVET.

To be Lieutenant-Colonel, under the provisions of paragraph 90 of Regulations and Orders for the Militia, 1879 :

Major Duncan B. McLennan, M.S., 59th Battalion ; from 28th August, 1873.

CONFIRMATION OF RANK.

Captain William Tregerthen Sawle, V.B., No. 7 Company, 37th Battalion ; from 30th August, 1881.

Captain Frank Geddes Tremayne, V.B., No. 5 Company, 12th Battalion ; from 30th August, 1881.

Captain Samuel Adams Huntington, V.B., No. 3 Company, 18 Battalion ; from 16th September, 1881.

Lieutenant John Henry Paterson, V.B., 10th Batt. ; from 30th August, 1881.

Lieutenant Hugh Carpenter, V.B., No. 5 Company, 77th Battalion ; from 30th August, 1881.

Lieutenant Matthew W. Cooley, V.B., No. 4 Company, 77th Battalion ; from 30th August, 1881.

Lieutenant John McMonies, Junior, V.B., No. 2 Company, 77th Battalion ; from 30th August, 1881.

Lieutenant Joshua Wright, V.B., No. 3 Company, 43rd Battalion ; from 16th September, 1881.

Lieutenant James Edward Parker, V.B., No. 1 Company, 43rd Battalion ; from 16th Sept., 1881.

2nd Lieutenant Patrick Donohue Hughes, V.B., 2nd Battalion ; from 30th August, 1881.

2nd Lieutenant William George Mutton, V.B., 2nd Battalion ; from 30th August, 1881.

2nd Lieutenant Peter Brown Ball, V.B., 10th Batt. ; from 30th August, 1881.

2nd Lieutenant Donald Macdonald Howard, V.B., 10th Battalion ; from 30th August, 1881.

2nd Lieutenant Lionel Vernon Percival, V.B., 10th Battalion.

from 30th August, 1881.

2nd Lieutenant John Thorburn Symons, V.B., No. 8 Company, 12th Battalion ; from 30th August, 1881.

2nd Lieutenant George Gordon Hutcheson, V.B., No. 2 Company, 42nd Battalion ; from 16th Sept., 1881.

2nd Lieutenant Ernest Alexander Cruikshank, V.B., No. 4 Company, 44th Battalion ; from 30th August, 1881.

2nd Lieutenant Thomas A. Bertram, V.B., No. 1 Company, 77th Battalion ; from 30th August, 1881.

PROVINCE OF QUEBEC.

3rd Battalion "Victoria Rifles of Canada," Montreal.

To be Lieutenants.

2nd Lieutenant Harry A. Abbott, M.S., vice John Haldane Edwards, whose resignation is hereby accepted.

2nd Lieutenant Robert Macdougall Paterson, V.B., vice James Willoughby Anderson, whose resignation is hereby accepted.

To be 2nd Lieutenant, provisionally :

Sergeant Henry Martyn Belcher, vice Abbott, promoted.

54th "Richmond" Battalion of Infantry.

To be Major :

Captain and Brevet Major Edward S. Bernard, M.S. from the Adjutancy.

No. 5 Company, South Durham.

To be Captain :

Lieutenant Archibald Bothwell, M.S., vice James Mairs, who is hereby permitted to retire retaining rank.

86th "Three Rivers" Battalion of Infantry.

To be Quarter-Master :

A. Demers, Gentleman, vice Philippe Fortin, left limits.

PROVINCE OF BRITISH COLUMBIA.

No. 1 Company of Rifles, Victoria.

To be 2nd Lieutenant, provisionally :

Sergeant George Jay, vice Wolfenden, promoted.

PROVINCE OF PRINCE EDWARD ISLAND.

No. 2 Charlottetown Battery of Garrison Artillery.

To be Captain:

1st Lieutenant James Douglas Irving, G.S., vice Major Thomas Morris who is hereby permitted to retire retaining his rank of Major.

To be 1st Lieutenant:

1st Lieutenant George Passmore, Q.F.O., from No. 1 Charlottetown Battery, vice Irving, promoted.

2nd Lieutenant George Gordon Hutcheson, No. 2 Company, 42nd Battalion.

2nd Lieutenant Ernest Alexander Cruikshank, No. 4 Company, 44th Battalion.

2nd Lieutenant Thomas A. Bertram, No. 1 Company, 77th Battalion.

By Command,

WALKER POWELL, Colonel,
Adjutant General of Militia,
Canada.

No. 6.

CERTIFICATES GRANTED.

ROYAL SCHOOLS OF GUNNERY.

PROVINCE OF ONTARIO.

Gunnery.

THIRD CLASS "SHORT COURSE" CERTIFICATE.

Gunner and Driver K. Rutherford, Kingston Field Battery.

FOURTH CLASS "SHORT COURSE" CERTIFICATES.

Corporal Hugh O'Connor, Prescott Battery G. A.
do James Crowley, do

BOARD OF EXAMINERS.

PROVINCE OF ONTARIO.

FIRST CLASS CERTIFICATES.

Captain Samuel Adams Huntington, No. 3 Company, 18th Battalion.

Captain John Edwin Farewell, No. 2 Company, 34th Battalion.

Captain John Tye, No. 3 Company, 36th Battalion.

Captain Robert Walker, No. 2 Company, 43rd Batt.

Captain Franklin M. Carpenter, No. 5 Company, 77th Battalion.

Lieutenant Frederick Fitzpayne Manley, 10th Batt.

Lieutenant Francis Nicolas Wood Brown, No. 1 Company, 34th Battalion.

Lieutenant John Alexander Murray, 2nd Battalion.

2nd Lieutenant Gerald Francis Brophy, 1st Batt., Governor General's Foot Guard.

2nd Lieutenant Wilbur Henderson, No. 2 Company, 34th Battalion.

2nd Lieutenant John Pelham Taylor, No. 1 Company, 34th Battalion.

2nd Lieutenant George T. Evans, No. 4 Company, 36th Battalion.

SECOND CLASS CERTIFICATES.

Captain William Tregertzen Sawle, No. 7 Company, 57th Battalion.

Captain Frank Geddes Tremayne, No. 5 Company, 2th Battalion.

Lieutenant John Henry Paterson, 10th Battalion.

Lieutenant Joshua Wright, No. 3 Company, 43rd Battalion.

Lieutenant James Edward Parker, No. 1 Company, 3rd Battalion.

Lieutenant Hugh Carpenter, No. 5 Company, 77th Battalion.

Lieutenant Matthew W. Cooley, No. 4 Company, 7th Battalion.

Lieutenant John McMonies, Junior, No. 2 Company, 77th Battalion.

2nd Lieutenant Patrick Donohue Hughes, 2nd Batt.

2nd Lieutenant William George Mutton, 2nd Batt.

2nd Lieutenant Peter Brown Ball, 10th Battalion.

2nd Lieutenant Donald Macdonald Howard, 10th Battalion.

2nd Lieutenant Lionel Vernon Percival, 10th Batt.

2nd Lieutenant John Thorburn Symons, No. 8 Company, 12th Battalion.

GOVERNMENT NOTICES.

PUBLIC Notice is hereby given that, under the Canada Joint Stock Companies Act, 1877, Letters Patent have been issued under the Great Seal of the Dominion of Canada, having effect from the 11th day of June, 1881, incorporating the shareholders of "The Imperial Loan and Investment Company" now being a subsisting and valid corporation for purposes or objects which are within the purview of the said Act, as a company under the said Act and as a Loan Company within the meaning and provisions of that Act, by the name of "The Imperial Loan and Investment Company of Canada (limited)," with their existing capital of \$1,000,000, and naming as first directors of the said Company, the Honorable Sir Alexander Campbell, Knight Commander of the Most Distinguished Order of St. Michael and St. George, President; John Fiskin, Esquire, Vice-President; Noah Barnhart, Esquire; William George Gooderham, Esquire; James Thorburn, Esquire, Physician; Daniel Lamb, Esquire, and Richard Shaw Wood, Esquire.

Dated at the Office of the Secretary of State of Canada, this 7th day of September, 1881.

J. A. MOUSSEAU,
Secretary of State.

14-3

OFFICE OF THE SUPERINTENDENT OF INSURANCE.

Ottawa, 30th September 1881.

NOTICE is hereby given that a License (No. 87), under date 28th July 1881, has been issued to the City of London Fire Insurance Company, Limited, to transact business of Fire Insurance in Canada. The head office in Canada is in the City of Montreal, and J. K. Oswald, Chief General Agent.

14-3

J. B. CHERRIMAN,
Superintendent of Insurance.

PUBLIC Notice is hereby given that under "The Canada Joint Stock Companies Act, 1877," Letters Patent have been issued under the Great Seal of the Dominion of Canada, bearing date the Ninth day of September, 1881, incorporating David George Hatton, of the Town of Peterborough, in the Province of Ontario, in the Dominion of Canada, solicitor; Robert Archibald Morrow, of the same place, Esquire; Thomas Thomson Turnbull, of the City of Montreal, in the Province of Quebec, in the Dominion of Canada, merchant; George Burchell Williams, of the Town of Lafayette, in the State of Indiana, one of the United States of America, Esquire, and John Franklin Olmstead, of the City of Washington, in the District of Columbia, in the said United States of America, Esquire, for the purpose of establishing, erecting, constructing, maintaining and working a line or lines of telegraphic communication from and to any place or places throughout the Dominion of Canada, either by land or water, with all the powers and privileges incident to or connected with or necessary for the maintenance and working of such telegraphic lines, with full power and authority to construct the lines of telegraph

upon any lands purchased for the Company or on other lands, the right to carry their line over which has been conceded to the said company by the parties having the right to make such concession, and with the permission of the municipality wherein the same are situated, along any or upon any of the public streets, roads, bridges, railroads or other roads and highways and over and under any of the waters within the Dominion by the erection of the necessary fixtures, including posts, piers or abutments for sustaining the wires of such lines, provided the same be not so constructed as to incommode the public use of such streets, roads, bridges, railroads or other roads and highways or to impede the free access to any house or other building erected in the vicinity of the same, or injuriously to interrupt the navigation of such waters; also to repair, take down, remove, replace, renew and re-erect the said telegraphic line or lines along the whole or any part of the said public roads, highways and bridges, and over or under the waters in the several Provinces, Districts, Towns and Villages in the Dominion of Canada.

The directors of the said Company or a majority of them shall have power from time to time to fix and regulate the charges or dues to be received by the said Company for the transmission and delivery of communications and messages by the said telegraph line or lines and by their clerks or other officers and servants, to ask for, demand, receive, recover and take the same and the said telegraph line or lines and the said charges and dues for the transmission of such communications and messages, and all materials which shall from time to time be got or had for constructing, building, maintaining or repairing the same to be vested in the same Company and its successors.

And the said Company to be authorized, but only with the consent of the Governor in Council, to enter into any agreement with any telegraphic company for the use of the line of such other company or for the lease or purchase of the same whether now established or to be hereafter established, as will be most conducive to the objects and purposes of the said Company, and likewise to make connection with the line or lines of any telegraph company or cable company in or without the Dominion of Canada.

And the said Company and its successors shall have the power of purchasing, having and holding any estate, real, personal or mixed, requisite for the carrying on of the undertaking of the said Company, and of letting, conveying or otherwise disposing of the same for the benefit and on account of the said Company from time to time as shall be deemed necessary or expedient; and further, that the said Company be vested with all the powers and privileges conferred by the Canada Joint Stock Companies Act 1877. The said Company and their successors may and shall have a common seal and may change and alter the same at their will and pleasure.

Provided, that nothing herein contained shall be construed to confer on the said Company the right of building bridges, piers or works over any navigable river in Canada without the consent of the Governor General of Canada in Council, or of erecting posts or placing their lines of telegraph upon the line of any railway without the consent of the Company or parties to whom such railway belongs.

Provided also, that any message in relation to the administration of justice, the arrest of criminals, the discovery or prevention of crime, and Government messages or despatches shall always be transmitted in preference to any other message or despatch, if required by any person connected with the administration of justice or any person thereunto authorized by the Secretary of State of Canada,—by the name of "The Canada Mutual Telegraph Company," with a total capital stock of one million dollars, divided into ten thousand shares of one hundred dollars.

Dated at the Office of the Secretary of State of Canada, this twenty-third day of September, 1881.

13-3

J. A. MOUSSEAU,
Secretary of State.

NOTICE TO MARINERS.

No. 22 of 1881.

LARK ISLET FOG ALARM.

NOTICE is hereby given that it has been found necessary to change the duration of the blasts sounded by the Fog Trumpet recently established at Lark Islet Light Station, in the River St. Lawrence, at the mouth of the Saguenay River, Province of Quebec (*Vide* Notice to Mariners, No. 17 of 1881).

In future, the Trumpet will sound blasts of twenty seconds' duration, with intervals of forty seconds between the blasts.

WM. SMITH,

Deputy of the Minister of Marine, etc.

Department of Marine and Fisheries,
Ottawa, 9th Sept., 1881.

13-3

PUBLIC NOTICE is hereby given that under the Canada Joint Stock Companies Act 1877, letters patent have been issued under the Great Seal of the Dominion of Canada, bearing date the seventh day of September 1881, incorporating Andrew Walker, of New Glasgow, in the County of Pictou, in the Province of Nova Scotia, in the Dominion of Canada, banker, Adam Carr Bell, of the same place, druggist, M. P. P., James Eastwood, of the same place, jeweller, Graham Fraser, of the same place, manufacturer, Peter A. McGregor, of the same place, merchant, Daniel Jackson, of Pine Tree, in the said Province, farmer, Angus Chisholm, of New Glasgow aforesaid, grocer, and John Ross, of the same place, farmer, for the purpose of manufacturing, selling and dealing in all kinds of glassware throughout the Dominion of Canada, by the name of "The Nova Scotia Glass Company (limited)," with a total capital stock of fifty thousand dollars, divided into five thousand shares of ten dollars.

Dated at the Office of the Secretary of State of Canada, this fifteenth day of September, 1881.

J. A. MOUSSEAU,

Secretary of State.

12-3

ACCOUNTS 1880-81.

STATEMENT

Of the Revenue and Expenditure, on account of the Consolidated Fund, of the Dominion of Canada, as by Returns furnished to the Finance Department to the night of the 14th September 1881.

REVENUE.	AMOUNT.
Customs.....	\$ 522,834 49
Excise.....	79,234 55
Post Office.....	81,598 66
Public Works, including Railways.	52,712 27
Bill Stamps	1,676 25
Miscellaneous	300,076 53
	<u>\$ 1,038,132 75</u>
Revenue to 30th June, 1881.....	28,673,931 22
	<u>\$29,712,063 97</u>
Expenditure.....	\$2,912,977 14
do to 30th June, 1881.....	22,666,191 23
	<u>\$25,579,168 37</u>

J. M. COURTNEY,
Deputy Minister of Finance.

Finance Department,
Ottawa, 15th September, 1881.

NOTICE TO MARINERS.

No. 21 of 1881.

NEW BUOYS IN LOWER ST. LAWRENCE.

NOTICE is hereby given that a red and black horizontally banded Wooden Can Buoy was, on the 5th July last, placed by the Government of Canada, on the South edge of the middle ground off the West end of Hare Island, River St. Lawrence, to indicate the entrance from the West to the South Channel.

Lat. N. $47^{\circ} 47' 30''$ Long. W. $69^{\circ} 43' 30''$

The buoy is moored in 5 fathoms of water at low tide, and the West end of the Island bears N. W. by V. from it.

Also, that a red Wooden Can Buoy was, on the 18th August last, placed off Heath Point, Anticosti, in the

Gulf of St. Lawrence, to mark the end of the shoals off that Point.

Lat. N. $49^{\circ} 5' 0''$ Long. W. $61^{\circ} 40' 15''$

The buoy is moored in $7\frac{1}{2}$ fathoms of water at low tide, two and a quarter miles from the shore, and from it Heath Point Lighthouse bears N. W. by W. ; East Cape N. by E. $\frac{1}{2}$ E ; and Cormorant Point, W. by N. $\frac{1}{2}$ N.

WM. SMITH,
Deputy of the Minister of Marine, etc.

Department of Marine and Fisheries,
Ottawa, 30th August, 1881.

12-3

MONTHLY STATEMENT of Goods Exported from the Dominion of Canada (exclusive of British Columbia) for July, 1881.

	Produce of Canada.	Produce of other countries.	Total.
	\$ cts.	\$ cts.	\$ cts.
Produce of the Mine.....	212,342 00	9,274 00	221,616 00
do Fisheries.....	870,674 00	870,674 00
do Forest.....	3,874,485 00	106,569 00	3,981,054 00
Animals and their Produce.....	2,386,664 00	236,578 00	2,623,242 00
Agricultural Products.....	632,372 00	313,947 00	946,319 00
Manufactures	236,024 00	187,460 00	423,484 00
Miscellaneous Articles.....	31,583 00	3,245 00	34,828 00
Totals.....	8,244,144 00	857,073 00	9,101,217 00
Coin and Bullion.....
Grand Total.....	8,244,144 00	857,073 00	9,101,217 00

CUSTOMS DEPARTMENT,

OTTAWA, 28th September, 1881.

J. JOHNSON,
Commissioner of Customs.

SUMMARY STATEMENT shewing the Quantity and Value of Goods entered for Consumption in the Dominion of Canada (exclusive of British Columbia) and the Duty Collected thereon, during the month ending 31st July, 1881.

ARTICLES.	ENTERED FOR CONSUMPTION.		
	Quantity.	Value.	Duty.
Acids.....	\$	\$ cts.	\$ cts.
Agricultural Implements		4,052 00	783 76
Ale, Beer and Porter.....	Gals.	7,477 00	2,012 75
Animals.....	17,274	9,858 00	2,442 00
Books, Pamphlets, &c., &c.....		11,070 00	2,214 00
Brass and manufactures of.....		72,558 00	11,446 65
Breadstuffs, viz :—		26,470 00	6,647 65
Grain of all kinds.....	Bush.		
Flour and Meal.....	Brls.	126,121	62,532 00
Rice and all other Breadstuffs.....		41,524	154,063 00
Candles.....		26 092 00	10,463 36
Chicory.....	Lbs.	16,625	534 15
Coal of all kinds and Coke.....		8,661	344 94
Coffee, from countries others than U. S.....	Tons.	117,585	64,614 83
" U. States.....	Lbs.	101,907	2,039 46
Copper and manufactures of.....		37,718	1,430 49
Cordage of all kinds.....	\$		2,065 70
Cotton, manufactures of.....		14,544 00	870 40
Drugs and Medicines.....		7,534 00	253,145 30
Earthen, Stone, and Chinaware.....		1,169,548 00	11,814 45
Fancy Goods.....		56,063 00	14,686 25
Fish.....		53,578 00	31,773 32
Fruit, Dried.....		148,921 00	1,024 32
" green, &c.....	Lbs.	5,160 00	8,433 94
Furs.....	\$	35,612 00	7,786 99
Glass and Glassware.....		41,883 00	9,557 75
Gunpowder and explosive substances.....		56,551 00	24,886 30
Hats, Caps and Bonnets.....		105,331 00	418 25
Hops.....		1,597 00	8 096 00
Iron and Steel, and manufactures of.....	Lbs.	32,384 00	197 53
Jewellery and watches, and manufactures of gold and silver		810 00	152,746 14
Lead and manufactures of.....	\$	784,846 00	15,995 10
Leather and manufactures of.....		71,188 00	1,217 28
Marble and Stone, and manufactures of.....		7,963 00	28,128 55
Malt.....		127,788 00	4,239 56
Metals, Composition, &c., and manufactures of.....	Lbs.	23,575 00	9 00
Musical Instruments.....		60	4,778 14
Oils, Kerosene, Refined Petroleum, etc., etc.....	\$	24,723 00	8,617 05
" all other, N.E.S.....	Gals.	30,873 00	11,068 81
Paints and Colors.....		18,789 00	6,295 40
Paper and manufactures of.....		49,235	6,174 69
Perfumery, &c.....	\$	28,237 00	17,143 71
Provisions, viz :		71,951 00	593 60
Bacon, Hams, Shoulders, Sides; Beef, Pork and Mutton.....		1,996 00	
Butter.....	Lbs.	816,226	10,244 14
Cheese.....		66	2 66
Lard.....		1,825	54 78
Poultry and other meats.....		70,399	1,407 99
Salt, not imported from Great Britain or British Possessions or for Gulf Fisheries.....	\$	81,109 00	916 55
Seeds.....	Lbs.	54,970	57 42
Silk, manufactures of.....	\$	304 00	73 85
Soap of all kinds.....		479 00	125,147 20
Spices, ground and unground.....	Lbs.	418,857 00	1,224 83
Starch.....	\$	3,966 00	1,228 05
Spirits of all kinds.....	Lbs.	5,706 00	662 86
Wines, other than Sparkling.....	Gals.	2,044 00	92,668 71
Sparkling.....		67,720	26,502 81
Sugar, above No. 14, D.S.....	Doz.	54,260	5,793 45
equal to No. 9, and not above No. 14, D.S.....	Lbs.	1,242	12,677 46
below No. 9, D.S.....		506,461	63,796 03
Syrups, Cane Juice, &c.....		3,327,408	40,333 78
Melado, &c., &c.....		2,565,539	1,017 73
Glucose and Syrups.....		71,062	
Molasses for refining.....		1,907 00	
Molasses not for refining.....	Gals.	64,341	1,240 29
Tea from countries other than the U.S.....		227,409	9,386 90
United States.....	Lbs.	695,692	32,347 46
Tobacco and Cigars.....		252,253	17,458 76
Wood and manufactures of.....		39,231	17,269 07
Woolen manufactures.....	\$		26,704 35
Wool, Class 1, viz : Leicester, Cotswold, Lincolnshire down		104,666 00	365,442 43
combing wools, or wools known as Lustre Wools, and other		1,278,030 00	
like combing wools, such as are grown in Canada.....	Lbs.		
All other dutiable articles.....		19,084	572 52
Total Dutiable Goods.....	\$	9,708 00	153,438 17
Coin and Bullion (except U.S. silver coin).....		661,184 00	
Free Goods, all other.....			
Grand Total entered for Consumption.....		\$7,015,727 00	\$1,772,668 03
		205,071 00	
		1,759,112 00	
		\$8,979,910 00	\$1,772,668 03

POST OFFICE DEPARTMENT.

Dr. Post Office Savings Bank Account for the Month of August, 1881 Cr

(Furnished to the Minister of Finance in accordance with the Post Office Act 1875, sec. 69, and Public Accounts Audit Act, 1878, Sec. 20.)

Balance in hands of Minister of Finance on 31st July 1881	\$6,437,982 87	Repayments at Post Office Savings Banks during month	\$183,671 84
Deposits in Post Office Savings Banks during month	400,139 00		
Interest allowed to Depositors on accounts closed during 'month	331 43	Balance :—	
		At the credit of Depositors' Accounts.....	\$6,610,926 35
		Outstanding cheques held by Depositors, and not presented for payment.	43,855 11
	6,838,453 30		6,654,781 46
			6,838,453 30

J. M. COURTNEY,
Deputy Minister of Finance.

FINANCE DEPARTMENT, OTTAWA, 19th September 1881.

THE FOLLOWING NEW POST OFFICES WERE ESTABLISHED IN CANADA
ON THE 1st SEPTEMBER, 1881.

NAME OF POST OFFICE.	TOWNSHIP OR PARISH.	ELECTORAL COUNTY.	POSTMASTER.
Charlo Station.....	Restigouche N.B.	Ernest Young.
Brooke	Bithurst.....	Lanark, S.R. O.	B. McKeracher.
Elmside.....	Bristol.....	Pontiac..... Q.	E. Graham.
Fraserburgh	Oakley.....	Muskoka..... O.	Alexander Fraser.
Hope Bay.....	Albemarle.....	Bruce, N.R. O.	James Muirhead.
Hatchley Station.....	Burford.....	Brant, S.R. O.	W. B. Powell.
Mattatall Lake	Colchester..... N.S.	Alexander Patriquin.
Michipicoten Island.....	Lake Superior.....	Algoma..... O.	William Grierson.
Orr Lake.....	Medonte.....	Simcoe, S.R. O.	James Gallagher.
Pike Creek.....	Maidstone.....	Essex O.	Dennis Brassard.
Saint-Mary's River.....	Guysboro..... N.S.	Thomas Martin.
Seaforth	Halifax N.S.	Mrs. Short.
Thetford Mines.....	Thetford	Megantic..... Q.	W. M. Bishop.
Tobermorey.....	St. Edmund's.....	Bruce, S.R. O.	Alexander Green.

CHANGES IN POST OFFICES ALREADY ESTABLISHED.

OFFICES CLOSED.

Bristol..... Co. Pontiac, Q.
Lourdes..... Co. Russell, O.

NAMES CHANGED.

Arthabaska Station, Co. Arthabaska, Q. to Victoriaville.
Falmouth Windsor Bridge, Co. Hants, N.S. to Falmouth Station.
Longwood, Co. Middlesex, W.R. to Wendigo.
Manilla Station, Co. Victoria, S.R., O. to Creswell.

CIRCULATION AND SPECIE

	31st July.	31st August.	30th September.	31st October.	30th November.	31st December.
Fractionals.....	151,678 10	153,156 10				
\$1 & \$2.....	4,669,269 25	4,936,310 75				
\$5, \$10 & \$20	77,040 45	71,865 45				
\$50 & \$100	799,375 00	761,075 00				
\$500 & \$1000	8,998,000 00	9,027,500 00				
Total	14,695,362 80	14,949,907 30				
	31st January.	28th February.	31st March.	30th April.	31st May.	30th June.
Fractionals.....						
\$1 & \$2.....						
\$5, \$10 & \$20.....						
\$50 & \$100.....						
\$500 & \$1000.....						
Total.....						

Fractional Notes.....	153,156 10	Specie held at Montreal, August 31st....	1,566,751 42
Provincial "	178,354 45	Toronto, do 31st	551,622 72
Montreal issue.....	7,621,925 50	Halifax, do 31st.....	741,766 14
Toronto "	4,542,615 00	St. John, do 31st	192,665 44
Halifax "	1,755,872 50	Winnipeg, do 31st	14,137 16
St. John "	673,665 25		
Victoria "	24,318 50		
Total.....	\$14,949,907 30	Guaranteed Debentures.....	3,066,942 88
			2,920,000 00
			5,986,942 88
		Guaranteed Debentures to be held under	
		Vic. 43, cap. 13—	
		10 p. c. on \$14,949,907 30	1,494,990 73
		Specie to be held under Vic. 43, cap. 13—	
		15 p. c. on 14,919,907 30	2,242,486 09
			\$2,757 476 82
		Excess of Specie and Guaranteed Debentures.....	2,249,466 06
		Unguaranteed Debentures to be held under Vic. 43, cap. 13.	11,250,000 00
		75 p.c. on 14,949,907 30.....	11,212,430 48
		Excess of Unguaranteed Debentures.....	37,569 52
		SUMMARY.	
		Excess of Specie and Guaranteed Debentures.....	2,249,466 06
		Excess of Unguaranteed Debentures.....	37,569 52
		Total Excess	2,287,035 58

FINANCE DEPARTMENT,
Ottawa, 9th September, 1881.

J. M. COURTNEY,
Deputy Minister of Finance

RETURN OF THE AMOUNT OF LIABILITIES AND ASSETS OF THE MONTREAL CITY AND DISTRICT SAVINGS BANK, AND OF THE CAISSE D'ECONOMIE DE NOTRE-DAME DE QUEBEC, ON THE 31st AUGUST, 1881.

LIABILITIES.											
CAPITAL.											
	Capital Stock.	Capital paid up.	Dominion Govt. deposits payable on demand.	Provincial Govt. deposits payable on demand.	Other deposits payable on demand.	Dominion Govt. deposits payable after notice.	Provincial Govt. deposits payable after notice.	Other deposits payable after notice.	Special Poor Fund or Charity Trust.	Other Liabilities.	Total Liabilities.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
City and District Savings Bank.....	2,000,000 00	600,000 00	269,146 00			17,030 00		5,061,285 16	180,000 00	179,207 85	5,706,669 01
Caisse d'Economie Notre-Dame de Québec.....	1,000,000 00	250,000 00						3,143,643 39	83,000 00	36,688 72	3,263,332 11

ASSETS.										
	Dominion Securities.	Provincial or Municipal Securities.	Loans having Government Securities.	Loans secured by Bank Stock	Loans secured by Stock, &c.	Cash in hand or on call in chartered Banks.	Special Poor Fund or charity Fund Investments.	Bank Stock prior to incorporation.	Other Assets.	Total Assets.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
City and District Savings Bank.....		890,644 84	600 82	1,814,193 52	1,494,666 66	1,594,101 90	180,000 00		420,289 45	6,394,497 19
Caisse d'Economie Notre-Dame de Québec.....	97,463 27	618,290 48		891,585 29	125,863 18	1,372,733 59	83,000 00	245,220 00	119,360 97	3,553,516 78

* Including landed property of Bank \$341,295 10.

FINANCE DEPARTMENT,
Ottawa, 6th Sept. 1881.

J. M. COURTNEY,
Deputy Minister of Finance.

NAME OF THE COMPANY.	Chief Agent to receive process.	Amount of Deposit.	Description of Insurance business for which licensed.
The Accident Insurance Company of North America.....	Edward Rawlings, Manager, Montreal.....	\$13,500 Montreal Harbour bonds; \$9,733 Montreal Warehousing Bds.; \$550, 5 p. Canada stock. (Accepted at \$20,000).....	Accident.
The Aetna Insurance Company of Hartford, Connecticut.....	Robert Wood, General Agent, Montreal.....	\$5,070 Canada stock; \$23,000 Municipal Debentures; \$72,000 U.S. Bonds. (Accepted at \$97,771).....	Fire and Inland Marine.
The Aetna Life Insurance Company of Hartford, Connecticut.....	Wm. H. Orr, Manager, Toronto.....	\$100,000 U.S. gold bonds (A), \$70,000 U.S. Bonds and \$25,000 Dehs. Prov. of Queb. (B).....	Life.
The Agricultural Insurance Company of Watertown, N.Y., U.S.....	Jno. Fisher, Chief Agent, Cobourg.....	\$100,000 U.S. Bonds, 4 per cent.	Fire.
The Anchor Marine Insurance Company.....	Hugh Scott, Agent, Toronto.....	\$56,000 Municipal Debentures. (Accepted at \$50,400).....	Inland Marine.
The British America Assurance Company, Toronto.....	Louis H. Boulton, Acting Manager, Toronto.....	\$61,000 Municipal Debentures. (Accepted at \$54,900).....	Fire and Inland Marine.
The Briton Life Association (Limited).....	J. B. M. Chipman, Chief Agent, Montreal.....	\$54,993—Canada 4 per cent. bonds.....	Life.
The Canada Fire and Marine Insurance Company.....	Charles Cameron, Managing Director, Hamilton.....	\$57,000 Municipal Debent. (Accepted at \$51,300).....	Fire and Inland Marine.
The Canada Life Assurance Company, Hamilton.....	A. G. Ramsay, Manager, Hamilton.....	\$60,000 Municipal Debentures. (Accepted at \$54,000).....	Life.
The Canadian Steam Users Insurance Association.....	W. B. McMurrich, Agent, Toronto.....	\$3,900 Imper. Building Society stock, \$5,000 Toronto Building and Loan Assoc. stock, \$1,600 Western Assur. stock.....	Steam Boilers, &c.
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal.....	\$56,000 Municipal Debentures. (Accepted at \$50,400).....	Life and Accident.
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal.....	\$56,000 Montreal Harbor bonds. (Accepted at \$50,400).....	Fire and Inland Marine.
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal.....	\$30,000 cash.....	Guarantee.
The Commercial Union Assurance Company of London, England.....	Fred. Cole, General Agent, Montreal.....	\$100,344 Canada stock (Life A), \$50,613 Canada Con. 5 per cent. stock and \$55,967, 4 p. c. stock (Fire).....	Fire and Life.
The Confederation Life Association of Canada.....	J. K. Macdonald, Managing Director, Toronto.....	\$86,300 Municipal Debentures. (Accepted at \$77,650).....	Life.
The Dominion Fire and Marine Insurance Company, (Hamilton).....	F. R. Despard, Manager, Hamilton.....	\$35,000 cash, \$15,000, City Victoria, B.C. Bonds.....	Fire and Inland Marine.
The Equitable Life Assurance Society of the United States, N. Y.....	R. W. Gale, Manager, Montreal.....	\$100,000 Canada stock (A) and \$65,000 U.S. Bonds (B).....	Life.
The Fire Insurance Association (Limited), London, England.....	Wm. Robertson, Chief Agent, Montreal.....	\$100,000 Canada stock.....	Fire.
The Guarantee Company of North America.....	Edward Rawlings, Manager, Montreal.....	\$32,000 Municipal Debentures; \$15,000 Mon. Harb. Bonds; \$9,733 Mon. Warehous. bds. and \$400 stock. (Accepted at \$51,000).....	Guarantee.
The Guardian Fire and Life Assurance Company, London, England.	Robt. Simms & Co., and Geo. Denholm, Gen. Agents, Montreal.....	\$100,343 Canada stock.....	Fire.
The Hartford Fire Insurance Company, Hartford, Connecticut.....	Robt. Wood, General Agent, Montreal.....	\$55,000 U.S. bds. and \$30,840 bank stock. (Accepted at \$100,000).....	Fire.
The Imperial Insurance Company of London, England.....	W. H. Rintoul, Agent, Montreal.....	\$48,667 Con. 5 per cent. Can. stock, \$51,402 6 per cent. Can. stock.....	Fire.
The Lancashire Insurance Company.....	S. C. Duncan-Clark, Chief Agent, Toronto.....	\$100,000 Canada stock.....	Fire.
The Lion Life Insurance Company (Limited) London, England.....	Fred. Stanciliffe, General Manager, Montreal.....	\$10,000 stg. Canada stock.....	Life.
The Liverpool and London and Globe Insurance Company.....	G. F. C. Smith, Chief Agent, Montreal.....	\$50,000 Canada stock (Life), and \$3,000 Can. 5's; \$63,000 Municipal Deb., \$25,000 Montreal Investment Association; and \$17,030 cash. (Accepted at \$145,480).....	Fire and Life.
The London Assurance Corporation, England.....	C. C. Foster, Agent, Montreal.....	\$50,127 Canada Con. 5 p. c. stock and \$99,873 Canada stock, being (Fire) \$100,000 and (Life) \$50,000.....	Fire and Life.
The London Guarantee and Accident Co. (Limited).....	A. T. McCord, Jr., Chief Agent, Toronto.....	\$11,000 stg. Canada Stock.....	Guarantee and Accident.
The London and Lancashire Fire Insurance Company, Liverpool.....	C. J. Spike, Chief Agt., Halifax, N.S.....	\$21,000 stg. Canada Stock.....	Fire.
The London and Lancashire Life Assurance Company.....	William Robertson, Manager, Montreal.....	\$100,000 Canada stock (A) \$5,000 cash and \$4,867 Prov. of Queb. bonds (B).....	Life.
The London Mutual Fire Insurance Company of Canada, London, Ont.	D. C. Macdonald, Secretary, London.....	\$25,000 Canada Stock and \$5,000 cash.....	Life.
The Metropolitan Life Insurance Company of New York.....	Thos. A. Temple, General Agent, St. John, N.B.....	\$100,000 U. S. bonds.....	Life
The Metropolitan Plate Glass Insurance Company, New York.....	A. J. Pell, Montreal.....	\$5,000 United States bonds.....	Plate Glass Insurance.
The Mutual Life Association of Canada.....	J. Turner, President, Hamilton.....	\$92,988 Municipal Debentures. (Accepted at \$83,690).....	Life.
The North American Mutual Life Insurance Company.....	Wm. McCabe, Managing Director, Toronto.....	\$50,000 cash.....	Life.
The North British and Mercantile Insurance Company.....	Macdougall & Davidson, General Agents, Montreal.....	\$50,000 Canada stock (Life A); \$47,000 Montreal Harbour bonds and \$65,000 Municipal Deb. (Fire). (Accepted at \$150,800).....	Fire and Life.

The Northern Assurance Company of Aberdeen and London	Taylor Bros., General Agents, Montreal.....	\$55,833 Canada stock, \$14,167 Canada 5's	Fire.
The Norwich Union Fire Insurance Society, Norwich, England.....	Alex. Dixon, Agent, Toronto.....	\$100,000 Canada Stock	Fire.
The Ontario Mutual Life Assurance Company	Wm. Hendry, Manager, Waterloo.....	\$56,157 Municipal Debentures. (Accepted at \$50,541).....	Life.
The Phoenix Insurance Company of Brooklyn.....	Robert Hampson, Agent, Montreal	\$100,000 U. S. bonds.....	Fire and Inland Marine.
The Phoenix Fire Assurance Company, London, England	Gillespie, Moffatt & Co., Gen Ag'ts Mont.....	\$50,171 Canada stock, and \$50,126 Canada Con. 5 p.c. stock.....	Fire.
The Quebec Fire Assurance Company	J. G. Clapham, President, Quebec.....	\$25,000 Canada stock, \$60,000 Bank stock, and \$15,200 Municipal Debentures. (Accepted at \$98,680).....	Fire.
The Queen Fire and Life Insurance Company, England.....	A. M. Forbes & H. J. Mudge, Chief Agents, Montreal	\$100,000 Canada stock (Fire) and \$51,100 Canada Consol. 5 p. c. stock (Life).....	Fire and Life.
The Reliance Mutual Life Assurance Society, London, England.....	J. Cassie Hatton, Attorney, Montreal.....	\$100,000 Canada stock (A) and \$10,000 Canada stock (B).....	Life.
The Royal Canadian Insurance Company	Arthur Gagnon, Secretary, Montreal.....	\$56,000 Montreal Harbour bonds. (Accepted at \$50,400).....	Fire and Inland Marine.
The Royal Insurance Company	M. H. Gault & Wm. Tatley, Chief Agents, Montreal		
The Scottish Imperial Insurance Company	Taylor Bros., General Agents, Montreal.....	\$96,982 Canada stock, \$53,533 Canada Consol. 5 p. c. stock, \$170,333 British Consols—being \$149,182 (Fire) \$50,000 (Life A) and \$121,666 (General). Also \$97,333, 33, British Annuities (General). Total \$418,182.....	Fire and Life.
The Sovereign Fire Insurance Company of Canada.....	Hon. Alex. Mackenzie, President, Toronto.....	\$71,068 Canada stock, \$20,000 Montreal Harbour bonds, \$13,500 Municipal Deb. (Accepted at \$101,107).....	Fire.
The Standard Life Assurance Company, Scotland.....	W. M. Ramsay, Manager, Montreal	\$115,655 Municipal Debent., cash \$3,634. (Accepted at \$101,218).....	Fire.
The Star Life Assurance Society of England.....	A. W. Lauder, General Treasurer, Toronto.....	\$64,000 Mun. Debts., \$107,000 Mont. Harbour Bds., (accepted at \$153,900), being \$126,750 (Life A), and \$27,150 (Life B).....	Life.
The Sun Mutual Life Insurance Company of Montreal.....	R. Macaulay, Secret. and Manager, Montreal.....	\$100,343 Canada stock.....	Life.
The Toronto Life Assurance and Tontine Company	Arthur Harvey, Manager, Toronto.....	\$56,000 Municipal Debentures. (Accepted at \$50,400).....	Life and Accident.
The Travelers Insurance Company of Hartford, Conn.	Thos. Simpson, Agent, Montreal.....	\$32,400 Municipal Debent., cash \$1,040.36. (Accepted at \$30,200).....	Life and Accident.
The Union Mutual Life Insurance Company of Maine	Wm. Mulock, Agent Toronto.....	\$100,000 U. S. bonds, \$25,000 Municipal Debent., \$20,000 Montreal Harbour Bonds, (accepted at \$140,500), being \$100,000 (Life A) \$25,000 par (Life B) and \$20,000 par, (accident).....	Life and Accident.
The Western Assurance Company, Toronto	J. J. Kenny, Managing Director, Toronto.....	\$100,000 U. S. 4 per cent. Bonds (A) and \$15,000 District of Columbia, U.S., Bonds (B).....	Life.
		\$57,700 Municipal Debentures. (Accepted at \$51,930).....	Fire and Inland Marine.

THE FOLLOWING LIFE INSURANCE COMPANIES HAVING CEASED TO TRANSACT NEW BUSINESS IN CANADA, ARE ENTITLED UNDER SECTION 17 OF THE CONSOLIDATED INSURANCE ACT OF 1877, TO TRANSACT ALL BUSINESS CONNECTED WITH POLICIES EXISTING AT 21st MARCH, 1878, AND THEIR DEPOSITS ARE APPLICABLE TO THOSE POLICIES SUBJECT TO THE PROVISIONS OF THE INSURANCE ACTS OF 1868 AND 1871.

NAME OF THE COMPANY.	Chief Agent to receive process.	Amount of Deposit.	Business.
The Briton Medical and General Life Association, London, England.....	Jas. B. M. Chipman, Manager, Montreal.....	\$100,343 Canada Stock	Life.
The Connecticut Mutual Life Insurance Company of Hartford, Conn., U.S.....	Robt. Wood, General Agent, Montreal.....	\$100,000 U.S. Bonds.....	Life.
The Edinburgh Life Assurance Company.....	David Higgins, Chief Agent, Toronto.....	\$150,515 Canada Stock.....	Life.
The Life Association of Scotland.....	George W. Ford, Chief Agent, Montreal.....	\$150,000 Canada Stock	Life.
The National Life Insurance Company of the United States of America.....	John F. Bell, Attorney, Windsor.....	\$100,000 U. S. Bonds.....	Life.
The New York Life Insurance Company	F. W. Campbell, M.D., Attorney, Montreal.....	\$100,000 U. S. Bonds.....	Life.
The North Western Mutual Life Insurance Company of Milwaukee.....	M. W. Mills, Chief Agent, Toronto.....	\$100,000 U. S. Bonds.....	Life.
The Phoenix Mutual Life Insurance Company, Hartford, Connecticut.....	A. R. Bethune, General Agent, Montreal.....	\$105,000 U. S. Bonds.....	Life.
The Positive Government Security Life Assurance Company (limited) England.....	John Taylor, Secretary, Montreal.....	\$8,273 Canada 5 per cent Debentures.....	Life.
The Scottish Amicable Life Assurance Society.....	Geo. Wm. Ford, General Agent, Montreal.....	\$150,000 Canada Stock.....	Life.
The Scottish Provident Institution.....	R. A. Ramsay, Attorney, Montreal.....	\$100,343 Canada Stock.....	Life.
The Scottish Provincial Assurance Company	Geo. Wm. Ford, Secretary, Montreal	\$150,790, viz: 112,343, Canada Stock, and \$38,447 Canada 5 per cent debentures.....	Life.
The United States Life Insurance Company	\$60,000 U. S. Gold Bonds.....	Life.

NOTE.—The Globe Mutual Life Insurance Company of New York, has been declared insolvent both in the United States and Canada, and Jas. D. Fish of New York has been appointed Receiver by the United States Courts, and W. C. Wells, of Montreal, has been appointed Assignee by the Superior Court of Lower Canada, Montreal, for the Canadian business of the Company. The deposit of the Company with the Government, \$100,000 U.S. Bonds, has by order of said Superior Court, been delivered to the Bankers of that Court.

The Merchants' Marine Insurance Company of Montreal has ceased to transact business and is winding up its affairs. The deposit has been surrendered to the Company, except \$2,223 cash held against contested claims.

Office of the Superintendent of Insurance,
Ottawa, 30th June, 1881.

J. B. CHERRIMAN, Superintendent of Insurance.

STATEMENT of the Balances at Cr. of Depositors in Government Savings Banks, on 31st May, 1881, published in accordance with Act 34 Vic., Chap. 6, Sec. 23.

BANK.	Balance on 30th April, 1881.	Deposits for May, 1881.	Total.	Withdrawn, May, 1881.	Balance, 31st May, 1881.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
<i>Ontario—</i>					
Toronto.....	441,820 79	35,203 49	477,024 28	16,123 14	460,901 14
<i>Manitoba—</i>					
Winnipeg.....	164,476 67	43,094 68	207,571 35	23,335 22	184,236 13
<i>British Columbia—</i>					
Victoria.....	1,134,059 34	73,787 00	1,207,846 34	34,770 21	1,173,076 13
Nanaimo.....	106,008 07	17,146 00	123,154 07	3,144 75	120,009 32
New Westminster.....	131,222 99	9,195 00	140,417 99	6,996 61	133,421 38
<i>Nova Scotia—</i>					
Amherst.....	74,115 62	11,641 00	85,756 62	3,835 67	81,920 95
Antigonish.....	25,734 09	3,441 00	29,175 09	3,098 11	26,076 98
Annapolis.....	68,737 60	22,771 26	91,508 86	6,214 76	85,294 10
Arichat.....	116,896 88	3,817 25	120,714 13	2,544 68	118,169 45
Acadia Mines.....	25,729 77	573 00	26,302 77	1,003 60	25,299 17
Baddeck.....	17,925 58	4,393 00	22,318 58	794 52	21,524 06
Bridgewater.....	13,776 75	2,531 00	16,307 75	1,228 00	15,079 75
Barrington.....	23,493 30	2,671 00	26,164 30	236 32	25,927 98
Digby.....	42,464 30	7,787 00	50,191 30	1,811 24	48,380 06
Guysboro'.....	36,798 79	2,385 00	39,183 79	3,543 36	35,640 43
Halifax.....	2,091,284 98	85,777 04	2,177,062 02	79,655 73	2,097,406 29
Kentville.....	62,902 93	10,930 00	73,832 93	9,770 11	64,062 82
Liverpool.....	96,497 33	3,531 00	100,028 33	2,175 77	97,852 56
Little Glace Bay.....	1,274 48	1,274 48	1,274 48
.....	2,997 30	370 21	3,367 51	279 00	3,088 51
Lunenburg.....	54,162 39	5,698 00	59,860 39	1,026 53	58,833 86
Maitland.....	48,050 80	2,822 00	50,872 80	3,287 96	47,584 84
New Glasgow.....	77,854 18	9,103 00	86,957 18	5,677 38	81,279 80
Parrsboro'.....	30,566 75	2,929 00	33,495 75	753 81	32,741 94
Port Hood.....	39,184 88	3,984 00	43,168 88	1,600 00	41,568 88
Pictou.....	31,655 71	2,226 00	33,881 71	195 05	33,686 66
Shelburne.....	26,406 58	1,187 00	27,593 58	748 40	26,845 18
Sydney.....	141,412 32	4,454 00	145,866 32	6,486 61	139,379 71
Sherbrooke.....	30,884 97	415 00	31,299 97	2,560 00	28,739 97
Truro.....	146,149 01	11,145 00	157,294 01	6,929 86	150,364 15
Windsor.....	344,206 79	11,909 00	356,115 79	4,357 62	351,758 17
Weymouth.....	47,091 56	620 00	47,711 56	3,227 28	44,484 28
Yarmouth.....	238,038 40	7,468 00	245,506 40	9,904 79	235,601 61
<i>New Brunswick—</i>					
Bathurst.....	54,377 04	749 00	55,126 04	1,014 56	54,111 48
Chatham.....	165,736 96	2,290 00	168,026 96	8,544 82	159,482 14
Dalhousie.....	119,649 90	1,422 00	121,071 90	3,577 70	117,494 20
Dorchester.....	12,854 16	60 00	12,914 16	12,914 16
Fredericton.....	196,944 71	21,445 00	218,389 71	7,809 23	210,580 48
Hillsboro'.....	11,956 07	1,313 00	13,269 07	526 32	12,772 75
Moncton.....	84,296 96	14,398 00	98,694 96	9,127 07	89,567 89
Newcastle.....	105,658 39	4,673 00	110,331 39	8,217 70	102,113 69
Richibucto.....	56,853 70	170 00	57,023 70	1,880 47	55,143 23
St. Andrews.....	152,436 69	7,055 00	159,491 69	4,005 15	155,486 54
St. John.....	1,311,607 93	58,424 00	1,370,031 93	25,548 12	1,344,483 81
Woodstock.....	142,423 69	5,393 00	147,816 69	3,077 69	144,739 00
<i>Prince Edward Island—</i>					
Charlottetown.....	576,560 89	32,722 00	609,282 89	21,626 37	587,656 52
Total.....	8,925,178 99	555,148 93	9,480,327 92	342,271 29	9,138,056 63

FINANCE DEPARTMENT,
OTTAWA, 12th July, 1881.

J. M. COURTNEY,
D. M. F.

TO ADVERTISERS IN THE GAZETTE.

PARTIES sending advertisements to be inserted in "The Canada Gazette," will hereafter please observe the following rules:

- 1st. Address "The Canada Gazette, Ottawa, Canada"
- 2nd. Indicate the number of insertions required
- 3rd. Invariably remit the fees for such advertisements, together with the price of one Gazette, as below. Otherwise they will not be inserted. The rates are eight cts. for the first insertion, and two cts. for each subsequent insertion per line of nine words, each figure counting as one word.

Subscribers will also notice that the subscription, \$4 per annum, is invariably payable in advance, and that the "Gazette" will be stopped from them at the end of the period paid for. Single numbers will be charged ten cts. each, and when more than one are required by advertisers, must be remitted for likewise.

BROWN CHAMBERLIN,
Queen's Printer.

Office of Queen's Printer,
Ottawa, 11th May, 1872.

APPLICATIONS TO PARLIAMENT.

DOMINION PARLIAMENT.

Rules relating to Notices for Private Bills.

51. All applications for Private Bills, properly the subjects of legislation by the Parliament of Canada, within the purview of "The British North America Act, 1867," whether for the erection of a Bridge, the making of a Railroad, Turnpike Road or Telegraph Line; the construction or improvement of a Harbour, Canal, Lock, Dam or Slide, or other like work; the granting the right of Ferry; the incorporation of any particular Trade or Calling, or of any Banking or other Joint Stock Company; or otherwise for the granting to any individual or individuals, any exclusive or peculiar rights or privileges whatever, or for doing any matter or thing which, in its operation, would affect the rights or property of other parties, or relate to any particular class of the community; or for making any amendment of a like nature to any former Act, shall require a Notice, clearly and distinctly specifying the nature and object of the application, and (except in the case of existing corporations) signed by, or on behalf of the applicants, to be published as follows, viz:

In the Provinces of Quebec and Manitoba.

A notice inserted in the *Canada Gazette*, in the English and French languages, and in one newspaper in the English, and in one in the French language in the District affected, or in both languages in one paper, if there be but one in the said District, or if there be no paper published therein, then, in both languages, in a paper in the nearest District, in which a newspaper is published.

In any other Province.

A notice inserted in the *Canada Gazette*, and in one newspaper published in the County, or Union of Counties affected, or if there be no paper published therein, then in a newspaper in the nearest County in which a newspaper is published. Such Notices to be continued in each case, for a period of two months during the interval of time between the close of the next preceding Session and the consideration of the Petition. And copies of the newspapers containing the first and last insertion of such notice shall be sent to the Clerk of each House.

When a Petition is for leave to bring in a Private Bill for the erection of a Toll Bridge, the petitioner or petitioners, upon giving the notice prescribed by the preceding Rule, shall also, at the same time, and in the same manner, give notice of the rates which they intend to ask; the extent of the privilege, the height of the arches, the interval between the abutments or piers for the passage of rafts and vessels, and whether they intend to erect a drawbridge, and the dimensions of the same.

Any person seeking to obtain any Private Bill shall, eight days before the meeting of Parliament, deposit with the Clerk of the House, in which the bill is to originate, a copy of such bill in the English or French language, with a sum sufficient to pay for translating and printing the same—600 copies to be printed in English, and 200 copies in French—the translation to be done by the officers of the House, and the printing by the contractor. The applicant shall be also required to pay the accountant of the House a sum of \$200 and the cost of printing the Act in the Statutes, and lodge the receipt of the same with the Clerk of the Committee to which such Bill is referred—such payment to be made immediately after the second reading, and before the consideration of the Bill by such Committee.

No Petition for a Private Bill is received by either House after the first ten days of the session.

ROBERT LEMOINE,
Clerk of the Senate.

JOHN GEORGE BOURINOT,
Clerk of the Commons.

Rules of the Senate relating to Notices for Bills of Divorce.

72. Every Applicant for a Bill of Divorce is required to give notice of his intention so to do, and to specify from whom and for what cause, by advertisements during six months, in the *Canada Gazette*, and in two newspapers published in the District, in Quebec and Manitoba, or in the County, or Union of Counties in the other Provinces, where such applicant usually resided at the time of the separation, or if thy requisite number of papers cannot be found therein then in the adjoining District, or County, or Union of Counties.

73. A copy of the notice, in writing, is to be served at the instance of the applicant, upon the person from whom the Divorce is sought, if the residence of such person can be ascertained; and proof on oath of such service, or of the attempts made to effect it, to the satisfaction of the Senate, is to be adduced before the Senate on the reading of the Petition.

ROBERT LEMOINE,
Clerk of the Senate

NOTICE is hereby given that application will be made at the next session of the Parliament of Canada for an Act to incorporate a Company for the purpose of constructing and working a line of railway from the City of Ottawa or some point on the St. Lawrence and Ottawa Railway or the Canada and Atlantic Railway, passing through or near the Villages of Metcalfe, Ormond, Vernon, Bate's Corners or West Winchester, Winchester Springs, Bell's Corners and Morrisburgh, to a point opposite Ogden's Island, in the State of New York; with power to construct a bridge across the canal and the main channel of the St. Lawrence River to Ogden's Island, connecting with a line across the Island and the American waters to Waddington and Teal's Station or some other point on the Ogdensburgh and Lake Champlain Railway, and with the projected line of railway through the Adirondacks to North Creek; with power to amalgamate with, connect with, and obtain running powers over, any line or lines of railways and bridges, within or without the Dominion of Canada; and with power also to build and run tramways, steam ferries, steamboats, vessels and barges in connection with the said line of railway and bridge,—to be called "The Ottawa, Waddington and New York Railway and Bridge Company."

SCOTT, MAC TAVISH & MAC CRACKEN,
Solicitors for applicants.

Ottawa, 24th September, 1881.

13-9

NOTICE is hereby given that application will be made to the Parliament of the Dominion of Canada, at its next session, for an Act to incorporate

a Bank under the name of "The Planters' Bank of Canada," with its head office in the City of Toronto.

ROAF & ROAF,

Solicitors on behalf of the applicants.

Dated 15th September, 1881.

12-9

NOTICE is hereby given that the Dundee Land Investment Company (Limited) will apply at the next session of the Parliament of the Dominion of Canada, for an Act enabling it to take, hold and convey real property within the Dominion of Canada.

DRUMMOND BROTHERS & CO.,

Agents.

Montreal, 8th Sept., 1881.

11-9

NOTICE is hereby given that the Scottish Canada Company, limited, will apply at the next session of the Parliament of the Dominion of Canada, for an Act enabling it to take, hold and convey real property within the Dominion of Canada.

A. T. DRUMMOND,

Managing Director.

Montreal, 8th Sept., 1881.

11-9

NOTICE is hereby given that application will be made at the next session of the Parliament of the Dominion of Canada for an Act to incorporate a Company for the purpose of constructing and working a line of railway from a point on the Canadian Pacific Railway at or near Portage la Prairie, in the Province of Manitoba, running thence in a north-westerly direction to a point at or near the Forks of the Saskatchewan; with power to construct a branch to Battleford and a branch in a southerly direction to the main line of the Canadian Pacific Railway; and with power also to build and run tramways, steamers and barges in connection with the said line of railway.

DRUMMOND BROTHERS & CO.

Agents for the applicants.

Montreal, 8th Sept., 1881.

11-9

PUBLIC Notice is hereby given that application will be made at the next session of the Parliament of Canada for an Act authorizing a Company to build a Railway between the City of Montreal and a point on Lake Simcoe, near Beaverton, *via* Perth and Smith's Falls, and north from Lake Simcoe to a point on Lake Nepissing near South East Bay, and south to Toronto and west to Detroit, to be called the Dominion Air Line.

Dated at Montreal, 1st September, 1881.

R. C. COWAN,

Solicitor for applicants.

10-9

PUBLIC Notice is hereby given that application will be made at the next session of the Parliament of Canada for an Act authorizing a Company to build a Railway between the City of Montreal and the village of Smith's Falls, in the County of Lanark, in the Province of Ontario, to be called "The Montreal and Central Canada Railway Company."

SCOTT, MacTAVISH & MacCRACKEN,

Solicitors for the applicants.

Dated the first day of August, 1881.

6-9

NOTICE is hereby given that an application will be made to the Parliament of the Dominion of Canada, at the next session thereof, on behalf of Matthew Gardiner, of the Township of Sydenham, in the County of Grey and Province of Ontario, farmer, for a Bill of Divorce from Elizabeth Ann Gardiner, his wife, on the ground of adultery.

EDGAR, RITCHIE & MALONE,

Solicitors for the applicant.

Dated at Toronto, this 6th day of May, 1881. 46-27

APPLICATIONS FOR CHARTER BY LETTERS PATENT.

NOTICE is hereby given that after the expiration of one month from the first publication hereof, application will be made to His Excellency the Governor General of Canada in Council for a charter of incorporation pursuant to the Canada Joint Stock Companies Act, 1877, constituting the applicants and such others as may become shareholders therein, a body corporate and politic under the name and for the purposes following, that is to say:—

1. The name of the proposed company is the "Trenton Water Power Company (Limited)."

2. The objects for which incorporation is sought are for the erection of a dam across the River Trent, at or in the vicinity of what is known as Lucas Island; for erecting buildings for factories and machinery of various kinds and operating the same, and for leasing and selling rights of water powers created by the said dam and for the purchase of such real estate as may be convenient for all or any of the purposes aforesaid.

3. Chief place of business to be Trenton, in the County of Hastings, in the Province of Ontario.

4. The capital stock to be twenty-five thousand dollars.

5. Two hundred and fifty shares of one hundred dollars each.

6. The names of the applicants are George Henry Gordon, merchant; Henry Wright Day, M.D.; Charles McLellan, M.D.; Henry William Delany, solicitor; Lorenzo Udolphus Cameron Titus, solicitor; Patrick John O'Rourke, gentleman; Gilbert Wellington Ostrom, barrister; James Benjamin Young, merchant; John N. Lee, merchant; John D. Macauley, grain merchant; Francis James McGuire, gentleman; William Ford Baker, grain merchant; Samuel Squire Young, merchant; Jonathan A. Porte, mariner; George Crowe, mason; Joshua W. Cunningham, livery-keeper; George Young, editor, all of the Town of Trenton, in the County of Hastings, in the Province of Ontario. And the said George Henry Gordon, Henry Wright Day, Charles McLellan, Henry William Delany, Lorenzo Udolphus Cameron Titus, Patrick John O'Rourke, Gilbert Wellington Ostrom, James Benjamin Young and John N. Lee are to be the first directors of the said company.

DELANY & OSTROM,

Solicitors for applicants.

Dated 29th Sept., 1881.

14-6

NOTICE is hereby given that immediately after the expiration of one month after the last publication of this notice, application will be made to the Governor in Council under the Canada Joint Stock Companies Act of 1877, for Letters Patent incorporating the applicants hereunder mentioned and others who may become shareholders in the company thereby created, a body corporate and politic by the name and for the purposes hereunder mentioned.

1. The corporate name of the proposed company is the "Eureka Woolen Mill Company."

2. The purposes for which incorporation is sought are the manufacture of woollen cloths of all descriptions and the owning or hiring of buildings and land necessary therefor.

3. The chief place of business of the said company is to be Lower Hopewell, in the County of Pictou, and Province of Nova Scotia.

4. The intended amount of the capital stock is thirty thousand dollars.

5. The amount of shares is to be three thousand and the value of each share ten dollars.

The names in full and the addresses of and callings of each of the applicants are: James McKay, Riverton, Pictou County, farmer; James W. Grant, Hopewell, Pictou County, miller; Isaac McNaughton, Riverton, Pictou County, farmer; John Ross, New Glasgow, Pictou County, farmer; N. S. Poole, Stelarton, Pictou County, Coal Mine Manager; H. B. Kendrick, Riverton, Pictou County, manufacturer;

R. A. Walker, New Glasgow, Pictou County, merchant; Isaac A. Grant, Pictou, Pictou County, merchant; R. P. Fraser, Pictou, Pictou County, druggist; John McNaughton, Riverton, Pictou County, farmer; D. C. Fraser, New Glasgow, Pictou County, barrister.

The first five of whom are the first or provisional Directors.

Dated at New Glasgow this 17th day of September A. D. 1881.

D. C. FRASER,
Solicitor for applicants.

13-6

NOTICE is hereby given that application will be made by the persons after named to His Excellency the Governor General of Canada in Council, to the end that, by Letters Patent under the Great Seal of Canada, a charter may be granted constituting them and others who may become shareholders in the Company thereby created, a body corporate and politic in terms of "The Canada Joint Stock Companies Act of 1877."

1. The proposed corporate name of the Company is "The Black Diamond Steamship Company of Montreal, Limited."

2. The purposes for which incorporation is sought are,—the purchase, building, holding, working and selling of steamships and other vessels and the employment of the same in the carrying for hire of coal, minerals, merchandize and cargoes of all descriptions, as well as passengers, in and between any port or ports in Canada, and between such ports and any British or Foreign ports; the purchase and sale of coal, minerals, merchandize and other property in connection with the working of said steamships and vessels; the purchase and sale of lands, mineral rights, coal mines and other mines in Canada, and the working of the same; the purchase, erection and sale of piers, warehouses, offices and other buildings, lines of railway and tramway on lands of the Company, for use in connection with the business of the Company, at such ports and mines, and all other purposes connected with or incidental to the working of such steamers, vessels, mines, buildings, piers, works, and other property as aforesaid.

3. The chief place of business is to be in the City of Montreal.

4. The intended amount of capital is three hundred thousand dollars.

5. The number of shares is intended to be three thousand and the amount of each one hundred dollars.

6. The names in full and the address and calling of each of the applicants who are also to be the first provisional directors, all of whom are resident in Canada, are Hugh McLennan, merchant; Thomas Harris Hodgson, merchant; George Mathieson Kinghorn, forwarder; Abner Kingman, merchant; Thomas Briggs Brown, merchant, all of the City of Montreal.

R. A. RAMSAY,
Solicitor for applicants.

Montreal, 1st September, 1881. 11-6

NOTICE is hereby given that after the expiration of one month from the first publication hereof, application will be made to His Excellency the Governor General of Canada in Council, for a charter of incorporation pursuant to "The Canada Joint Stock Companies Act, 1877," constituting the applicants and such others as may be or become shareholders therein a body corporate and politic, under the name and for the purposes following, that is to say:—

1. The name of the proposed Company is the "Windsor Cotton Company, (Limited)".

2. The object for which incorporation is sought is the manufacture and sale of cotton yarns, threads and fabrics of every description, and the acquiring and erection of all materials, machinery, buildings and erections necessary therefor.

3. The chief place of business—Windsor, in the County of Hants and Province of Nova Scotia.

4. The capital stock—two hundred thousand dollars.

5. Four thousand shares of fifty dollars each.

6. The names, addresses and callings of the applicants are E. Churchill and Sons, of Hantsport, in the said County of Hants, shipowners; Jedediah E. Newcomb, of the same place, merchant; William Curry, barrister-at-law; Godfrey Philip Payzant, merchant; Bennett Smith, shipowner; Mark Curry, merchant; Thomas Aylward, master mariner; Jedediah A. Shaw, druggist; William Henry Blanchard, barrister-at-law; Shubarl Dimock, shipbuilder; Samuel G. Black, farmer; Edward Wilson Dimock, merchant; William Dimock, merchant; Aubrey Blanchard, barrister-at-law; John Dart, D.C.L., President King's College; John Sterling, merchant; John Doran, merchant; Andrew P. Shand, merchant; C. and G. Wilson, merchants; James E. Graham, merchant; Charles W. Knowles, stationer; Walter Lawson, cashier Commercial Bank of Windsor; Michael Doyle, master mariner; Lewis E. Dimock, accountant; Edgar D. Shand, merchant; William O'Brien, master mariner; John M. Smith, merchant; Charles DeWolf Smith, merchant, all of Windsor, in the said County of Hants; Charles E. Young, of Falmouth, in the said County of Hants, farmer; Archibald McCallum, of Maitland, in said County, shipbuilder; William McDougall, of Maitland aforesaid, shipbuilder; Nelson Murphy, of Maitland aforesaid, merchant; John A. Harvie, of Newport, in said County, shipbuilder; John Mann, of Newport aforesaid, master mariner, and John Poole, of Newport aforesaid, farmer.

7. The names of the provisional directors of the said Company are the said William Curry, Godfrey Philip Payzant, Mark Curry, Edward Wilson Dimock, Thomas Aylward, John Sterling and William Dimock.

W. H. & A. BLANCHARD,
Solicitors and attorneys for said applicants.
Dated Windsor, N.S., 5th September, 1881. 11-5

NOTICE is hereby given that application will be made to His Excellency the Governor General in Council for letters patent under the Great Seal of the Dominion, for a charter creating the undermentioned persons a body corporate and politic under the name of "The High River Stock Company," for the purpose of breeding, raising, buying and selling cattle, horses, sheep and other stock, and the carrying on in all its branches of stock-raising at or in the Bow River Country, in the North West Territory of the Dominion of Canada, with a head office in the City of Montreal, in the Province of Quebec.

The capital stock of the Company to be two hundred thousand dollars, divided into two thousand shares of one hundred dollars each. The names of the said applicants are as follow: Andrew Allan, gentleman; Robert A. Smith, gentleman; John Cassils, merchant; Frank Stephen, merchant; Walter Wilson, merchant; Thomas D. Milburne, gentleman, all of Montreal aforesaid, and Frederick Smith Stimson, of Compton, in the Province of Quebec, farmer.

The said applicants are to be the first or provisional Directors of the Company.

L. N. BENJAMIN,
Attorney for applicants.
Montreal, 1st September, 1881. 10-6

NOTICE is hereby given that application will be made to the Governor in Council under the Canada Joint Stock Companies Act 1877, by John Harris, Alanson Harris, James Kerr Osborne, manufacturers, John Henry Housser, gentleman, Franklin Grobb, mechanic, and Joseph N. Shenston, gentleman, all of the City of Brantford, Ontario, and Lyman Melvine Jones, of the City of Winnipeg, Manitoba, manufacturer, for letters patent incorporating them as a company to be known as "A. Harris, Son and Company (limited)" for the purpose of carrying on the business of manufacturing and selling agricultural

implements and machinery throughout the Dominion of Canada. The head office and chief place of business of the Company is to be at Brantford, Ontario. The capital stock is to be two hundred and fifty thousand dollars divided into twenty-five hundred shares of one hundred dollars each. The above-named parties are to be the first Directors of the said Company.

HARDY WILKES & JONES,
Solicitors for the applicants.

Brantford, 1st September, 1881. 10-6

NOTICE is hereby given that within one month after the last publication of this notice application will be made to the Governor in Council under "The Canada Joint Stock Companies Act of 1877" for Letters Patent incorporating the undermentioned applicants and such others as may become shareholders in the proposed company, a body corporate and politic for the purposes hereinafter mentioned:

1. The proposed name of the company is "The Dominion Sugar and Syrup Company (limited)."

2. The purposes for which its incorporation is sought are the manufacturing, refining, buying and selling of starch, glucose, grape, cane and other sugars and syrups, and the owning or hiring of land, buildings and plant necessary therefor.

3. The chief place of business of the said company is to be the City of Ottawa, in the Province of Ontario.

4. The intended amount of the capital stock is twenty thousand dollars.

5. The number of shares is to be two hundred and the amount of each share one hundred dollars.

6. The names in full and the address and calling of each of the applicants are George Joseph O'Doherty, barrister at law, William McKay, painter, James Boyle O'Doherty, merchant, Henry Francis MacCarthy, druggist, Joseph Robert Esmonde, merchant, George Patrick Brophy, civil engineer, Joseph Boyden, merchant, William Edward Brown, merchant, John Charles Roger, printer, Pierre Hyacinthe Chabot, merchant, all of the said City of Ottawa; all of which said applicants are to be the first or provisional Directors of said Company.

G. J. O'DOHERTY,
Attorney for applicants.

Ottawa, 2nd July, 1881. 1-1f

MISCELLANEOUS.

MARITIME BANK OF THE DOMINION OF CANADA.

NOTICE is hereby given that at a meeting of the directors of the above Bank, held this day, the ninth call of the subscribed capital stock of the Bank, that is ten per centum thereof, or ten dollars a share, was made and ordered to be paid by the shareholders on or before the first day of November next.

By order of the Board of Directors,
ALFRED RAY,
Cashier.

St. John, N.B., 26th Sept., 1881. 14-9

DOMINION BANK.

NOTICE is hereby given that a dividend of four per cent. upon the capital stock of this institution has been this day declared for the current half year, and that the same will be payable on and after Tuesday the first day of November next, at the Banking House in this City.

The transfer books will be closed from the 17th to the 31st October, both days inclusive.

By order of the Board,
R. H. BETHUNE,
Cashier.

14-5

PUBLIC Notice is hereby given, in conformity with the provisions of The Canada Joint Stock Companies Act, 1877, that "The Canada Mutual Tele-

graph Company" have established an office for the despatch of business and as their legal domicile, at No. 4 Hospital Street, in the City of Montreal, being the chief place of business of the said Company.

ALEX. F. RIDDELL,
Secy. Treas.

Montreal, 26th September, 1881. 14-1f

THE GREAT WESTERN RAILWAY COMPANY, OF CANADA.

NOTICE is hereby given that the half-yearly ordinary general meeting of shareholders is appointed to be held on Wednesday the twenty-sixth day of October, 1881, at the Cannon Street Hotel, Cannon Street, London, England, at one o'clock in the afternoon precisely, for the purpose of submitting a report and general statement of accounts for half year ended on the 31st July last, for the purpose of electing two directors and three auditors, also for the purpose of considering and authorizing the exercise of so much of the unexercised borrowing powers of the Company referred to in the fifth section of the Great Western Railway Act of 1876 as the directors may deem necessary, and for the transaction of other business.

And notice is further given that the books kept at the office in Canada for the registration of shares will be closed on and from the twelfth day of October to the day of meeting, both days inclusive, and transfers cannot be received between those dates.

By order,
WALTER LINDLEY,
Secretary.

No. 142 Dashwood House, 9 New Broad Street,
London, E.C., 17th September, 1881. 13-5

THE GREAT NORTH WESTERN TELEGRAPH COMPANY OF CANADA.

AT a meeting of the shareholders of the above Company, specially called for the purpose, held in the City of Winnipeg, on July 29th, 1881, the following resolution was passed:

"Resolved,—That the head office of the Great North Western Telegraph Company of Canada, be removed from the City of Winnipeg, Manitoba, to the City of Toronto, Ontario."

Notice is therefore hereby given, that the said office will be removed in accordance with this resolution at the expiration of the time specified in the Act of incorporation.

8-8

PUISSANCE DU CANADA.



PROCLAMATIONS.

LORNE.
[L.S.]

CANADA.

VICTORIA, par la Grâce de Dieu, Reine du Royaume-Uni de la Grande-Bretagne et d'Irlande, Défenseur de la Foi, etc., etc., etc.

A Nos Très-Aimés et Fidèles les Sénateurs de la Puissance du Canada et aux membres élus pour servir dans la Chambre des Communes de Notre dite Puissance, et à tous et chacun de vous.
—SALUT:

PROCLAMATION.

ATTENDU que Notre Parlement du Canada se trouve prorogé au vingt-neuvième jour du mois d'août courant, auquel temps vous étiez tenus, et il vous était enjoint d'être présents en notre cité d'Ottawa; SACHEZ MAINTENANT, que pour diverses causes et considérations, et pour la plus grande aise et commodité de Nos bien-aimés sujets, Nous avons cru convenable, par et de l'avis de Notre Conseil Privé du Canada, de vous exempter, et chacun de vous, d'être présents au temps susdit, vous convoquant et par ces présentes vous enjoignant et à chacun de vous de vous trouver avec Nous en Notre Parlement du Canada, en notre Cité d'OTTAWA, le HUITIÈME jour du mois d'OCTOBRE prochain pour prendre en considération l'état et la prospérité de Notre dite Puissance du Canada, et y agir comme de droit. CE A QUOI VOUS NE DEVEZ MANQUER.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN Notre Très-Fidèle et Bien-Aimé Conseiller Sir JOHN DOUGLAS SUTHERLAND CAMPBELL, (communément appelé le Marquis de Lorne), Chevalier de Notre Très-Ancien et Très-Noble Ordre du Chardon, Chevalier Grand-Croix de Notre Ordre Très-Distingué de Saint-Michel et Saint-George, Gouverneur-Général du Canada, et Vice-Amiral d'icelui.

A Notre Hôtel du Gouvernement, en Notre CITÉ d'OTTAWA, ce VINGT-SEPTIÈME jour d'AOÛT, dans l'année de Notre Seigneur mil huit cent quatre-vingt-un, et de Notre Règne la quarante-cinquième.

Par ordre,

RICHARD POPE,
Greffier de la Couronne en Chancellerie,
Canada.

W. J. RITCHIE,
Député Gouverneur.

[L.S.]

CANADA.

VICTORIA, par la Grâce de Dieu, Reine du Royaume-Uni de la Grande-Bretagne et d'Irlande, Défenseur de la Foi, etc., etc., etc.

A tous ceux qui les présentes verront ou qu'icelles pourront concerner,—SALUT :

PROCLAMATION.

Z. A. LASH, } **A**TTENDU qu'en vertu des dispositions de l'Acte de Tempérance du Canada, 1878, l'avis suivant a été adressé au Secrétaire d'Etat du Canada, accompagné de la pétition ci-jointe :—

" A l'honorable Secrétaire d'Etat du Canada,—

" MONSIEUR,—Nous, soussignés, électeurs du comté de Pictou, vous prions de recevoir avis que nous avons l'intention de présenter la pétition suivante à Son Excellence le Gouverneur-Général, savoir :

" A Son Excellence le Gouverneur-Général du Canada en Conseil,—

" La pétition des électeurs du comté de Pictou, qualifiés et compétents à voter à l'élection d'un membre de la Chambre des Communes dans le dit comté,

" Expose respectueusement,—Que vos requérants désirent que la deuxième partie de l'Acte de Tempérance du Canada, 1878, soit exécutoire et mise en vigueur dans le dit comté.

" C'est pourquoi vos requérants demandent respectueusement qu'il plaise à Votre Excellence, par un ordre du Conseil en vertu de la quatre-vingt-seizième clause du dit acte, de déclarer que la deuxième partie du dit acte soit mise en vigueur dans le dit comté. Et vos requérants ne cesseront de prier, etc."

" Et que nous désirons que les votes de tous les électeurs du dit comté de Pictou soient reçus pour ou contre l'adoption de la dite pétition."

Et attendu qu'il appert à la satisfaction du Gouverneur-Général en Conseil que cet avis est revêtu des signatures authentiques d'un quart ou plus de tous les électeurs du dit comté de Pictou; qu'il est constaté que les signatures apposées à l'avis sont des signatures authentiques au nombre de quatorze cent soixante-dix-huit, et que les autres exigences de la loi ont été observées;

Et attendu qu'un ordre du Gouverneur-Général en Conseil a été passé, ordonnant que les votes de tous les électeurs du dit comté de Pictou soient enregistrés pour ou contre l'adoption de la dite pétition,—

SACHEZ maintenant, que, par les présentes, et en vertu de l'autorité qui Nous est conférée par les dits acte et ordre en Conseil, Nous proclamons et déclarons que mercredi, le neuvième jour de novembre prochain, un poll sera tenu dans le dit comté de Pictou, pour y recevoir les votes des électeurs pour et contre la dite pétition. Que ces votes seront enregistrés au scrutin secret depuis neuf heures du matin jusqu'à cinq heures de l'après-midi de ce jour-là. Que William H. Harris, écuyer, shérif du dit comté de Pictou, dans la province de la Nouvelle-Ecosse, a été nommé officier-rapporteur dans le but de recevoir ce jour-là les votes des électeurs pour et contre la pétition, de compter ensuite les votes, et puis de faire rapport du résultat au Gouverneur-Général en Conseil. Que le dit officier-rapporteur est autorisé et requis de nommer un sous-officier-rapporteur à et pour chaque bureau de votation.

Que l'officier-rapporteur nommera les différentes personnes qui devront se tenir aux différents bureaux de votation, et qui devront faire le décompte final des votes aux noms des personnes autorisées à favoriser ou à s'opposer respectivement à l'adoption de la pétition, au bureau du shérif du dit comté, dans la ville de Pictou, samedi, le cinquième jour de novembre prochain, à dix heures de l'avant-midi.

Que les votes des électeurs seront comptés, et le résultat de la votation annoncé par l'officier-rapporteur au bureau du shérif du dit comté, dans la ville de Pictou, mardi le quinzième jour de novembre prochain, à dix heures de l'avant-midi, et que, dans le cas où la pétition serait adoptée par les électeurs, le Gouverneur-Général en Conseil, pourra en tout temps, après l'expiration d'une période de soixante jours depuis la date de l'adoption de la dite pétition, par ordre en Conseil publié dans la *Gazette du Canada*, déclarer que la deuxième partie du dit acte sera en vigueur dans tel comté dès et à compter du jour où expireront les licences annuelles ou semi-annuelles alors en force dans tel comté pour la vente de liqueurs spiritueuses, pourvu que ce jour soit au moins quatre-vingt-dix jours après la date de tel ordre du Conseil, et si ce nombre est moindre, ce sera alors à compter du même jour de l'année suivante.

De ce qui précède Nos féaux sujets et tous ceux que les présentes peuvent concerner, sont par les présentes requis d'en prendre avis et d'agir en conséquence.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN, l'HONORABLE Sir WILLIAM JOHNSTON RITCHIE, Chevalier, Député de Notre Très-Fidèle et Bien-Aimé Conseiller Sir JOHN DOUGLAS SUTHERLAND CAMPBELL, (communément appelé le Marquis de Lorne), Chevalier de Notre Très-Ancien et Très-Noble Ordre du Chardon, Chevalier Grand-Croix de Notre Ordre Très-Distingué de Saint-Michel et Saint-George, Gouverneur-Général du Canada, et Vice-Amiral d'icelui.

A Notre Hôtel du Gouvernement, en Notre CITÉ d'OTTAWA, ce SEIZIÈME jour de SEPTEMBRE, dans l'année de Notre Seigneur mil huit cent quatre-vingt-une, et de Notre Règne la quarante-cinquième.

Par ordre,

J. A. MOUSSEAU,
Secrétaire d'Etat.

W. J. RITCHIE,
Député Gouverneur.

[L.S.]

CANADA.

VICTORIA, par la Grâce de Dieu, Reine du Royaume-Uni de la Grande-Bretagne et d'Irlande, Défenseur de la Foi, etc., etc., etc.

A tous ceux qui les présentes verront ou qu'icelles pourront concerner,—SALUT :

PROCLAMATION.

A. CAMPBELL, Procureur-général, Canada. } **A**TTENDU qu'il a plu au Dieu Tout-Puissant dans Sa bonté extrême de prodiguer au Canada les bienfaits d'une abondante récolte,—

EN CONSÉQUENCE, Nous avons cru que ces bienfaits que partage notre population tout entière, devaient être reconnus d'une manière solennelle et publique ; et Nous avons fixé, par et de l'avis de Notre Conseil Privé pour le Canada, JEUDI, le VINGTIÈME jour d'OCTOBRE prochain, comme jour d'actions de grâces pour remercier le Dieu Tout-Puissant de l'abondante moisson dont il a bien voulu favoriser cette année le Canada.

Et nous invitons tous nos bien-aimés sujets du Canada, d'observer le dit jour comme jour d'actions de grâces.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN, L'HONORABLE SIR WILLIAM JOHNSTON RITCHIE, Chevalier, Député de Notre Très-Fidèle et Bien-Aimé Conseiller SIR JOHN DOUGLAS SUTHERLAND CAMPBELL, (communément appelé le Marquis de Lorne), Chevalier de Notre Très-Ancien et Très-Noble Ordre du Chardon, Chevalier Grand-Croix de Notre Ordre Très-Distingué de Saint-Michel et Saint-George, Gouverneur-Général du Canada, et Vice-Amiral d'icelui.

A Notre Hôtel du Gouvernement, en Notre CITE d'OTTAWA, ce TREIZIÈME jour de SEPTEMBRE, dans l'année de Notre Seigneur mil huit cent quatre-vingt-une, et de Notre Règne la quarante-cinquième.

Par ordre,

J. A. MOUSSEAU,
Secrétaire d'Etat.

12-3

Circulaire.

DOWNING STREET,
15 août 1881.

MONSIEUR,—J'ai l'honneur de vous transmettre, pour être publiée dans la colonie placée sous votre gouvernement, copie d'une circulaire émise par le gouvernement français, contenant les règlements au sujet de l'importation en France des conserves alimentaires renfermées dans des boîtes de fer blanc soudées.

J'ai cru qu'il était à propos d'envoyer des copies de cette circulaire à toutes les colonies afin que celles qui n'exportent pas, mais qui importent des conserves alimentaires renfermées dans des boîtes de fer blanc, puissent prendre connaissance de l'opinion exprimée par le gouvernement français au sujet des boîtes de fer blanc dont les soudures doivent être pratiquées en conformité des prescriptions.

J'ai l'honneur d'être, monsieur,

Votre très obéissant et

très humble serviteur,

KIMBERLEY.

L'officier administrant
le gouvernement du Canada.

Circulaire du 28 août 1880, No. 1455.

PARIS, le 28 août 1880.

L'attention du Département du Commerce a été appelée sur les dangers que peut faire courir aux consommateurs l'usage des conserves alimentaires

renfermées dans des boîtes dont la soudure a été pratiquée à l'intérieur et qui sont fabriquées avec des fers-blancs autres que celui qui est étamé à l'étain fin.

Le Comité consultatif d'hygiène publique, auquel la question a été soumise, a reconnu qu'il y a, en effet, pour la santé publique, de sérieux inconvénients à livrer à l'alimentation des produits qui, par leur contact avec des soudures ou des surfaces recouvertes d'un alliage contenant du plomb, peuvent être la cause d'empoisonnements plus ou moins graves. Le Comité a, par suite, émis l'avis qu'il y avait lieu d'interdire aux fabricants de boîtes pour conserves alimentaires de pratiquer les soudures à l'intérieur, et d'employer pour la confection de ces boîtes des fers-blancs autres que ceux qui ont été étamés à l'étain fin. Le Comité d'hygiène a ajouté que si les fabricants persistaient à vouloir recourir à la soudure intérieure de la bande, ils devraient être tenus de se servir exclusivement d'étain pur. Cet avis a été adopté par M. le Ministre du Commerce, et les préfets des départements ont reçu des instructions en conformité.

Il a paru nécessaire de prendre des dispositions analogues à l'égard des boîtes de conserves d'origine étrangère, tant au point de vue de la santé publique que pour ne pas mettre les fabricants Français dans un état d'infériorité vis-à-vis de leurs concurrents de l'extérieur. En conséquence, M. le ministre des Finances a décidé, sous la date du 2 avril dernier, qu'il y avait lieu d'exiger que les boîtes de conserves présentées à l'importation fussent établies en conformité des prescriptions dont il s'agit. Celles qui seraient reconnues ne pas réunir les conditions réglementaires seraient provisoirement retenues par le service, qui aurait à prévenir immédiatement le Procureur de la République du ressort.

Afin de permettre aux fabricants Français d'écouler les boîtes qu'ils peuvent avoir en magasin, il a été convenu que les nouvelles prescriptions ne seraient appliquées qu'à partir du 1er août 1881. Ce sera également à cette date qu'elles entreranno en vigueur pour les importations de l'étranger.

Les directeurs sont invités à porter ces dispositions à la connaissance du service et du commerce.

Le conseiller d'Etat, directeur général.

(Signé) AMBAUD.

Pour ampliation :

L'administrateur :

(Signé) RAMOND.

12-3

ORDRES GÉNÉRAUX DE MILICE.

QUARTIERS GÉNÉRAUX,

OTTAWA, 30 septembre 1881.

ORDRES GÉNÉRAUX (23).

No. 1.

RÈGLEMENTS RELATIFS À L'UNIFORME.

ARTILLERIE DE CAMPAGNE ET DE PLACE.

Officiers en possession d'un grade provisoire.

Les officiers d'artillerie en possession seulement d'un grade provisoire ont la permission de porter pantalons, ceinturons, gibernes et sabretaches de petite tenue au lieu de grande tenue en toute occasion ; mais ces officiers ne sont pas tenus de porter la sabretache.

No. 2.

Soumissions pour approvisionnements.

Les sous-adjoints-généraux des districts militaires sont requis de se conformer au 11^{me} sous-paragraphe du paragraphe 103, et au paragraphe 104 des Règlements de la Milice, 1879, lorsque des soumissions pour approvisionnements sont nécessaires dans leur district respectif.

No. 3.

Inspection des corps d'artillerie et du génie.

Lorsque l'inspection des corps d'artillerie et du génie se fera par un officier autre que le sous-adjudant général du district militaire, l'officier inspecteur devra envoyer un rapport à ce dernier disant si, dans son opinion l'efficacité du corps est telle qu'il a droit à la solde de l'exercice et l'indemnité pour instruction.

Que l'on comprenne bien que l'indemnité pour instruction ne sera payée que si on s'est conformé strictement aux dispositions du paragraphe 247 des Règlements de la Milice, 1879.

No. 4.

COLLÈGE MILITAIRE ROYAL DU CANADA.

Bureau de visiteurs.

Le Bureau de Visiteurs pour l'année courante se composera come suit, savoir :

Colonel Powell, adjudant-général, —Président.

Lieutenant-colonel Maunsell, sous-adjudant-général du district militaire No. 4 ;

Lieutenant-colonel Harwood, sous-adjudant-général du district militaire No. 6 ;

Capitaine et lieutenant-colonel titulaire Montizambert, batterie d'artillerie "B" ;

John Thorburn, écuyer, LL.D.

Membres.

No. 5.

MILICE ACTIVE.

COLLÈGE MILITAIRE ROYAL DU CANADA.

Les gradués dont les noms suivent sont par le présent nommés lieutenants dans la milice, à dater du 25 juin 1881 :

Sergent-major de compagnie John Abram Coryell, C.M.R.

Sergent William George Barnstorff Dunscomb, C.M.R.

Sergent-major de compagnie Allan Wilnot Daniel, C.M.R.

Caporal William John McElhinney, C.M.R.

Sergent Berton Wynn Yates, C.M.R.

Sergent James Walker Sears, C.M.R.

Fonctionnaire-caporal Edward Ford, C.M.R.

Sergent George William Shaw, C.M.R.

Sergent Robert Cartwright, C.M.R.

Caporal William Robert Greig, C.M.R.

Sergent Ernest William Hubbell, C.M.R.

Sergent Edward Hazen Drury, C.M.R.

PROVINCE DE QUÉBEC.

*3e bataillon "Carabiniers Victoria du Canada,"
Montréal.*

Sont nommés lieutenants :

2nd lieutenant Harry Abbott, E.M., *vice* John Haldane Edwards, dont la démission est par le présent acceptée.

2nd lieutenant Robert MacDougall Paterson, B.V., *vice* James Willoughby Anderson, dont la démission est par le présent acceptée.

Est nommé 2nd lieutenant, provisoirement :

Sergent Henry Martyn Belcher, *vice* Abbott, promu

54e bataillon d'infanterie "Richmond."

Est nommé major :

Capitaine et major titulaire Edward S. Bernard, E.M., ci-devant adjudant.

Compagnie No. 5, Durham-Sud.

Est nommé capitaine :

Lieutenant Archibald Bothwell, E.M., *vice* James Mairs, qui a obtenu la permission de se retirer et de conserver son grade.

86e bataillon d'infanterie "Trois-Rivières."

Est nommé quartier-maître :

A. Demers, gentilhomme, *vice* Philippe Fortin, qui a laissé les limites.

Par ordre,

WALKER POWELL, Colonel,
Adjudant-Général de la Milice,
Canada.

AVIS DU GOUVERNEMENT.

BUREAU DU SURINTENDANT DES ASSURANCES,
OTTAWA, 30 septembre 1881.

AVIS est par le présent donné qu'une licence (No. 87) a été émise en date du 28 juillet 1881 à la compagnie d'assurance contre le feu Cité de Londres, limitée, pour faire des opérations comme compagnie d'assurance contre le feu, au Canada. Le bureau principal au Canada est dans la cité de Montréal, et J. K. Oswald en est le premier agent général.

14-3

J. B. CHERRIMAN,
Surintendant des assurances.

AVIS public est par le présent donné qu'en vertu de l'Acte du Canada de 1877, concernant les compagnies à fonds social, il a été émis des lettres patentes sous le grand sceau du Canada, en date du neuvième jour de septembre 1881, incorporant David George Hatton, de la ville de Peterborough, dans la province d'Ontario, Puissance du Canada, solliciteur ; Robert Archibald Morrow, du même lieu, écuyer ; Thomas Thomson Turnbull, de la cité de Montréal, dans la province de Québec, Puissance du Canada, marchand ; George Burchell Williams, de la ville de Lafayette, dans l'Etat de l'Indiana, l'un des Etats-Unis d'Amérique, écuyer, et John Franklin Olinstead, de la ville de Washington dans le district de Columbia, dans les dits Etats-Unis d'Amérique, écuyer, dans le but d'établir, ériger, construire, maintenir et exploiter une ligne ou des lignes de télégraphe à travers le Canada, depuis un point quelconque jusqu'à un autre, soit par terre ou par eau, avec tous les pouvoirs et privilèges incidents, se rattachant ou nécessaires aux maintien et exploitation de telles lignes télégraphiques, avec pleins pouvoir et autorité de construire les dites lignes télégraphiques sur tous terrains achetés pour la compagnie ou autres terrains sur lesquels la dite compagnie aura obtenu le droit de faire passer ses lignes des personnes ayant le droit de faire une pareille concession, et, du consentement des municipalités où ils sont situés, le long de ou sur tous chemins publics, rues, ponts, chemins de fer ou autres voies publiques et sur et au-dessus de toutes eaux dans la Puissance, par l'érection des choses nécessaires, telles que poteaux, quais ou contreforts pour le soutien des fils de telles lignes, pourvu que tels travaux n'incommodent pas l'usage public de tels chemins, rues, ponts, chemins de fer ou autres routes et voies publiques ou ne ferment l'accès d'aucune maison ou d'aucun bâtiment érigé dans le voisinage des dits travaux ou n'interrompent la navigation de telles eaux ; la dite compagnie devra avoir de plus le droit de réparer, démolir, enlever, remplacer, renouveler et ré-édifier la dite ligne ou les dites lignes, en tout ou en partie, le long des dits chemins ou voies publiques et ponts, et sur ou dessous les eaux dans les différentes provinces, districts, villes et villages de la Puissance du Canada.

Les directeurs de la dite compagnie ou la majorité d'entre eux aura le droit de déterminer et régler de temps en temps le taux des prix devant être reçus par la dite compagnie pour les transmissions et remises des communications et messages par la dite ligne ou les dites lignes de télégraphe par ses commis ou autres officiers et employés, de requérir, demander, recevoir, recouvrer et prendre le dit prix ; et la dite ligne ou les dites lignes de télégraphe et les dits prix pour la transmission de communications et messages, et tous matériaux qui de temps en temps auront été acquis pour les construction, édification, maintien ou réparation d'icelles appartiendront à la dite compagnie et à ses successeurs.

Et la dite compagnie sera autorisée, mais seulement du consentement du Gouverneur en conseil, de faire n'importe quel arrangement avec une compagnie télégraphique quelconque pour l'usage de la ligne de telle autre compagnie ou pour l'affermage ou l'achat de telle ligne maintenant établie ou à être ci-après établie, suivant que cela rencontrera mieux l'objet et les fins de la dite compagnie ; cette dernière pouvant de plus mettre ses fils en communication avec la ligne ou les lignes de n'importe quelle compagnie de télégraphe ou compagnie de câble sous-marin dans ou hors la Puissance du Canada.

Et la dite compagnie, de même que ses successeurs, aura le pouvoir d'acheter, posséder et détenir toute propriété mobilière, immobilière ou mixte requise pour les fins de l'entreprise de la dite compagnie ; louer et transporter la susdite propriété ou en disposer autrement pour les compte et bénéfice de la dite compagnie, de temps en temps, suivant qu'il sera jugé nécessaire ou opportun.

De plus, pour qu'elle jouisse de tous les pouvoirs et privilèges conférés par l'Acte du Canada de 1877 concernant les compagnies à fonds social, la dite compagnie, de même que ses successeurs pourra avoir et aura un seeau commun et pourra le changer et l'altérer suivant ses volonté et plaisir.

Pourvu, que rien dans les présentes ne sera interprété comme conférant à la dite compagnie le droit de construire des ponts, quais ou autres travaux sur aucune rivière navigable en Canada sans le consentement du Gouverneur-Général du Canada en Conseil, ou d'ériger des poteaux ou de placer ses lignes de télégraphe sur la voie d'aucun chemin de fer sans le consentement de la compagnie ou des personnes auxquelles appartient telle compagnie de chemin de fer.

Pourvu aussi, que tout message en rapport avec l'administration de la justice, l'arrestation des criminels, la recherche ou la prévention d'un crime, et les messages ou dépêches du gouvernement seront toujours transmises de préférence à tout autre message ou dépêche s'il en est ainsi requis par une personne mêlée à l'administration de la justice ou toute autre personne autorisée à cette fin par le secrétaire d'Etat du Canada.

Le nom corporatif de la dite compagnie sera "La compagnie mutuelle de télégraphe du Canada," et son capital actions sera de un million de piastres, divisé en dix mille parts de cent piastres chacune.

Daté au bureau du secrétaire d'Etat du Canada, ce vingt-troisième jour de septembre 1881.

J. A. MOUSSEAU,
Secrétaire d'Etat.

AVIS AUX MARINS.

No. 22 de 1881.

SIFFLET D'ALARME DE L'ILE AUX ALOUETTES.

AVIS est par le présent donné qu'il a été jugé nécessaire de changer la durée des éclats produits par la trompette d'alarme placée récemment au phare de l'île aux Alouettes, dans le St. Laurent, à l'embouchure du Saguenay, province de Québec. (Voyez avis aux marins, No. 17 de 1881).

A l'avenir cette trompette donnera des éclats d'une

durée de vingt secondes, avec intervalles de quarante secondes entre chaque éclat.

WM. SMITH,
Député ministre de la marine et des pêcheries.
Département de la marine et des pêcheries.
Ottawa, 9 septembre 1881.

13-3

COMPTES DE 1880-81.

ETAT

Du Revenu et des Dépenses, à compte du Fonds Consolidé de la Puissance du Canada, d'après les états fournis au département des Finances à la nuit du 14 septembre 1881.

REVENU :	MONTANT.
Douanes	\$ 522,834 49
Excise	79,234 55
Département des Postes	81,598 66
Travaux Publiés, y compris les Chemins de fer.....	52,712 27
Timbres d'effets de commerce.....	1,676 25
Divers	300,076 53
	<u>\$1,038,132 75</u>
Revenu, 30 juin 1881.....	28,673,931 22
	<u>\$29,712,063 97</u>
DÉPENSES.....	\$2,912,977 14
do 30 juin 1881.....	22,666,191 23
	<u>\$25,579,168 37</u>

J. M. COURTNEY,
Député du Ministre des Finances.
Département des Finances,
Ottawa, 15 septembre 1881.

AVIS AUX MARINS.

No. 21 de 1881.

NOUVELLES BOUÉES DANS LE BAS DU FLEUVE ST-LAURENT.

AVIS est par le présent donné qu'une bouée conique en bois, barrée horizontalement de rouge et de noir, a été placée par le gouvernement du Canada, le 25 juillet dernier, sur la pointe sud de la batture située au large de l'extrémité ouest de l'île au Lièvre, rivière St-Laurent, pour indiquer l'entrée du chenal sud aux bâtiments venant de l'ouest.

Lat. N. 47° 47' 30"
Long. O. 69° 43' 30"

La bouée est ancrée dans 5 brasses d'eau à marée basse et l'extrémité ouest de l'île est par rapport à elle dans une direction N.-O. par O.

De plus, qu'une bouée conique en bois peinte en rouge a été placée le 18 août dernier au large de la Pointe Chaleur, Anticosti, dans le golfe St-Laurent, pour indiquer l'extrémité des battures de cette pointe.

Lat. N. 49° 5' 0"
Long. O. 61° 40' 15"

La bouée est ancrée dans 7½ brasses d'eau à marée basse à deux milles et un quart du rivage, et par rapport à elle le phare de la Pointe Chaleur est dans une direction N.-O. par O. ; le Cap Est N. par E. ½ E. et la Pointe Cormoran O. par N. ½ N.

WM. SMITH,
Député du ministre de la marine et des pêcheries.
Département de la marine et des pêcheries.
Ottawa, 30 août 1881.

12-3

NOM DE LA COMPAGNIE.		Principal agent pour la réception des significations de pièces et d'avis.	Montant des dépôts — Les dépôts marqués (A) ne sont applicables qu'aux polices sur la vie en cours le 31 mars 1878 ; ceux marqués (B) aux polices émises depuis cette date.	Assurance autorisée.
La compagnie d'assur. de l'Amérique du Nord contre les accidents...		Edward Rawlings, gérant, Montréal.....	\$13,500, bons du havre de Montréal, \$9,733 bons d'emmagasinage de Montréal ; \$550 5 p. c. canadiens. (Acceptés à \$20,000)...	Contre les accidents.
La compagnie d'assurance dite "Ætna," de Hartford, Connecticut...		Robt. Wood, agent général, Montréal.....	\$5,070 fonds publics canadiens ; \$23,000 dépôts de municipalités ; \$72,000 bons des E.-U. (Acceptés à \$97,771)	Contre l'inc. et sur la navig.
La compagnie d'assurance sur la vie dite "Ætna," de Hartford, Conn.		William H. Orr, gérant, Montréal.....	\$100,000 bons des E.-U. en or (A), \$70,000 bons des E.-U. et \$25,000 déb. de la Province de Québec (B).....	Sur la vie.
La compagnie d'assurance agricole de Watertown, N.Y., E.-U.....		John Fisher, agent-en-chef, Cobourg.....	\$100,000 bons 4 p. c. des E.-U.	Contre l'incendie.
La compagnie d'assurance dite "Anchor Marine,"		Hugh Scott, agent, Toronto.....	\$56,000 bons municipaux. (Acceptés à \$50,400).....	Contre l'inc. et sur la navig.
La compagnie d'assurance de l'Amérique Britannique, Toronto.....		Louis H. Boulton, gérant <i>pro tem</i> , Toronto.....	\$61,000 bons municipaux. (Acceptés à \$54,900).....	Sur la vie.
La compagnie sur la vie dite "Britten" (limitée).....		J. B. M. Chipman, gérant, Montréal.....	\$54,993 bons du Canada, 4 p. c.	Contre l'inc. et sur la navig.
L'association sur la vie dite "Britten" (limitée), du Canada.		Charles Cameron, direct.-gérant, Hamilton ..	\$57,000 bons municipaux. (Acceptés à \$51,300).....	Sur la vie.
La compagnie d'assurance maritime et contre l'incendie, du Canada.		A. G. Ramsay, gérant, Hamilton.....	\$60,000 bons municipaux. Acceptés \$54,000	Sur la vie.
La compagnie d'assurance du Canada sur la vie, Hamilton.....		W. B. McMurrich, agent, Toronto.....	\$3,900 effets de la Société Impériale de construction, \$5,000 effets de la société de construction et de prêts de Toronto, \$1,600 effets de l'Association de l'Ouest.....	Sur chaudières à vap., etc.
L'association Canadienne d'assurance des consommateurs de vapeur.			\$56,000 bons municipaux. (Acceptés à \$50,400).....	Sur la vie et cont. les accid.
La compagnie d'assurance des Citoyens, du Canada.....		Gerald E. Hart, agent principal, Montréal.....	\$56,000 bons du havre de Montréal. (Acceptés à \$50,400).....	Contre l'inc. et sur la navig.
La compagnie d'assurance des Citoyens, du Canada.....		Gerald E. Hart, agent principal, Montréal.....	\$30 en espèces.....	Garantie.
La compagnie d'assurance des Citoyens, du Canada.....		Fred. Cole, agent général, Montréal.....	\$100,344 fds. pes., (vie A), \$50,613 effets consol. 5 p. c. canad. et \$55,967, effets 4 p. c. (feu)	Contre l'inc. et sur la vie.
La compagnie d'ass. de l'Union Commerciale, de Londres, Angl.....		J. K. Macdonald, directeur-gérant, Toronto.....	\$86,300 bons municipaux. (Acceptés à \$77,650).....	Sur la vie.
L'association d'assurance sur la vie, dite "Confederation"			\$35,000 en espèces, \$15,000 bons de la cité de Victoria, C.-B.....	Contre l'inc. et sur la navig.
La compagnie d'assurance dite "Dominion," maritime et contre l'incendie, de Hamilton.....		F. R. Despard, gérant, Hamilton.....	\$100,000 fonds publics canad. (A) et \$65,000 bons des E.-U. (B).....	Sur la vie.
La société d'ass. sur la vie, dite "Equitable," des Etats-Unis, N.-Y.		R. W. Gale, gérant, Montréal.....	\$100,000 effets canadiens	Contre l'incendie.
L'association d'assurance contre l'incendie (responsabilité limitée), Londres, Angleterre.....		Wm. Robertson, agent en chef, Montréal.....	\$32,000 bons munic. ; \$15,000 bons du hav. de Mont. ; \$9,733 bons d'emmagas. de Montréal, et \$400 actions. (Acceptés à \$51,000)	Garantie.
La compagnie de garantie de l'Amérique du Nord.....		Edward Rawlings, gérant, Montréal.....		
La compagnie d'assurance contre l'incendie et sur la vie, dite "Guardian," Londres, Angleterre.....		Robert Simms et Cie, et Geo. Denholm, agents généraux, Montréal.....	\$100,343 fonds publics canadiens.....	Contre l'incendie.
La comp. d'ass. contre l'incendie dite "Hartford" de Hartford, Conn.		Robert Wood, agent généraux, Montréal.....	\$55,000, b. des E.-U., et \$30,840 act de banq. (Accept. à \$100,00c)	Contre l'incendie.
La compagnie d'assurance Impériale, de Londres, Angleterre.....		W. H. Rintoul, agent, Montréal.....	\$48,667 5 p. c. cons. canadiens, \$51,402 6 p. c. canadiens	Contre l'incendie.
La compagnie d'assurance dite "Lancashire"		S. C. Duncan-Clark, agent principal, Toronto ..	\$100,000 fonds publics canadiens	Contre l'incendie.
La compagnie d'assurance sur la vie dite "Lion" (à responsabilité limitée) Londres, Angleterre.....		Frederick Stanciliffe, agent général, Montréal ..	\$10,000 stg., effets canadiens	Sur la vie.
La compagnie d'assurance dite "Liverpool et London et Globe"		G. F. C. Smith, agent principal, Montréal.....	\$50,000 fonds pub. canad. (vie) ; \$3,000 5 p. c. canad. ; \$63,000 bons mun. ; \$25,000 assoc. de plac., Montréal ; \$17,030 en espèces. (Acceptés à \$145,480)	Contre l'inc. et sur la vie.
La corporation d'assurance dite "London," Angleterre.....		C. C. Foster, agent, Montréal.....	\$50,127 5 p. c. consol. canad., et \$99,873 fonds publics canadiens (feu) 10,000, et (vie) \$50,000	Contre l'inc. et sur la vie.
La compagnie de Garantie et contre les Accidents, de Londres (responsabilité limitée).....		A. T. McGord, jr., agent en chef, Tsouto.....	\$11,000 stg., effets canadiens.....	Garantie et accidents.
La compagnie d'assurance contre l'incendie, de Londres (responsabilité limitée).....		C. J. Spike, agt en chef, Halifax, N.E.....	\$21,000 stg., effets canadiens.....	Contre l'incendie.
La comp. d'assurance contre l'incendie, London et Lancashire.....		William Robertson, gérant, Montréal.....	\$4,867 bons de la province de Québec (B)	Contre l'incendie.
La compagnie d'assur. mutuelle contre l'incendie, de London, Ont.....		D. C. Macdonald, secrétaire, London, Ont	\$25,000 effets publics canadiens et \$5,000 en argent.....	Sur la vie.
La comp. d'ass. sur la vie, dite "Metropolitan," de New-York, E.-U.		Thos. A. Temple, agt. général, St. Jean, N.-B ..	\$100,000 bons des Etats-Unis.....	Sur les glaces.
La compagnie Métropolitaine d'assurance sur les glaces, New-York.		A. J. Pell, Montréal.....	\$5,000, bons des Etats-Unis.....	Sur la vie.
L'association d'assurance mutuelle sur la vie, du Canada.....		J. Turner, président, Hamilton.....	\$92,988 bons municipaux. (Acceptés à \$83,690).....	Sur la vie.

La compagnie d'ass. mutuelle sur la vie dite "North American"	Wm. McCabe, directeur-gérant, Toronto.....	\$50,000 en espèces.....	Sur la vie.
La compagnie d'assurance dite "North British and Mercantile"	Macdougall et Davidson, agents génér., Mont. Taylor Frères, agents généraux Montréal....	\$50,000 fonds pub. canad., (vie A), \$47,000 bons du hav. de Montréal et \$65,000 bons municip. (feu). (Acceptés à \$150,800).. \$85,833 fonds publics canadiens, \$14,167 5 par cent canadiens.....	Contre l'inc. et sur la vie. Contre l'incendie
La compagnie d'assurance du Nord, d'Aberdeen et Londres.....	Alex. Dixon, agent, Toronto.....	\$100,000 effets canadiens.	Contre l'incendie.
La société d'assurance contre l'incendie, dite "Norwich Union," Norwich Angleterre	Wm. Hendry, gérant, Waterloo.....	\$56,157 bons municipaux (accepté \$50,541).....	Sur la vie.
La compagnie d'assurance mutuelle sur la vie, d'Ontario.....	Robert Hampson, Montréal, agent	\$100,000 bons des États-Unis.....	Contre l'inc. et sur la nav
La cie. d'ass. contre l'incendie, dite "Phoenix," de Brooklyn	Gillespie, Moffat et Cie., agts. génér., Mont. J. G. Clapham, président, Québec.....	\$50,171 fonds publics canad., et \$50,126 5 p. c. consol. canadiens \$25,000 fonds publics canadiens, \$60,000 actions de banque et \$15,200 bons municipaux. (Acceptés à \$98,680).....	Contre l'incendie.
La compagnie d'assur. sur la vie et contre l'incendie, dite "Queen," Angleterre.....	A. M. Forbes et H. G. Mudge, agents princi- paux, Montréal	\$100,000 fonds publics canadiens (feu) et \$51,100 5 p. c. conso- lidés canadiens (vie).....	Contre l'inc. et sur la vie.
La société d'assurance mutuelle sur la vie, dite "Reliance," Londres, Angleterre	J. Cassie Hatton, procureur, Montréal.....	\$100,000 fonds publics canadiens (A) et \$10,000 effets canad. (B)	Contre l'inc. et sur la nav.
La compagnie d'assurance Royale Canadienne.....	Arthur Gagnou, secrétaire, Montréal.....	\$50,400 bons du havre de Montréal. (Acceptés à \$50,400).....	
La compagnie d'assurance Royale.....	M. H. Gault et Wm. Tatley, agents princi- paux, Montréal.....	\$96,982 fonds publics, \$53,533 5 p. c. des consolidés canadiens et \$170,333, cons. angl.—appl., \$149,182 (feu), \$50,000, (vie A) et 121,666 (général.) Aussi \$97,333.33 annuités angl. (général.) Total \$418,182.....	Contre l'inc. et sur la vie.
La compagnie d'assurance Impériale Ecossaise.....	Taylor Frères, agents généraux, Montréal....	\$71,068, fds. pub. can., \$20,000 bons du havre de Montréal, \$13,500 bons municipaux. (Acceptés à \$101,275).....	Contre l'incendie.
La compagnie d'assur. contre l'incendie dite Sovereign, du Canada..	L'hon. Alex. Mackenzie, président, Toronto.	\$115,655 bons municip. \$3,681 en argent. (Acceptés à \$101,218)	Contre l'incendie.
La compagnie d'assurance sur la vie, dite "Standard," Ecosse.. ..	W. M. Ramsay, gérant, Montréal.....	\$64,000 bons municipaux, \$107,000 bons du havre de Montréal, (acceptés à \$153,900), étant \$126,750 (vie A) et \$27,150 (vie B)	Sur la vie.
La société d'assurance sur la vie, dite "Star," d'Angleterre	A. W. Lauder, trésorier général, Toronto.....	\$100,343 fonds publics canadiens.	Sur la vie.
La comp. d'assurance mutuelle sur la vie, dite "Sun," de Montréal..	R. Macaulay, secrétaire général, Montréal....	\$56,000 bons municipaux. (Acceptés à \$50,400).....	Sur la vie et cont. les accid.
La compagnie d'assurance sur la vie et l'ontine, de Toronto.....	Arthur Harvey, gérant, Toronto.....	\$32,400 bons municip. \$1,040.36 en espèces (Acceptés à \$30,200)	Sur la vie et cont. les accid.
La compagnie d'assurance dite "Travelers," de Hartford, Connect..	Thos. Simpson, agent, Montréal.....	\$100,000 bons des États-Unis, \$25,000 bons municipaux, \$20,000 bons du havre de Montréal (acceptés à \$140,500), étant \$100,000 (vie A), \$25,000 au pair (vie B), et \$20,000 au pair (accidents)	
La compagnie d'assurance mutuelle Union sur la vie, du Maine.....	Wm. Mulock, agent, Toronto.....	\$100,000 4 p. c. des États-Unis, (A) et \$15,000, bons du district de Columbia, E.-U., (B).....	Sur la vie.
La compagnie d'assurance de l'Ouest, Toronto.....	J. J. Kenny, directeur gérant, Toronto.....	\$57,700 bons municipaux. (Acceptés à \$51,930).....	Contre l'inc. et sur la nav.

LES COMPAGNIES D'ASSURANCE SUR LA VIE CI-DESSOUS NOMMÉES, AYANT CESSÉ D'ENTREPRENDRE DES RISQUES AU CANADA, SONT AUTORISÉS, EN VERTU DE L'ARTICLE 17 DE "L'ACTE D'ASSURANCE REFONDU DE 1877," A POURSUIVRE TOUTES LES OPÉRATIONS SE RATTACHANT AUX POLICES ÉMISES AVANT LE 31 MARS 1878, ET LEURS DÉPÔTS SONT APPLICABLES À CES POLICES, SUJET AUX DISPOSITIONS DES ACTES D'ASSURANCE DE 1868 ET 1871.

NOM DE LA COMPAGNIE.	Principal agent pour la réception des significations des pièces et avis.	Montant des dépôts.	Assurance autorisée.
L'association médicale et générale sur la vie dite "Briton," Londres, Angleterre	Jas. B. M. Chipman, gérant, Montréal	\$100,343 bons du Canada.....	Sur la vie
La compagnie d'assurance mutuelle sur la vie, dite Connecticut, de Hartford, Conn., E.-U.	Robt. Wood, agent-général, Montréal	\$100,000 bons des Etats-Unis	Sur la vie.
La compagnie d'assurance sur la vie, d'Edimbourg.....	David Higgins, agent principal, Toronto.....	\$150,515 bons du Canada.....	Sur la vie.
L'association d'assurance sur la vie, d'Ecosse.....	Geo. W. Ford, agent principal, Montréal.....	\$150,000 bons du Canada.....	Sur la vie.
La compagnie Nationale d'assurance sur la vie, des Etats-Unis d'Amérique.....	John F. Bell, procureur, Windsor.....	\$100,000 bons des Etats-Unis	Sur la vie.
La compagnie d'assurance sur la vie, de New-York.....	F. W. Campbell, M.D., procureur, Montréal.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie dite "North Western," de Milwaukee, E.-U.....	M. W. Mills, agent principal, Toronto.....	\$100,000 bons des Etats-Unis	Sur la vie.
La compagnie d'assurance mutuelle sur la vie, dite "Phoenix," Hartford, Connecticut.....	A. R. Bethune, agent général, Montréal.....	\$105,000 bons des Etats-Unis	Sur la vie.
La compagnie d'assurance sur la vie, dite, "The Positive Government Security" (limitée) Angleterre	John Taylor, secrétaire, Montréal	\$8,273 débentures du Canada, 5. p. c.	Sur la vie.
La société d'assurance sur la vie, dite "Amicable" Ecosaise.....	Geo. Wm. Ford, agent général, Montréal.....	\$150,000 bons du Canada.....	Sur la vie.
L'institution de Prévoyance Ecosaise.....	R. A. Ramsay, procureur, Montréal.....	\$100,343 bons du Canada.....	Sur la vie.
La compagnie d'assurance Provinciale Ecosaise.....	Geo. Wm. Ford, secrétaire, Montréal	\$150,790 sav. : \$112,343 bons du Canada, \$38,447 déb. Can. 5 p. c.	Sur la vie.
La compagnie d'assurance sur la vie, des Etats-Unis.....	\$60,000 bons payables en or, Etats-Unis.....	Sur la vie.

NOTA.—La compagnie d'assurance mutuelle sur la vie, dite "Globe" de New-York, a été déclarée insolvable aux Etats-Unis et en Canada, et Jas. D. Fish, de New-York, a été nommé receveur par les cours des Etats-Unis, et W. C. Wells, de Montréal, a été nommé syndic par la Cour Supérieure de Montréal, pour les opérations faites en Canada. Le dépôt de la compagnie entre les mains du gouvernment, \$100,000 en effets des Etats-Unis, a été, par ordre de la dite Cour Supérieure, délivré aux banquiers de cette cour.

La compagnie d'assurance maritime des Marchands de Montréal, a cessé de faire des opérations d'assurance, et est en voie de liquider ses affaires. Le dépôt a été remis à la compagnie moins \$2,223 en espèces retenues à cause de réclamations contestées.

Bureau du Surintendant des Assurances, Ottawa, 30 juin 1881.

J. B. CHERRIMAN, Surintendant des Assurances.

DEPARTEMENT DES POSTES.

Dr. Compte des banques d'épargne de la Poste, pour le mois d'août 1881.

Av.

Fourni au Ministre des Finances aux termes de l'Acte pour l'Audition des Comptes Publics, 1878, Sec. 20)

Balance en caisse chez le Ministre des Finances, au 31 juillet 1881.....	\$6,437,982 87	Remboursements durant le mois.....	\$183,671 84
Dépôts durant le mois	400,139 00		
Intérêt accordé aux déposants pour les comptes clos durant le mois	331 43		
		Balance :—	
		Au crédit des comptes des déposants.....	\$6,610,926 35
		Chèques en la possession des déposants et dont le paiement n'a pas été demandé.....	43,855 11
			6,651,781 46
	6,838,453 30		\$6,838,453 30

J. M. COURTNEY,
Député du Ministre des Finances.

Département des Finances, Ottawa, 19 septembre 1881.

DEMANDES AU PARLEMENT.

PARLEMENT FÉDÉRAL.

Règles relatives aux avis de bills privés.

51. Dans le cas de toute demande de bill privé, provenant du ressort législatif du Parlement du Canada, suivant les dispositions de l'Acte de l'Amérique Britannique du Nord, 1867, et ayant pour objet, soit la construction d'un pont, d'un chemin de fer, d'un chemin à barrières ou d'une ligne télégraphique; soit la construction ou l'amélioration d'un port, d'un canal, d'une écluse, d'une digue ou d'une glissoire, ou autre ouvrage semblable; soit la concession d'un droit de passage d'eau, l'incorporation de professions ou métiers, ou d'une compagnie de banque ou autre compagnie par actions, soit la concession à une ou plusieurs personnes de certains droits ou privilèges exclusifs ou particuliers, soit le pouvoir de faire quelque chose qui, dans ses effets, pourrait toucher aux droits ou à la propriété d'autrui, ou concerner une classe particulière de la société; ou ayant pour objet quelque amendement de même nature à un acte antérieur,—un avis, énonçant d'une manière claire et intelligible la nature et l'objet de la demande, et signé (excepté s'il s'agit de corporations déjà existantes) par les pétitionnaires ou de leur part, est nécessaire et doit être publié comme il suit

Dans les provinces de Québec et de Manitoba :

Un avis doit être inséré dans la *Gazette du Canada* en anglais et en français, ainsi que dans un journal anglais et un journal français du district intéressé, ou en anglais et en français dans le même journal, s'il ne s'en publie qu'un seul dans ce district; ou s'il n'y paraît pas de journal, alors la publication de l'avis en anglais et en français doit se faire dans un journal du district le plus voisin où il s'en publie.

Dans les autres provinces :

Un avis doit être inséré dans la *Gazette du Canada* et dans un journal du comté ou des comtés-unis intéressés, ou s'il n'y paraît pas de journal, alors la publication doit se faire dans un journal du comté le plus voisin où il s'en publie.

La publication de ces avis durera, dans chaque cas la période de deux mois pendant l'intervalle de temps qui s'écoulera entre la clôture de la session précédente et la prise en considération de la pétition. Un exemplaire des numéros des journaux, reproduisant la première et la dernière insertion de l'avis, devra être transmis au greffier de chaque Chambre.

Si la pétition demande l'autorisation de présenter un bill privé ayant pour objet la construction d'un pont de péage, le pétitionnaire ou les pétitionnaires devront, en même temps qu'ils donneront l'avis prescrit par la règle précédente, donner aussi, de la même manière, avis des péages qu'ils entendent exiger, de l'étendue du privilège, de la hauteur des arches, de l'espace à laisser libre entre les culées ou les piliers pour le passage de radeaux et des navires; et mentionner de plus s'ils se proposent de construire un pont mobile, et quelles en seront les dimensions.

Toute personne désirant obtenir un bill privé devra, dans les huit jours qui précéderont l'ouverture du Parlement, déposer au bureau du greffier de la Chambre dans laquelle le bill doit prendre naissance, une copie de ce bill en langue anglaise ou en langue française, avec une somme suffisante pour en payer la traduction et l'impression. Il en sera imprimé 600 exemplaires en anglais et 200 en français; la traduction devra être faite par les officiers de la Chambre, et l'impression par l'entrepreneur des impressions. Le pétitionnaire aura aussi à payer au comptable de la Chambre une somme de \$200, plus le coût de l'impression de l'acte dans les Statuts, et remettra le reçu de ce paiement au greffier du comité auquel ce bill aura été renvoyé—le dit paiement sera effectué immédiatement après la seconde lecture avant la prise en considération du bill par le comité.

Aucune pétition pour l'obtention d'un bill privé

ne sera reçue par l'une ou par l'autre Chambre après les dix premiers jours de la session.

ROBERT LEMOINE,

Greffier du Sénat.

JOHN GEORGE BOURINOT,

Greffier des Communes.

Règles du Sénat relatives aux avis de bills de divorce.

72. Quiconque a l'intention de demander un bill de divorce, doit donner avis de son intention, et spécifier d'avec qui et pour quelle cause il veut divorcer. L'avis doit être inséré pendant six mois, à la *Gazette du Canada*, et dans deux journaux du district (si c'est dans les provinces de Québec et de Manitoba.) ou du comté ou des comtés-unis, (si c'est dans les autres provinces,) où le pétitionnaire résidait ordinairement lors de la séparation; et si le nombre voulu de journaux n'y paraît pas, alors la publication de l'avis devra se faire dans le district, le comté ou les comtés-unis voisins.

Un exemplaire en manuscrit de l'avis devra être signifié, à l'instance du pétitionnaire, à la personne d'avec laquelle il veut divorcer, si le lieu de la résidence de cette dernière peut être connu; et la preuve de cette signification ou de la diligence faite pour l'effectuer, doit être produite sous serment devant le Sénat et à sa satisfaction, lors de la lecture de la pétition.

ROBERT LEMOINE,

Greffier du Sénat.

A VIS est par le présent donné que la Compagnie écossaise du Canada, limitée, s'adressera au parlement de la Puissance du Canada, lors de sa prochaine session, pour obtenir un acte lui permettant d'acquérir et transporter des propriétés foncières dans la Puissance du Canada.

A. T. DRUMMOND,

Directeur-gérant.

Montréal, 8 sept. 1881.

11-9

A VIS est par le présent donné que la Compagnie de crédit foncier de Dundee, limitée, s'adressera au parlement de la Puissance du Canada, lors de sa prochaine session, pour obtenir un acte lui permettant d'acquérir et transporter des propriétés foncières dans la Puissance du Canada.

DRUMMOND FRÈRES ET Co.,

Agents.

Montréal, 8 sept. 1881.

11-9

A VIS est par le présent donné que demande sera faite au parlement de la Puissance du Canada, lors de sa prochaine session, pour obtenir un acte à l'effet de constituer en corps politique une compagnie pour construire et exploiter une ligne de chemins de fer partant d'un point sur le chemin de fer canadien du Pacifique à ou près le Portage de la Prairie, dans la province du Manitoba, se dirigeant de là dans une direction nord-ouest à un point à ou près la bifurcation de la Saskatchewan, avec pouvoir de construire un embranchement jusqu'à Battleford et un autre dans une direction sud jusqu'à la voie principale du chemin de fer canadien du Pacifique, et avec pouvoir de plus de construire et exploiter des tramways, vapeurs et barges en rapport avec la dite ligne de chemin de fer.

DRUMMOND FRÈRES ET Co.,

Agents pour les requérants.

Montréal, 8 sept. 1881

11-9

A VIS public est par le présent donné que demande sera faite à la prochaine session du parlement du Canada pour un Acte autorisant une compagnie à construire un chemin de fer entre la cité de Montréal et un point sur le lac Simcoe près de Beaverton *via* Perth et Smith's Falls, et au nord depuis le lac Simcoe jusqu'à un point sur le lac

Nipissing près de la baie du Sud-Est, et au sud jusqu'à Toronto et à l'ouest jusqu'à Détroit, le dit chemin devant être appelé "The Dominion Air Line."

R. C. COWAN,

Solliciteur pour les requérants.

Daté à Montréal ce 1er septembre 1881. 10-9

A VIS public est par le présent donné que demande sera faite à la prochaine session du Parlement du Canada pour un acte autorisant une compagnie à construire un chemin de fer entre la cité Montréal et le village de Smith's Falls dans le comté de Lanark, dans la province d'Ontario, laquelle compagnie sera appelée "Compagnie de chemin de fer de Montréal et du Canada Central."

SCOTT, MacTAVISH ET MacCRACKEN,

Solliciteurs.

Daté le premier jour d'août 1881.

6-9

DEMANDES POUR CHARTE PAR LETTRES PATENTES.

A VIS est par le présent donné que demande sera faite par les personnes ci-après nommées à Son Excellence le gouverneur général en conseil aux fins d'obtenir par lettres-patentes sous le grand sceau du Canada une charte les constituant ainsi que celles qui pourraient devenir actionnaires dans la compagnie créée par telle charte en un corps politique et incorporé en vertu de l'"Acte du Canada de 1877, concernant les compagnies à fonds social."

1. Le nom corporatif que la compagnie a l'intention de prendre est "La Compagnie de vapeurs Diamant Noir de Montréal, (limitée)."

2. L'objet que se propose la compagnie en demandant une charte, est :—

Le droit d'acheter, de construire, de posséder, d'exploiter et de vendre des vapeurs et autres navires, et de les employer au transport de charbon, minéraux, marchandises et cargaisons de tout genre, de même que des passagers, dans et entre un port ou des ports quelconques du Canada, les ports anglais ou étrangers ; le droit d'acheter et de vendre du charbon, des minéraux, marchandises et autres articles en rapport avec l'exploitation des dits vapeurs ou navires ; le droit d'acheter, de vendre et d'exploiter des terres, des droits miniers et des mines de charbon ; le droit d'acheter, d'ériger et de vendre des quais, des entrepôts, des bureaux et autres bâtiments ainsi que des lignes de chemins de fer et tramways sur les terrains de la compagnie pour l'usage de la compagnie et en rapport avec ses affaires à tels ports ou mines ; le droit nécessaire pour toute autre fin se rattachant directement ou incidemment à l'exploitation de tels vapeurs, navires, mines, bâtiments, quais, constructions et autres propriétés tel que dit ci-dessus.

3. La compagnie aura sa principale place d'affaires dans la cité de Montréal.

4. Le capital projeté de la compagnie est de trois cent mille piastres.

5. Le nombre projeté des parts et obligations est de trois mille et le montant de chacune d'elles cent piastres.

6. Les noms, prénoms, qualités et adresses des divers requérants, qui doivent être également les premiers directeurs provisoires de la compagnie et qui tous résident au Canada, sont : Hugh McLennan, marchand ; Thomas Harris Hodgson, marchand ; George Mathieson Kinghorn, expéditeur ; Abner Kingman, marchand ; Thomas Briggs Brown, marchand, tous de la cité de Montréal.

Montréal, 1er septembre 1881.

R. A. RAMSAY,

Solliciteur pour les requérants.

11-6

A VIS est donné par le présent que les soussignés s'adresseront à Son Excellence le Gouverneur Général en conseil pour en obtenir des lettres patentes sous le grand sceau du Canada leur octroyant une charte les constituant en un corps politique et incorporé sous le nom de "La compagnie d'élevage de High River" (The High River Stock Company), dans le but d'élever, acheter et vendre des animaux, chevaux, moutons et autre bétail, et faire l'élevage des bestiaux dans toutes ses différentes branches, à ou dans la région de la rivière de l'Arc, dans les Territoires du Nord Ouest, dans la Puissance du Canada, avec un siège principal de ses affaires en la cité de Montréal, dans la province de Québec.

Le fonds social de la compagnie sera de deux cent mille piastres divisé en deux mille actions de cent piastres chacune.

Les noms des dits requérants sont comme suit : Andrew Allan, gentilhomme ; Robert A. Smith, gentilhomme ; John Cassils, marchand ; Frank Stephen, marchand ; Walter Wilson, marchand ; Thomas D. Milburne, gentilhomme, tous de Montréal susdit, et Frederick Smith Stimson, de Compton, dans la province de Québec, cultivateur.

Les dits requérants seront les premiers directeurs, ou directeurs provisoires de la compagnie.

L. N. BENJAMIN,

Procureur des requérants.

Montréal, 1er septembre 1881.

10-6

AVIS DIVERS.

A VIS public est par le présent donné qu'en conformité de l'Acte du Canada de 1877 concernant les compagnies à fonds social, la "Compagnie Mutuelle de Télégraphie du Canada" a établi un bureau pour la dépêche des affaires et comme son domicile légal au No. 4 rue de l'Hôpital, en la cité de Montréal, tel endroit devant être la principale place d'affaires de la dite compagnie.

ALEX. F. RIDDELL,

Sec.-trés.

Montréal, 26 septembre 1881.

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The Canada Gazette.

PUBLISHED BY AUTHORITY.

OTTAWA, SATURDAY, OCTOBER 8, 1881.

DOMINION OF CANADA.



For index of new matter, see last page.

APPOINTMENTS.

DEPARTMENT OF THE SECRETARY OF STATE OF CANADA.

THE HONOURABLE THE DEPUTY OF THE GOVERNOR GENERAL has been pleased to make the following appointment, viz. :—

Ottawa, 3rd October, 1881.

MICHEL MATHIEU, of the Town of Sorel, in the Province of Quebec, one of Her Majesty's Counsel learned in the law, to be a Judge of the Superior Court in Lower Canada, now the Province of Quebec, *vice* the Honourable Louis Auguste Olivier, deceased.

PROCLAMATIONS.

LORNE.

[L.S.]

CANADA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.
To Our Beloved and Faithful the Senators of the Dominion of Canada, and the members elected to serve in the House of Commons of Our said Dominion, and to each and every of you,—
GREETING :

A PROCLAMATION.

WHEREAS Our Parliament of Canada stands prorogued to the eighth day of the month of October instant, at which time, at Our City

of Ottawa, you were held and constrained to appear; Now Know YE, that for divers causes and considerations and taking into consideration the ease and convenience of Our Loving Subjects, We have thought fit, by and with the advice of Our Privy Council for Canada, to relieve you, and each of you, of your attendance at the time aforesaid, hereby convoking and by these presents enjoining you, and each of you, on the SEVENTEENTH day of the month of NOVEMBER next, to meet Us in Our Parliament of Canada, at Our City of Ottawa, there to take into consideration the state and welfare of Our said Dominion of Canada, and therein to do as may seem necessary. HEREIN FAIL NOT.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Right Trusty and Well-Beloved Councillor, SIR JOHN DOUGLAS SUTHERLAND CAMPBELL, (commonly called the Marquis of Lorne), Knight of Our Most Ancient and Most Noble Order of the Thistle, Knight Grand Cross of Our Most Distinguished Order of St. Michael and St. George, Governor General of Canada and Vice Admiral of the same, &c., &c., &c.

At Our Government House, in Our CITY of OTTAWA, this SEVENTH day of OCTOBER in the year of Our Lord one thousand eight hundred and eighty-one, and in the forty-fifth year of Our Reign.

By Command,

RICHARD POPE,

Clerk of the Crown in Chancery, Canada.

W. J. RITCHIE,

Deputy Governor,

[L.S.]

CANADA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To all to whom these presents shall come, or whom the same may in anywise concern,—GREETING :

A PROCLAMATION.

Z. A. LASH,
Deputy of the Minister of Justice, Canada. } WHEREAS in pursuance of the provisions of the Canada Temperance Act of 1878, the following notice has

been addressed to the Secretary of State for Canada, embodying the petition therein set forth :

"To the Honorable the Secretary of State for Canada,—

"SIR,—We, the undersigned, electors of the County of Welland, in the Province of Ontario, request you to take notice that we propose presenting the following petition to His Excellency the Governor General, viz:

"To His Excellency the Governor General of Canada in Council,—

"The petition of the electors of the County of Welland, in the Province of Ontario, qualified and competent to vote at the election of a member of the House of Commons, in the said County,

"Respectfully sheweth, That your petitioners are desirous that the second part of the Canada Temperance Act, 1878, should be in force and take effect in the said County :

"Wherefore, your petitioners humbly pray that Your Excellency will be pleased, by an Order in Council under the ninety-sixth Section of the said Act, to declare that the second part of the said Act shall be in force and take effect in the said County.

"And your petitioners will ever pray, &c.' And that we desire that the votes of all the electors of the said County of Welland be taken for and against the adoption of the said petition."

And whereas it appears by evidence to the satisfaction of the Governor General in Council that such notice has appended to it the genuine signatures of one-fourth or more of all the electors of the said County of Welland, the number of the signatures to the notice proved to be genuine being eighteen hundred and thirty-four, and that the other requirements of the law have been observed ;

And whereas an Order of the Governor General in Council has been passed directing that the votes of all the electors of the said County of Welland, be taken for and against the adoption of the said petition,—

Now KNOW YE, that We do hereby, and by virtue of the authority vested in Us by the said Act and Order in Council, proclaim and declare, that on Thursday, the tenth day of November next, a poll will be held in the said County of Welland for taking the votes of the electors for and against the said petition. That such votes will be taken between the hours of nine o'clock in the forenoon and five o'clock in the afternoon of that day and by ballot. That George Lambton Hobson, of the Town of Welland, in the said County of Welland, in the Province of Ontario, Esquire, has been appointed Returning Officer for the purpose of taking on that day the votes of the electors for and against the petition and of afterwards summing up the same and making a return of the result to the Governor General in Council. That the said Returning Officer is empowered and required to appoint a Deputy Returning Officer at and for each polling place or station. That the Returning Officer will appoint persons to attend at the various polling stations and at the final summing up of votes on behalf of the persons interested in and promoting or opposing, respectively, the adoption of the petition, at the Court House, in the said Town of Welland, on Monday, the seventh day of November next, at ten of the clock in the forenoon.

That the votes of the electors will be summed up and the result of the polling declared by the Returning Officer at the said Court House in the said Town of Welland, on Tuesday the fifteenth day of November next, at ten of the clock in the forenoon. And in the event of the petition being adopted by the electors, the Governor General in Council may, at any time after the expiration of sixty days from the day on which the same was adopted, by Order in Council published in the *Canada Gazette*, declare that the second part of the said Act shall be in force and take effect in such

County upon, from and after the day on which the annual or semi-annual licenses for the sale of spirituous liquors then in force in such County will expire, provided such day be not less than ninety days from the day of the date of such Order in Council, and if it be less, then on the like day in the then following year.

Of all which Our loving subjects and all others whom these presents may concern, are hereby required to take notice and to govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, THE HONORABLE SIR WILLIAM JOHNSTON RITCHIE, Knight, Deputy of Our Right Trusty and Well-Beloved Councillor, SIR JOHN DOUGLAS SUTHERLAND CAMPBELL, (commonly called the Marquis of Lorne), Knight of Our Most Ancient and Most Noble Order of the Thistle, Knight Grand Cross of Our Most Distinguished Order of St. Michael and St. George, Governor General of Canada and Vice Admiral of the same.

At Our Government House, in Our CITY of OTTAWA, this SIXTEENTH day of SEPTEMBER, in the year of Our Lord, one thousand eight hundred and eighty-one, and in the Forty-fifth year of Our Reign.

By Command,

J. A. MOUSSEAU,
Secretary of State.

15-3

W. J. RITCHIE,
Deputy Governor.

[L.S.]

CANADA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To all to whom these presents shall come, or whom the same may in anywise concern,—GREETING :

A PROCLAMATION.

Z. A. LASH, } WHEREAS in pursuance of the provisions of the Canada Temperance Act of 1878, the following notice has been addressed to the Secretary of State for Canada, embodying the petition therein set forth :

"To the Honorable the Secretary of State for Canada,—

"SIR,—We, the undersigned, electors of the County of Pictou, request you to take notice that we propose presenting the following petition to His Excellency the Governor General, viz :

"To His Excellency the Governor General of Canada, in Council,—

"The petition of the electors of the County of Pictou, qualified and competent to vote at the election of a member of the House of Commons, in the said County,

"Respectfully sheweth, That your petitioners are desirous that the second part of the Canada Temperance Act, 1878, should be in force and take effect in the said County :

"Wherefore, your petitioners humbly pray that Your Excellency will be pleased, by an Order in Council under the ninety-sixth Section of the said Act, to declare that the second part of the said Act shall be in force and take effect in the said County.

"And your petitioners will ever pray, &c.' And that we desire that the votes of all the electors of

"the said County of Pictou be taken for and against the adoption of the said petition."

And whereas it appears by evidence to the satisfaction of the Governor General in Council that such notice has appended to it the genuine signatures of one-fourth or more of all the electors of the said County of Pictou, the number of the signatures to the notice proved to be genuine being fourteen hundred and sixty-eight, and that the other requirements of the law have been observed;

And whereas an Order of the Governor General in Council has been passed directing that the votes of all the electors of the said County of Pictou be taken for and against the adoption of the said petition,—

Now Know Ye, that We do hereby, and by virtue of the authority vested in Us by the said Act and Order in Council, proclaim and declare, that on Wednesday, the ninth day of November next, a poll will be held in the said County of Pictou for taking the votes of the electors for and against the said petition. That such votes will be taken between the hours of nine o'clock in the forenoon and five o'clock in the afternoon of that day and by ballot. That William H. Harris, Esquire, Sheriff of the said County of Pictou, in the Province of Nova Scotia, has been appointed Returning Officer for the purpose of taking on that day the votes of the electors for and against the petition and of afterwards summing up the same and making a return of the result to the Governor General in Council. That the said Returning Officer is empowered and required to appoint a Deputy Returning Officer at and for each polling place or station. That the Returning Officer will appoint persons to attend at the various polling stations and at the final summing up of votes on behalf of the persons interested in and promoting or opposing, respectively, the adoption of the petition, at the office of the Sheriff of the said County, in the Town of Pictou, on Saturday the fifth day of November next, at ten of the clock in the forenoon.

That the votes of the electors will be summed up and the result of the polling declared by the Returning Officer at the office of the Sheriff of the said County, in the Town of Pictou, on Tuesday the fifteenth day of November next, at ten of the clock in the forenoon. And in the event of the petition being adopted by the electors, the Governor General in Council may, at any time after the expiration of sixty days from the day on which the same was adopted, by Order in Council published in the *Canada Gazette*, declare that the second part of the said Act shall be in force and take effect in such county upon, from and after the day on which the annual or semi-annual licenses for the sale of spirituous liquors then in force in such county will expire, provided such day be not less than ninety days from the day of the date of such Order in Council, and if it be less, then on the like day in the then following year.

Of all which Our loving subjects and all others whom these presents may concern, are hereby required to take notice and to govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, THE HONORABLE SIR WILLIAM JOHNSTON RITCHIE, Knight, Deputy of Our Right Trusty and Well-Beloved Councillor, SIR JOHN DOUGLAS SUTHERLAND CAMPBELL, (commonly called the Marquis of Lorne), Knight of Our Most Ancient and Most Noble Order of the Thistle, Knight Grand Cross of Our Most Distinguished Order of St. Michael and St. George, Governor General of Canada and Vice Admiral of the same.

At Our Government House, in Our CITY of OTTAWA, this SIXTEENTH day of SEPTEMBER, in the year of Our Lord, one thousand eight hundred and eighty-one, and in the Forty-fifth year of Our Reign.

By Command,

J. A. MOUSSEAU,
Secretary of State.

W. J. RITCHIE,
Deputy Governor.

[L.S.]

CANADA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.
To all to whom these presents shall come, or whom the same may in anywise concern,—GREETING :

A PROCLAMATION.

A. CAMPBELL, } WHEREAS it hath pleased
Attorney General, } Almighty God, in His
Canada. } Great Goodness to vouchsafe
unto Our Dominion of Canada, the blessings of a
bountiful Harvest.

We, therefore, considering that these blessings enjoyed by Our people throughout the said Dominion do call for a solemn and public acknowledgment, have thought fit, by and with the advice of Our Privy Council for Canada, to appoint, and We do appoint, THURSDAY, the TWENTIETH day of OCTOBER next, as a day of General Thanksgiving to Almighty God for the bountiful Harvest with which Canada has been blessed this year; and We do invite all Our loving subjects throughout Canada to observe the said day of General Thanksgiving.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, THE HONORABLE SIR WILLIAM JOHNSTON RITCHIE, Knight, Deputy of Our Right Trusty and Well-Beloved Councillor, SIR JOHN DOUGLAS SUTHERLAND CAMPBELL, (commonly called the Marquis of Lorne), Knight of Our Most Ancient and Most Noble Order of the Thistle, Knight Grand Cross of Our Most Distinguished Order of St. Michael and St. George, Governor General of Canada and Vice Admiral of the same.

At Our Government House, in Our CITY of OTTAWA, this THIRTEENTH day of SEPTEMBER, in the year of Our Lord, one thousand eight hundred and eighty-one, and in the Forty-fifth year of Our Reign.

By Command,

12-5 J. A. MOUSSEAU,
Secretary of State.

ORDERS IN COUNCIL.

GOVERNMENT HOUSE, OTTAWA.

Monday, 3rd day of October, 1881.

PRESENT :

THE HONORABLE THE DEPUTY OF HIS EXCEL-
LENCY THE GOVERNOR GENERAL,
IN COUNCIL.

ON the recommendation of the Honorable the Acting Minister of Marine and Fisheries, and under the provisions of the 19th section of the Act passed in the Session of the Parliament of Canada, held in the thirty-first year of Her Majesty's Reign, chaptered 60 and intituled "An Act for the regulation of Fishing and protection of Fisheries," the Deputy Governor, by and with the advice of the Queen's Privy Council for Canada, has been pleased to order, and it is hereby ordered, that the following special Fishery Regulations be and the same are hereby adopted:—

In the Province of Manitoba and the North West Territories, Whitefish shall not be fished for, caught or killed between the twentieth day of October and the first day of November; provided that Indians may catch or kill the same for their own use only, but not for purposes of sale or traffic.

Whitefish shall not be taken or used, bought, sold or possessed for making oil, or feeding domestic animals.

Speckled-trout (*salmo fontinalis*) shall not be fished for, caught or killed between the first day of

October and the first day of January ; Provided that Indians may catch or kill the same for their own use only, and not for purposes of sale or traffic.

15-3 J. O. COTÉ,
Clerk, Privy Council.

GOVERNMENT HOUSE, OTTAWA,

Friday, 16th day of September, 1881.

PRESENT :

THE HONORABLE THE DEPUTY OF HIS EXCEL-
LENCY THE GOVERNOR GENERAL IN
COUNCIL.

ON the recommendation of the Honorable the Acting Minister of Marine and Fisheries, and under the provisions of the 31st section of the Act passed in the session of the Parliament of Canada, held in the thirty-first year of Her Majesty's reign, chaptered 65 and intituled "An Act respecting the Inspection of Steamboats and for the greater safety of passengers by them,"—

The Deputy Governor, by and with the advice of the Queen's Privy Council for Canada, has been pleased to order, and it is hereby ordered, that the steamer "Princess Louise" plying on the river Thames, be limited to carry three hundred (300) passengers.

Certified,

13-3 J. O. COTÉ,
Clerk, Privy Council.

GOVERNMENT NOTICES.

STATEMENT

Of the Revenue and Expenditure, on account of the Consolidated Fund, of the Dominion of Canada, as by Returns furnished to the Finance Department to the night of the 30th September, 1881.

REVENUE.	AMOUNT.
Customs.....	\$2,060,415 77
Excise.....	549,960 06
Post Office.....	54,957 93
Public Works, including Railways.	251,266 39
Bill Stamps.....	18,977 88
Miscellaneous.....	116,896 48
	<u>\$3,052,474 51</u>
Revenue to 31st August, 1881.....	5,177,486 36
	<u>\$8,229,960 87</u>
Expenditure.....	\$1,317,256 31
do to 31st August, 1881.....	3,709,184 75
	<u>\$5,026,441 06</u>

J. M. COURTNEY,
Deputy Minister of Finance

Finance Department,
Ottawa, 1st October, 1881.

PUBLIC Notice is hereby given that under the Canada Joint Stock Companies Act, 1877, letters patent have been issued under the Great Seal of the Dominion of Canada, bearing date the sixteenth day of September, 1881, incorporating George Albertus Cox, of the Town of Peterborough, in the County of Peterborough, in the Province of

Ontario, in the Dominion of Canada, insurance agent ; Edmund Solomon Vindin, of the Town of Port Hope, in the County of Durham, in the said Province of Ontario, commission merchant ; Edward Peplow, of the said Town of Port Hope, produce merchant ; Lewis Ross, of the said Town of Port Hope, merchant, and Henry Read, of the said Town of Peterborough, accountant,—for the purpose of the acquiring and holding of all kinds of rolling stock suitable for use upon railroads in the several Provinces of the Dominion, the leasing and selling or otherwise disposing thereof to any or every railway company or person, and the manufacture of all or any kinds of such rolling stock,—by the name of "The Midland Rolling Stock Company (limited)," with a total capital stock of one hundred thousand dollars, divided into one thousand shares of one hundred dollars.

Dated at the office of the Secretary of State of Canada, this seventh day of October, 1881.

15-3 J. A. MOUSSEAU,
Secretary of State.

PUBLIC Notice is hereby given that, under the Canada Joint Stock Companies Act, 1877, Letters Patent have been issued under the Great Seal of the Dominion of Canada, having effect from the 11th day of June, 1881, incorporating the shareholders of "The Imperial Loan and Investment Company" now being a subsisting and valid corporation for purposes or objects which are within the purview of the said Act, as a Company under the said Act and as a Loan Company within the meaning and provisions of that Act, by the name of "The Imperial Loan and Investment Company of Canada (limited)," with their existing capital of \$1,000,000, and naming as first directors of the said Company, the Honorable Sir Alexander Campbell, Knight Commander of the Most Distinguished Order of St. Michael and St. George, President ; John Fiskin, Esquire, Vice-President ; Noah Barnhart, Esquire ; William George Gooderham, Esquire ; James Thorburn, Esquire, Physician ; Daniel Lamb, Esquire, and Richard Shaw Wood, Esquire.

Dated at the Office of the Secretary of State of Canada, this 7th day of September, 1881.

14-3 J. A. MOUSSEAU,
Secretary of State.

OFFICE OF THE SUPERINTENDENT OF INSURANCE.

Ottawa, 30th September 1881.

NOTICE is hereby given that a License (No. 87), under date 28th July 1881, has been issued to the City of London Fire Insurance Company, Limited, to transact business of Fire Insurance in Canada. The head office in Canada is in the City of Montreal, and J. K. Oswald, Chief General Agent.

14-3 J. B. CHERRIMAN,
Superintendent of Insurance.

PUBLIC Notice is hereby given that under "The Canada Joint Stock Companies Act, 1877," Letters Patent have been issued under the Great Seal of the Dominion of Canada, bearing date the Ninth day of September, 1881, incorporating David George Hatton, of the Town of Peterborough, in the Province of Ontario, in the Dominion of Canada, solicitor ; Robert Archibald Morrow, of the same place, Esquire ; Thomas Thomson Turnbull, of the City of Montreal, in the Province of Quebec, in the Dominion of Canada, merchant ; George Burchell Williams, of the Town of Lafayette, in the State of Indiana, one of the United States of America, Esquire, and John Franklin Olmstead, of the City of Washington, in the District of Columbia, in the said United States of America, Esquire, for the purpose of establishing, erecting, constructing, maintaining and working a line or lines of telegraphic communication from and to any place or places throughout the Dominion of Canada, either

by land or water, with all the powers and privileges incident to or connected with or necessary for the maintenance and working of such telegraphic lines, with full power and authority to construct the lines of telegraph upon any lands purchased for the Company or on other lands, the right to carry their line over which has been conceded to the said company by the parties having the right to make such concession, and with the permission of the municipality wherein the same are situated, along any or upon any of the public streets, roads, bridges, railroads or other roads and highways and over and under any of the waters within the Dominion by the erection of the necessary fixtures, including posts, piers or abutments for sustaining the wires of such lines, provided the same be not so constructed as to incommode the public use of such streets, roads, bridges, railroads or other roads and highways or to impede the free access to any house or other building erected in the vicinity of the same, or injuriously to interrupt the navigation of such waters; also to repair, take down, remove, replace, renew and re-erect the said telegraphic line or lines along the whole or any part of the said public roads, highways and bridges, and over or under the waters in the several Provinces, Districts, Towns and Villages in the Dominion of Canada.

The directors of the said Company or a majority of them shall have power from time to time to fix and regulate the charges or dues to be received by the said Company for the transmission and delivery of communications and messages by the said telegraph line or lines and by their clerks or other officers and servants, to ask for, demand, receive, recover and take the same and the said telegraph line or lines and the said charges and dues for the transmission of such communications and messages, and all materials which shall from time to time be got or had for constructing, building, maintaining or repairing the same to be vested in the same Company and its successors.

And the said Company to be authorized, but only with the consent of the Governor in Council, to enter into any agreement with any telegraphic company for the use of the line of such other company or for the lease or purchase of the same whether now established or to be hereafter established, as will be most conducive to the objects and purposes of the said Company, and likewise to make connection with the line or lines of any telegraph company or cable company in or without the Dominion of Canada.

And the said Company and its successors shall have the power of purchasing, having and holding any estate, real, personal or mixed, requisite for the carrying on of the undertaking of the said Company,

and of letting, conveying or otherwise disposing of the same for the benefit and on account of the said Company from time to time as shall be deemed necessary or expedient; and further, that the said Company be vested with all the powers and privileges conferred by the Canada Joint Stock Companies Act 1877. The said Company and their successors may and shall have a common seal and may change and alter the same at their will and pleasure.

Provided, that nothing herein contained shall be construed to confer on the said Company the right of building bridges, piers or works over any navigable river in Canada without the consent of the Governor General of Canada in Council, or of erecting posts or placing their lines of telegraph upon the line of any railway without the consent of the Company or parties to whom such railway belongs.

Provided also, that any message in relation to the administration of justice, the arrest of criminals, the discovery or prevention of crime, and Government messages or despatches shall always be transmitted in preference to any other message or despatch, if required by any person connected with the administration of justice or any person thereunto authorized by the Secretary of State of Canada,—by the name of "The Canada Mutual Telegraph Company," with a total capital stock of one million dollars, divided into ten thousand shares of one hundred dollars.

Dated at the Office of the Secretary of State of Canada, this twenty-third day of September, 1881.

13-3 J. A. MOUSSEAU,
Secretary of State.

NOTICE TO MARINERS.

No. 22 of 1881.

LARK ISLET FOG ALARM.

NOTICE is hereby given that it has been found necessary to change the duration of the blasts sounded by the Fog Trumpet recently established at Lark Islet Light Station, in the River St. Lawrence, at the mouth of the Saguenay River, Province of Quebec (*Vide* Notice to Mariners, No. 17 of 1881).

In future, the Trumpet will sound blasts of twenty seconds' duration, with intervals of forty seconds between the blasts.

WM. SMITH,
Deputy of the Minister of Marine, etc.
Department of Marine and Fisheries,
Ottawa, 9th Sept., 1881.

13-3

LIST OF INSURANCE COMPANIES, LICENSED TO DO BUSINESS IN CANADA UNDER THE INSURANCE ACTS OF 1875 AND 1877.

NAME OF THE COMPANY.	Chief Agent to receive process.	Deposits marked (A) are applicable solely to Life Policies existing 31st March 1878; marked (B) to policies subsequent to that date.	Amount of Deposit.	Description of Insurance business for which licensed.
The Accident Insurance Company of North America.....	Edward Rawlings, Manager, Montreal.....	\$13,500 Montreal Harbour bonds; \$9,733 Montreal Warehousing Bds.; \$550, 5 p. Canada stock. (Accepted at \$20,000).....		Accident.
The Aetna Insurance Company of Hartford, Connecticut.....	Robert Wood, General Agent, Montreal.....	\$5,070 Canada stock; \$23,000 Municipal Debentures; \$72,000 U.S. Bonds. (Accepted at \$97,771).....		Fire and Inland Marine.
The Aetna Life Insurance Company of Hartford, Connecticut.....	Wm. H. Orr, Manager, Toronto.....	\$100,000 U.S. gold bonds (A), \$70,000 U.S. Bonds and \$25,000 Debs. Prov. of Queb. (B).....		Life.
The Agricultural Insurance Company of Watertown, N.Y., U.S.....	Jno. Fisher, Chief Agent, Cobourg.....	\$100,000 U.S. Bonds, 4 per cent.....		Fire.
The Anchor Marine Insurance Company.....	Hugh Scott, Agent, Toronto.....	\$56,000 Municipal Debentures. (Accepted at \$50,400).....		Inland Marine.
The British America Assurance Company, Toronto.....	Louis H. Boulton, Manager, Toronto.....	\$61,000 Municipal Debentures. (Accepted at \$54,900).....		Fire and Inland Marine.
The Briton Life Association (Limited).....	J. B. M. Chipman, Chief Agent, Montreal.....	\$54,933—Canada 4 per cent. bonds.....		Life.
The Canada Fire and Marine Insurance Company.....	Charles Cameron, Managing Direct., Hamilt'n.....	\$57,000 Municipal Debent. (Accepted at \$51,300).....		Fire and Inland Marine.
The Canada Life Assurance Company, Hamilton.....	A. G. Ramsay, Manager, Hamilton.....	\$60,000 Municipal Debentures. (Accepted at \$54,000).....		Life.
The Canadian Steam Users Insurance Association.....	W. B. McMurrich, Agent, Toronto.....	\$3,900 Imper. Building Society stock, \$5,000 Toronto Building and Loan Assoc. stock, \$1,600 Western Assur. stock.....		Steam Boilers, &c.
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal.....	\$56,000 Municipal Debentures. (Accepted at \$50,400).....		Life and Accident.
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal.....	\$56,000 Montreal Harbor bonds. (Accepted at \$50,400).....		Fire and Inland Marine.
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal.....	\$30,000 cash.....		Guarantee.
The City of London Fire Insurance Co. (Limited).....	J. K. Oswald, Chief Agent, Montreal.....	\$20,000 stg. Canada Stock.....		Fire.
The Commercial Union Assurance Company of London, England.....	Fred. Cole, General Agent, Montreal.....	\$100,344 Canada stock (Life A), \$50,613 Canada Con. 5 per cent. stock and \$55,967, 4 p. c. stock (Fire).....		Life.
The Confederation Life Association of Canada.....	J. K. Macdonald, Managing Director, Toronto.....	\$86,300 Municipal Debentures. (Accepted at \$77,650).....		Life.
The Dominion Fire and Marine Insurance Company, (Hamilton).....	F. R. Despard, Manager, Hamilton.....	\$35,000 cash, \$15,000, City Victoria, B.C. Bonds.....		Fire and Inland Marine.
The Equitable Life Assurance Society of the United States, N. Y.....	R. W. Gale, Manager, Montreal.....	\$100,000 Canada stock (A) and \$65,000 U.S. Bonds (B).....		Life.
The Fire Insurance Association (Limited), London, England.....	Wm. Robertson, Chief Agent, Montreal.....	\$100,000 Canada stock.....		Fire.
The Guarantee Company of North America.....	Edward Rawlings, Manager, Montreal.....	\$32,000 Municipal Debentures; \$15,000 Mon. Harb. Bonds; \$9,733 Mon. Warehous. bds. and \$400 stock. (Accepted at \$51,000).....		Guarantee.
The Guardian Fire and Life Assurance Company, London, England.....	Robt. Simms & Co., and Geo. Denholm, Gen. Agents, Montreal.....	\$100,343 Canada stock.....		Fire.
The Hartford Fire Insurance Company, Hartford, Connecticut.....	Robt. Wood, General Agent, Montreal.....	\$55,000 U.S. bds. and \$30,840 bank stock. (Accepted at \$100,000).....		Fire.
The Imperial Insurance Company of London, England.....	W. H. Rintoul, Agent, Montreal.....	\$48,667 Con. 5 per cent. Can. stock, \$51,402 6 per cent. Can. stock.....		Fire.
The Lancashire Insurance Company.....	S. C. Duncan-Clark, Chief Agent, Toronto.....	\$100,000 Canada stock.....		Fire.
The Lion Life Insurance Company (Limited) London, England.....	Fred. Stanciliffe, General Manager, Montreal.....	\$10,000 stg. Canada stock.....		Life.
The Liverpool and London and Globe Insurance Company.....	G. F. C. Smith, Chief Agent, Montreal.....	\$50,000 Canada stock (Life), and \$3,000 Can. 5's; \$63,000 Municipal Deb., \$25,000 Montreal Investment Association; and \$17,030 cash. (Accepted at \$145,480).....		Fire and Life.
The London Assurance Corporation, England.....	C. C. Foster, Agent, Montreal.....	\$50,127 Canada Con. 5 p. c. stock and \$99,873 Canada stock, being (Fire) \$100,000 and (Life) \$50,000.....		Fire and Life.
The London Guarantee and Accident Co. (Limited).....	A. T. McCord, Chief Agent, Toronto.....	\$11,000 stg. Canada Stock.....		Guarantee and Accident.
The London and Lancashire Fire Insurance Company, Liverpool.....	C. J. Spike, Chief Agt., Halifax, N.S.....	\$21,000 stg., Canada Stock.....		Fire.
The London and Lancashire Life Assurance Company.....	William Robertson, Manager, Montreal.....	\$100,000 Canada stock (A) \$5,000 cash and \$4,867 Prov. of Queb. bonds (B).....		Life.
The London Mutual Fire Insurance Company of Canada, London, Ont.....	D. C. Macdonald, Secretary, London.....	\$25,000 Canada Stock and \$5,000 cash.....		Life.
The Metropolitan Life Insurance Company of New York.....	Thos. A. Temple, General Agent, St. John, N.B.....	\$100,000 U. S. bonds.....		Life.
The Metropolitan Plate Glass Insurance Company, New York.....	A. J. Pell, Montreal.....	\$5,000 United States bonds.....		Plate Glass Insurance.
The Mutual Life Association of Canada.....	J. Turner, President, Hamilton.....	\$99,267 Municipal Debentures. (Accepted at \$89,339).....		Life.
The North American Mutual Life Insurance Company.....	Wm. McCabe, Managing Director, Toronto.....	\$50,000 cash.....		Life.
The North British and Mercantile Insurance Company.....	Macdougall & Davidson, General Agents, Montreal.....	\$50,000 Canada stock (Life A); \$47,000 Montreal Harbour bonds and \$65,000 Municipal Deb. (Fire). (Accepted at \$150,800).....		Fire and Life.

The Northern Assurance Company of Aberdeen and London	Taylor Bros., General Agents, Montreal.....	\$55,833 Canada stock, \$14,167 Canada 5's	Fire.
The Norwich Union Fire Insurance Society, Norwich, England.....	Alex. Dixon, Agent, Toronto.....	\$100,000 Canada Stock.....	Fire.
The Ontario Mutual Life Assurance Company.....	Wm. Hendry, Manager, Waterloo.....	\$56,207 Municipal Debentures. (Accepted at \$50,586)....	Life.
The Phoenix Insurance Company of Brooklyn.....	Robert Hampson, Agent, Montreal.....	\$100,000 U. S. bonds.....	Fire and Inland Marine.
The Phoenix Fire Assurance Company, London, England	Gillespie, Moffatt & Co., Gen Ag'ts Mont.....	\$50,171 Canada stock, and \$50,126 Canada Con. 5 p.c. stock.....	Fire.
The Quebec Fire Assurance Company.....	J. G. Clapham, President, Quebec.....	\$25,000 Canada stock, \$60,000 Bank stock, and \$15,200 Municipal Debentures. (Accepted at \$98,680).....	Fire.
The Queen Fire and Life Insurance Company, England.....	A. M. Forbes & H. J. Mudge, Chief Agents, Montreal	\$100,000 Canada stock (Fire) and \$51,100 Canada Consol. 5 p. c. stock (Life).....	Fire and Life.
The Reliance Mutual Life Assurance Society, London, England.....	J. Cassie Hatton, Attorney, Montreal.....	\$100,000 Canada stock (A) and \$10,000 Canada stock (B).....	Life.
The Royal Canadian Insurance Company	Arthur Gagnon, Secretary, Montreal.....	\$56,000 Montreal Harbour bonds. (Accepted at \$50,400).....	Fire and Inland Marine.
The Royal Insurance Company	M. H. Gault & Wm. Tauley, Chief Agents, Montreal		
The Scottish Imperial Insurance Company	Taylor Bros., General Agents, Montreal.....	\$96,982 Canada stock, \$53,533 Canada Consol. 5 p. c. stock, \$170,333, British Consols—being \$149,182 (Fire) \$50,000 (Life A) and \$121,666 (General). Also \$97,333.33, British Annuities (General). Total \$418,182	Fire and Life.
The Sovereign Fire Insurance Company of Canada.....	Hon. Alex. Mackenzie, President, Toronto.....	\$71,068 Canada stock, \$20,000 Montreal Harbour bonds, \$13,500 Municipal Deb. (Accepted at \$101,218).....	Fire.
The Standard Life Assurance Company, Scotland.....	W. M. Ramsay, Manager, Montreal.	\$115,655 Municipal Debent., cash \$3,684. (Accepted at \$107,774)....	Fire.
The Star Life Assurance Society of England.....	A. W. Lander, General Treasurer, Toronto.....	\$64,000 Mun. Debts., \$107,000 Mont. Harbour Bds., (accepted at \$153,900), being \$126,750 (Life A), and \$27,150 (Life B).....	Life.
The Sun Mutual Life Insurance Company of Montreal.....	R. Macaulay, Secret. and Manager, Montreal.....	\$100,343 Canada stock.....	Life.
The Toronto Life Assurance and Tontine Company.....	Arthur Harvey, Manager, Toronto.....	\$56,000 Municipal Debentures. (Accepted at \$50,400).....	Life and Accident.
The Travelers Insurance Company of Hartford, Conn.	Thos. Simpson, Agent, Montreal.....	\$32,400 Municipal Debent., cash \$1,040.36. (Accepted at \$30,200). \$100,000 U. S. bonds, \$25,000 Municipal Debent., \$20,000 Montreal Harbour Bonds, (accepted at \$140,500), being \$100,000 (Life A) \$25,000 par (Life B) and \$20,000 par, (accident)....	Life and Accident.
The Union Mutual Life Insurance Company of Maine	Wm. Mulock, Agent Toronto.....	\$100,000 U. S. 4 per cent. Bonds (A) and \$15,060 District of Columbia, U.S., Bonds (B).....	Life.
The Western Assurance Company, Toronto	J. J. Kenny, Managing Director, Toronto.....	\$57,700 Municipal Debentures. (Accepted at \$51,930).....	Fire and Inland Marine.

THE FOLLOWING LIFE INSURANCE COMPANIES HAVING CEASED TO TRANSACT NEW BUSINESS IN CANADA, ARE ENTITLED UNDER SECTION 17 OF THE CONSOLIDATED INSURANCE ACT OF 1877, TO TRANSACT ALL BUSINESS CONNECTED WITH POLICIES EXISTING AT 31st MARCH, 1878, AND THEIR DEPOSITS ARE APPLICABLE TO THOSE POLICIES SUBJECT TO THE PROVISIONS OF THE INSURANCE ACTS OF 1868 AND 1871.

NAME OF THE COMPANY.	Chief Agent to receive process.	Amount of Deposit.	Business.
The Briton Medical and General Life Association, London, England.	Jas. E. M. Chipman, Manager, Montreal.....	\$100,343 Canada Stock	Life.
The Connecticut Mutual Life Insurance Company of Hartford, Conn., U.S.....	Robt. Wood, General Agent, Montreal.....	\$100,000 U.S. Bonds.....	Life.
The Edinburgh Life Assurance Company.....	David Higgins, Chief Agent, Toronto.....	\$150,515 Canada Stock.....	Life.
The Life Association of Scotland.....	George W. Ford, Chief Agent, Montreal.....	\$150,000 Canada Stock	Life.
The National Life Insurance Company of the United States of America.....	John F. Bell, Attorney, Windsor.....	\$100,000 U. S. Bonds.....	Life.
The New York Life Insurance Company	F. W. Campbell, M.D., Attorney, Montreal...	\$100,000 U. S. Bonds.....	Life.
The North Western Mutual Life Insurance Company of Milwaukee...	M. W. Mills, Chief Agent, Toronto.....	\$100,000 U. S. Bonds.....	Life.
The Phoenix Mutual Life Insurance Company, Hartford, Connecticut	A. R. Bethune, General Agent, Montreal.....	\$105,000 U. S. Bonds.....	Life.
The Positive Government Security Life Assurance Company (limited) England.....	John Taylor, Secretary, Montreal.....	\$8,273 Canada 5 per cent Debentures.....	Life.
The Scottish Amicable Life Assurance Society.....	Geo. Wm. Ford, General Agent, Montreal...	\$150,000 Canada Stock.....	Life.
The Scottish Provident Institution.....	R. A. Ramsay, Attorney, Montreal.....	\$100,343 Canada Stock.....	Life.
The Scottish Provincial Assurance Company	Geo. Wm. Ford, Secretary, Montreal	\$150,790, viz: 112,343, Canada Stock, and \$38,447 Canada 5 per cent debentures.....	Life.
The United States Life Insurance Company	\$60,000 U. S. Gold Bonds.....	Life.

NOTE.—The Globe Mutual Life Insurance Company of New York, has been declared insolvent both in the United States and Canada, and Jas. D. Fish of New York has been appointed Receiver by the United States Courts, and W. C. Wells, of Montreal, has been appointed Assignee by the Superior Court of Lower Canada, Montreal, for the Canadian business of the Company. The deposit of the Company with the Government, \$100,000 U.S. Bonds, has by order of said Superior Court, been delivered to the Bankers of that Court.

The Merchants' Marine Insurance Company of Montreal has ceased to transact business and is winding up its affairs. The deposit has been surrendered to the Company, except \$2,223 cash held against contested claims.

Office of the Superintendent of Insurance,
Ottawa, 30th September, 1881.

J. B. CHERRIMAN, Superintendent of Insurance.

RETURN OF THE AMOUNT OF LIABILITIES AND ASSETS OF THE MONTREAL CITY AND DISTRICT SAVINGS BANK, AND OF THE CAISSE D'ECONOMIE DE NOTRE-DAME DE QUEBEC, ON THE 30TH SEPTEMBER, 1881.

LIABILITIES.									
CAPITAL.									
Capital Stock.	Capital paid up.	Dominion Govt. deposits payable on demand.	Provincial Govt. deposits payable on demand.	Other deposits payable on demand.	Dominion Govt. deposits payable after notice.	Provincial Govt. deposits payable after notice.	Other deposits payable after notice.	Special Poor Fund or Charity Trust.	Other Liabilities.
		\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
City and District Savings Bank.....	2,000,000 00	600,000 00	218,230 09	17,030 00	5,128,724 71	180,000 00	83,395 48
Caisse d'Economie Notre-Dame de Québec.....	1,000,000 00	250,000 00	3,130,545 11	83,000 00	40,203 85
Total Liabilities.									
ASSETS.									
		Dominion Securities.	Provincial or Municipal Securities.	Loans having Government Securities.	Loans secured by Bank Stock	Loans secured by Stock, &c.	Cash in hand or on call in chartered Banks.	Special Poor Fund or Charity Fund Investments.	Bank Stock prior to incorporation.
		\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
City and District Savings Bank.....	1,377,944 84	600 82	1,624,248 69	1,596,430 10	1,123,920 53	178,000 00
Caisse d'Economie Notre-Dame de Québec.....	97,463 27	718,290 48	983,411 61	125,187 18	1,159,995 64	83,000 00	237,220 00
Total Assets.									

* Including landed property of Bank \$341,295 10.

FINANCE DEPARTMENT,
Ottawa, 7th Oct. 1881.

J. M. COURTNEY,
Deputy Minister of Finance.

MONTHLY STATEMENT of Goods Exported from the Dominion of Canada (exclusive of British Columbia) for August, 1881.

	Produce of Canada.	Produce of other countries.	Total.
	\$ cts.	\$ cts.	\$ cts.
Produce of the Mine.....	210,701 00	17,517 00	228,218 00
do Fisheries.....	803,741 00	280 00	804,021 00
do Forest.....	3,184,619 00	85,210 00	3,269,829 00
Animals and their Produce.....	2,118,412 00	162,529 00	2,280,941 00
Agricultural Products.....	597,612 00	1,614,385 00	2,211,997 00
Manufactures	241,477 00	70,641 00	312,118 00
Miscellaneous Articles.....	38,777 00	4,982 00	43,759 00
Totals.....	7,195,339 00	1,955,544 00	9,150,883 00
Coin and Bullion.....			
Grand Total.....	7,195,339 00	1,955,544 00	9,150,883 00

CUSTOMS DEPARTMENT,

OTTAWA, 5th October, 1881.

J. JOHNSON,
Commissioner of Customs.

SUMMARY STATEMENT showing the Quantity and Value of Goods entered for Consumption in the Dominion of Canada (exclusive of British Columbia) and the Duty Collected thereon, during the month ending 31st July, 1881.

ARTICLES.	ENTERED FOR CONSUMPTION.		
	Quantity.	Value.	Dnty.
Acids.....	\$	\$ cts.	\$ cts.
Agricultural Implements	"	4,052 00	.783 76
Ale, Beer and Porter.....	Gals.	7,477 00	2,012 75
Animals.....	"	9,858 00	2,442 00
Books, Pamphlets, &c., &c.....	"	11,070 00	2,214 00
Brass and manufactures of.....	"	72,558 00	11,446 65
Breadstuffs, viz :—		26,470 00	6,647 65
Grain of all kinds.....	Bush.	126,121	62,532 00
Flour and Meal.....	Brls.	41,524	154,063 00
Rice and all other Breadstuffs.....	\$	26,092 00	10,463 36
Candles.....	Lbs.	16,625	2,143 00
Chicory.....	"	8,661	431 00
Coal of all kinds and Coke.....	Tons.	117,585	394,572 00
Coffee, from countries others than U. S.....	Lbs.	101,907	13,999 00
" " U. States.....	"	37,718	5,837 00
Copper and manufactures of.....	\$	14,544 00	2,065 70
Cordage of all kinds.....	"	7,534 00	870 40
Cotton, manufactures of.....	"	1,169,548 00	253,145 30
Drugs and Medicines.....	"	56,063 00	11,814 45
Earthen, Stone, and Chinaware.....	"	53,578 00	14,686 35
Fancy Goods.....	"	148,921 00	31,773 32
Fish.....	"	5,160 00	1,024 32
Fruit, Dried.....	Lbs.	35,622 00	8,433 94
" green, &c.....	\$	41,883 00	7,786 99
Furs.....	"	56,551 00	9,557 75
Glass and Glassware.....	"	105,331 00	24,886 30
Gunpowder and explosive substances.....	"	1,597 00	418 25
Hats, Caps and Bonnets.....	"	32,384 00	8,096 00
Hops.....	Lbs.	3,292	810 00
Iron and Steel, and manufactures of.....	\$	784,846 00	152,746 14
Jewellery and watches, and manufactures of gold and silver	"	71,188 00	15,995 10
Lead and manufactures of.....	"	7,963 00	1,217 28
Leather and manufactures of.....	"	127,788 00	28,128 55
Marble and Stone, and manufactures of.....	"	23,575 00	4,239 56
Malt.....	Lbs.	60	73 00
Metals, Composition, &c., and manufactures of.....	\$	24,723 00	4,778 14
Musical Instruments.....	"	30,873 00	8,617 05
Oils, Kerosene, Refined Petroleum, etc., etc.....	Gals.	153,744	18,789 00
" all other, N.E.S.....	"	49,235	28,237 00
Paints and Colors.....	\$	51,870 00	6,174 69
Paper and manufactures of.....	"	71,951 00	17,143 71
Perfumery, &c.....	"	1,996 00	598 60
Provisions, viz :			
Bacon, Hams, Shoulders, Sides; Beef, Pork and Mutton.....	Lbs.	816,226	70,324 00
Butter.....	"	66	16 00
Cheese.....	"	1,825	321 00
Lard.....	"	70,399	81,109 00
Poultry and other meats.....	\$	5,434 00	916 55
Salt, not imported from Great Britain or British Possessions or for Gulf Fisheries.....	Lbs.	54,970	304 00
Seeds.....	\$	479 00	73 85
Silk, manufactures of.....	"	418,857 00	125,147 20
Soap of all kinds.....	Lbs.	32,840	3,966 00
Spices, ground and unground.....	\$	5,706 00	1,228 05
Starch.....	Lbs.	33,088	2,044 00
Spirits of all kinds.....	Gals.	67,720	105,949 00
Wines, other than Sparkling.....	"	54,260	37,231 00
Sparkling.....	Doz.	1,242	10,234 00
Sugar, above No. 14, D.S.....	Lbs.	506,461	21,751 00
" equal to No. 9, and not above No. 14, D.S.....	"	3,327,408	129,468 00
" below No. 9, D.S.....	"	2,565,539	91,687 00
" Syrups, Cane Juice, &c.....	"	71,062	1,907 00
" Melado, &c., &c.....	"	64,341	2,551 00
Glucose and Syrups.....	"	62,292 00	9,386 90
Molasses for refining.....	Gals.	695,692	143,515 00
Molasses not for refining.....	"	252,253	50,823 00
Tea from countries other than the U.S.....	Lbs.	39,231	24,619 00
United States.....	"	104,666 00	26,704 35
Tobacco and Cigars.....	"	1,278,030 00	365,442 43
Wood and manufactures of.....	\$		
Woollen manufactures.....	"		
Wool, Class 1, viz : Leicester, Gotswold, Lincolnshire down combing wools, or wools known as Lustre Wools, and other like combing wools, such as are grown in Canada.....	Lbs.	19,084	9,708 00
All other dutiable articles.....	\$	661,184 00	153,438 17
Total Dutiable Goods.....		\$7,015,727 00	\$1,772,668 03
Coin and Bullion (except U.S. silver coin).....		205,071 00	
Free Goods, all other.....		1,759,112 00	
Grand Total entered for Consumption.....		\$8,979,910 00	\$1,772,668 03

POST OFFICE DEPARTMENT.

Dr. Post Office Savings Bank Account for the Month of August, 1881. Cr.

(Furnished to the Minister of Finance in accordance with the Post Office Act 1875, sec. 69, and Public Accounts Audit Act, 1878, Sec. 20.)

Balance in hands of Minister of Finance on 31st July 1881	\$6,437,982 87	Repayments at Post Office Savings Banks during month	\$183,671 84
Deposits in Post Office Savings Banks during month	400,139 00		
Interest allowed to Depositors on ac- counts closed during month	331 43	Balance :—	
		At the credit of Depositors' Accounts.....	\$6,610,926 35
		Outstanding cheques held by Depositors, and not presented for payment.	43,855 11
	6,838,453 30		6,654,781 46
			6,838,453 30

J. M. COURTNEY,
Deputy Minister of Finance.

FINANCE DEPARTMENT, Ottawa, 19th September 1881.

THE FOLLOWING NEW POST OFFICES WERE ESTABLISHED IN CANADA
ON THE 1ST SEPTEMBER, 1881.

NAME OF POST OFFICE.	TOWNSHIP OR PARISH.	ELECTORAL COUNTY.	POSTMASTER.
Charlo Station.....	Restigouche N.B.	Ernest Young.
Brooke	Bathurst.....	Lanark, S.R. O.	B. McKeracher.
Elmside.....	Bristol.....	Pontiac..... Q.	E. Graham.
Fraserburgh..	Oakley.....	Muskoka..... O.	Alexander Fraser.
Hope Bay.....	Albemarle.....	Bruce, N.R. O.	James Muirhead.
Hatchley Station.....	Burford.....	Brant, S.R. O.	W. B. Powell.
Mattatall Lake	Colchester.. N.S.	Alexander Patriquin.
Michipicoten Island.....	Lake Superior.....	Algoma..... O.	William Grierson.
Orr Lake.....	Medonte.....	Simcoe, S.R. O.	James Gallagher.
Pike Creek.....	Maidstone.....	Essex..... O.	Dennis Brassard.
Saint-Mary's River.....	Guysboro..... N.S.	Thomas Martin.
Seaforth	Halifax..... N.S.	Mrs. Short.
Thetford Mines.....	Thetford	Megantic..... Q.	W. M. Bishop.
Tobermory.....	St. Edmund's.....	Bruce, S.R. O.	Alexander Green.

CHANGES IN POST OFFICES ALREADY ESTABLISHED.

OFFICES CLOSED.

Bristol..... Co. Pontiac, Q.
Lourdes..... Co. Russell, O.

NAMES CHANGED.

Arthabaska Station, Co. Arthabaska, Q. to Victoriaville.
Falmouth Windsor Bridge, Co. Hants, N.S. to Falmouth Station.
Longwood, Co. Middlesex, W.R. to Wendigo.
Manilla Station, Co. Victoria, S.R., O. to Creswell.

CIRCULATION AND SPECIE.

	31st July.	31st August.	30th September.	21st October.	30th November.	31st December.
Fractionals.....	151,678 10	153,156 10				
\$1 & \$2.....	4,669,269 25	4,936,310 75				
\$5, \$10 & \$20	77,040 45	71,865 45				
\$50 & \$100	799,375 00	761,075 00				
\$500 & \$1000	8,998,000 00	9,027,500 00				
Total	14,695,362 80	14,949,907 30				
	31st January.	28th February.	31st March.	30th April.	31st May.	30th June.
Fractionals.....						
\$1 & \$2.....						
\$5, \$10 & \$20.....						
\$50 & \$100.....						
\$500 & \$1000.....						
Total.....						

Fractional Notes.....	153,156 10	Specie held at Montreal, August 31st....	1,566,751 42
Provincial "	178,354 45	Toronto, do 31st	551,622 72
Montreal issue.....	7,621,925 50	Halifax, do 31st.....	741,766 14
Toronto "	4,542,615 00	St. John, do 31st	192,665 44
Halifax "	1,755,872 50	Winnipeg, do 31st	14,137 16
St. John "	673,665 25		
Victoria "	24,318 50		
Total.....	\$14,949,907 30		

Guaranteed Debentures.....	3,066,942 88
	2,920,000 00
	5,986,942 88
Guaranteed Debentures to be held under	
Vic. 43, cap. 13—	
10 p. c. on \$14,949,907 30	1,494,990 73
Specie to be held under Vic. 43, cap. 13—	
15 p. c. on 14,949,907 30	2,242,486 09
	\$3,737,476 82
Excess of Specie and Guaranteed Debentures.....	2,249,466 06
Unguaranteed Debentures to be held under Vic. 43, cap. 13.	11,250,000 00
75 p.c. on 14,949,907 30.....	11,212,430 48
Excess of Unguaranteed Debentures.....	37,569 52
SUMMARY.	
Excess of Specie and Guaranteed Debentures.....	2,249,466 06
Excess of Unguaranteed Debentures.....	37,569 52
Total Excess.....	2,287,035 58

FINANCE DEPARTMENT,
Ottawa, 9th September, 1881.

J. M. COURTNEY,
Deputy Minister of Finance.

STATEMENT of the Balances at Cr. of Depositors in Government Savings Banks, on 31st May, 1881, published in accordance with Act 34 Vic., Chap. 6, Sec. 23.

BANK.	Balance on 30th April, 1881.	Deposits for May, 1881.	Total.	Withdrawn, May, 1881.	Balance, 31st May, 1881.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
<i>Ontario—</i>					
Toronto.....	441,820 79	35,203 49	477,024 28	16,123 14	460,901 14
<i>Manitoba—</i>					
Winnipeg.....	164,476 67	43,094 68	207,571 35	23,335 22	184,236 13
<i>British Columbia—</i>					
Victoria.....	1,131,059 34	73,787 00	1,207,846 34	34,770 21	1,173,076 13
Nanaimo.....	106,008 07	17,146 00	123,154 07	3,144 75	120,009 32
New Westminster.....	131,222 99	9,195 00	140,417 99	6,996 61	133,421 38
<i>Nova Scotia—</i>					
Amherst.....	74,115 62	11,641 00	85,756 62	3,835 67	81,920 95
Antigonish.....	25,734 09	3,441 00	29,175 09	3,093 11	26,076 98
Annapolis.....	68,737 60	22,771 26	91,508 86	6,214 76	85,294 10
Arichat.....	116,896 88	3,817 25	120,714 13	2,544 68	118,169 45
Acadia Mines.....	25,729 77	573 00	26,302 77	1,003 60	25,299 17
Baddeck.....	17,925 58	4,393 00	22,318 58	794 52	21,524 06
Bridgewater.....	13,776 75	2,531 00	16,307 75	1,223 00	15,079 75
Barrington.....	23,493 30	2,671 00	26,164 30	236 32	25,927 98
Digby.....	42,404 30	7,787 00	50,191 30	1,811 24	48,380 06
Guysboro'.....	36,798 79	2,285 00	39,183 79	3,543 36	35,640 43
Halifax.....	2,091,284 98	85,777 04	2,177,062 02	79,655 73	2,097,406 29
Kentville.....	62,902 93	10,930 00	73,832 93	9,770 11	64,062 82
Liverpool.....	96,497 33	3,531 00	100,028 33	2,175 77	97,852 56
Little Glace Bay.....	1,274 48		1,274 48		1,274 48
Lingan.....	2,997 30	370 21	3,367 51	279 00	3,088 51
Lunenburg.....	54,162 39	5,698 00	59,860 39	1,026 53	58,833 86
Maitland.....	48,050 80	2,822 00	50,872 80	3,287 98	47,584 84
New Glasgow.....	77,854 18	9,103 00	86,957 18	5,677 38	81,279 80
Parrsboro'.....	30,566 75	2,929 00	33,495 75	753 81	32,741 94
Port Hood.....	39,184 88	3,984 00	43,168 88	1,600 00	41,568 88
Pictou.....	31,655 71	2,226 00	33,881 71	195 05	33,686 66
Shelburne.....	26,406 58	1,187 00	27,593 58	748 40	26,845 18
Sydney.....	141,412 32	4,454 00	145,866 32	6,486 61	139,379 71
Sherbrooke.....	30,884 97	415 00	31,299 97	2,560 00	28,739 97
Truro.....	146,149 01	11,145 00	157,294 01	6,929 86	150,364 15
Windsor.....	344,206 79	11,909 00	356,115 79	4,357 62	351,758 17
Weymouth.....	47,091 56	620 00	47,711 56	3,227 28	44,484 28
Yarmouth.....	238,033 40	7,468 00	245,506 40	9,904 79	235,601 61
<i>New Brunswick—</i>					
Bathurst.....	54,377 04	749 00	55,126 04	1,014 56	54,111 48
Chatham.....	165,736 96	2,290 00	168,026 96	8,544 82	159,482 14
Dalhousie.....	119,649 90	1,422 00	121,071 90	3,577 70	117,494 20
Dorchester.....	12,854 16	60 00	12,914 16		12,914 16
Fredericton.....	196,944 71	21,445 00	218,389 71	7,809 23	210,580 48
Hillsboro'.....	11,956 07	1,343 00	13,299 07	526 32	12,772 75
Moncton.....	84,296 96	14,398 00	98,694 96	9,127 07	89,567 89
Newcastle.....	105,658 39	4,673 00	110,331 39	8,217 70	102,113 69
Richibucto.....	56,853 70	170 00	57,023 70	1,880 47	55,143 23
St. Andrews.....	152,436 69	7,055 00	159,491 69	4,005 15	155,486 54
St. John.....	1,311,607 93	58,424 00	1,370,031 93	25,548 12	1,344,483 81
Woodstock.....	142,423 69	5,393 00	147,816 69	3,077 69	144,739 00
<i>Prince Edward Island—</i>					
Charlottetown.....	576,560 89	32,722 00	609,282 89	21,626 37	587,656 52
Total.....	8,925,178 99	555,148 93	9,480,327 92	342,271 29	9,138,056 63

FINANCE DEPARTMENT,
OTTAWA, 12th July, 1881.

J. M. COURTNEY,
D. M. F.

TO ADVERTISERS IN THE GAZETTE.

PARTIES sending advertisements to be inserted in "The Canada Gazette," will hereafter please observe the following rules:

1st. Address "The Canada Gazette, Ottawa, Canada"

2nd. Indicate the number of insertions required

3rd. Invariably remit the fees for such advertisements, together with the price of one Gazette, as below. Otherwise they will not be inserted. The rates are eight cts. for the first insertion, and two cts. for each subsequent insertion per line of nine words, each figure counting as one word.

Subscribers will also notice that the subscription, \$4 per annum, is invariably payable in advance, and that the "Gazette" will be stopped from them at the end of the period paid for. Single numbers will be charged ten cts. each, and when more than one are required by advertisers, must be remitted for likewise.

BROWN CHAMBERLIN,
Queen's Printer.

Office of Queen's Printer,
Ottawa, 11th May, 1872.

APPLICATIONS TO PARLIAMENT.

DOMINION PARLIAMENT.

Rules relating to Notices for Private Bills.

51. All applications for Private Bills, properly the subjects of legislation by the Parliament of Canada, within the purview of "The British North America Act, 1867," whether for the erection of a Bridge, the making of a Railroad, Turnpike Road or Telegraph Line; the construction or improvement of a Harbour, Canal, Lock, Dam or Slide, or other like work; the granting the right of Ferry; the incorporation of any particular Trade or Calling, or of any Banking or other Joint Stock Company; or otherwise for the granting to any individual or individuals, any exclusive or peculiar rights or privileges whatever, or for doing any matter or thing which, in its operation, would affect the rights or property of other parties, or relate to any particular class of the community; or for making any amendment of a like nature to any former Act, shall require a Notice, clearly and distinctly specifying the nature and object of the application, and (except in the case of existing corporations) signed by, or on behalf of the applicants, to be published as follows, viz:

In the Provinces of Quebec and Manitoba.

A notice inserted in the *Canada Gazette*, in the English and French languages, and in one newspaper in the English, and in one in the French language in the District affected, or in both languages in one paper, if there be but one in the said District, or if there be no paper published therein, then, in both languages, in a paper in the nearest District, in which a newspaper is published.

In any other Province.

A notice inserted in the *Canada Gazette*, and in one newspaper published in the County, or Union of Counties affected, or if there be no paper published therein, then in a newspaper in the nearest County in which a newspaper is published. Such Notices to be continued in each case, for a period of two months during the interval of time between the close of the next preceding Session and the consideration of the Petition. And copies of the newspapers containing the first and last insertion of such notice shall be sent to the Clerk of each House.

When a Petition is for leave to bring in a Private Bill for the erection of a Toll Bridge, the petitioner or detitioners, upon giving the notice prescribed by the preceding Rule, shall also, at the same time, and in the same manner, give notice of the rates which they intend to ask; the extent of the privilege, the height of the arches, the interval between the abutments or piers for the passage of rafts and vessels, and whether they intend to erect a drawbridge, and the dimensions of the same.

Any person seeking to obtain any Private Bill shall, eight days before the meeting of Parliament, deposit with the Clerk of the House, in which the bill is to originate, a copy of such bill in the English or French language, with a sum sufficient to pay for translating and printing the same—600 copies to be printed in English, and 200 copies in French—the translation to be done by the officers of the House, and the printing by the contractor. The applicant shall be also required to pay the accountant of the House a sum of \$200 and the cost of printing the Act in the Statutes, and lodge the receipt of the same with the Clerk of the Committee to which such Bill is referred—such payment to be made immediately after the second reading, and before the consideration of the Bill by such Committee.

No Petition for a Private Bill is received by either House after the first ten days of the session.

ROBERT LEMOINE,
Clerk of the Senate.

JOHN GEORGE BOURINOT,
Clerk of the Commons.

Rules of the Senate relating to Notices for Bills of Divorce.

72. Every Applicant for a Bill of Divorce is required to give notice of his intention so to do, and to specify from whom and for what cause, by advertisements during six months, in the *Canada Gazette*, and in two newspapers published in the District, in Quebec and Manitoba, or in the County, or Union of Counties in the other Provinces, where such applicant usually resided at the time of the separation, or if thy requisite number of papers cannot be found therein then in the adjoining District, or County, or Union of Counties.

73. A copy of the notice, in writing, is to be served at the instance of the applicant, upon the person from whom the Divorce is sought, if the residence of such person can be ascertained; and proof on oath of such service, or of the attempts made to effect it, to the satisfaction of the Senate, is to be adduced before the Senate on the reading of the Petition.

ROBERT LEMOINE,
Clerk of the Senate

NOTICE is hereby given that application will be made at the next session of the Parliament of Canada for an Act to incorporate a Company for the purpose of constructing and working a line of railway from the City of Ottawa or some point on the St. Lawrence and Ottawa Railway or the Canada and Atlantic Railway, passing through or near the Villages of Metcalfe, Ormond, Vernon, Bate's Corners or West Winchester, Winchester Springs, Bell's Corners and Morrisburgh, to a point opposite Ogden's Island, in the State of New York; with power to construct a bridge across the canal and the main channel of the St. Lawrence River to Ogden's Island, connecting with a line across the Island and the American waters to Waddington and Teal's Station or some other point on the Ogdensburgh and Lake Champlain Railway, and with the projected line of railway through the Adirondacks to North Creek; with power to amalgamate with, connect with, and obtain running powers over, any line or lines of railways and bridges, within or without the Dominion of Canada; and with power also to build and run tramways, steam ferries, steamboats, vessels and barges in connection with the said line of railway and bridge,—to be called "The Ottawa, Waddington and New York Railway and Bridge Company."

SCOTT, MAC TAVISH & MAC CRACKEN,
Solicitors for applicants.

Ottawa, 24th September, 1881.

13-9

NOTICE is hereby given that application will be made to the Parliament of the Dominion of Canada, at its next session, for an Act to incorporate

a Bank under the name of "The Planters' Bank of Canada," with its head office in the City of Toronto.

ROAF & ROAF,

Solicitors on behalf of the applicants.

Dated 15th September, 1881.

12-9

NOTICE is hereby given that the Dundee Land Investment Company (Limited) will apply at the next session of the Parliament of the Dominion of Canada, for an Act enabling it to take, hold and convey real property within the Dominion of Canada.

DRUMMOND BROTHERS & CO.,

Agents.

Montreal, 8th Sept., 1881.

11-9

NOTICE is hereby given that the Scottish Canada Company, limited, will apply at the next session of the Parliament of the Dominion of Canada, for an Act enabling it to take, hold and convey real property within the Dominion of Canada.

A. T. DRUMMOND,

Managing Director.

Montreal, 8th Sept., 1881.

11-9

NOTICE is hereby given that application will be made at the next session of the Parliament of the Dominion of Canada for an Act to incorporate a Company for the purpose of constructing and working a line of railway from a point on the Canadian Pacific Railway at or near Portage la Prairie, in the Province of Manitoba, running thence in a north-westerly direction to a point at or near the Forks of the Red River; with power to construct a branch to Battleford and a branch in a southerly direction to the main line of the Canadian Pacific Railway; and with power also to build and run tramways, steamers and barges in connection with the said line of railway.

DRUMMOND BROTHERS & CO.

Agents for the applicants.

Montreal, 8th Sept., 1881.

11-9

PUBLIC Notice is hereby given that application will be made at the next session of the Parliament of Canada for an Act authorizing a Company to build a Railway between the City of Montreal and a point on Lake Simcoe, near Beaverton, *via* Perth and Smith's Falls, and north from Lake Simcoe to a point on Lake Nepissing near South East Bay, and south to Toronto and west to Detroit, to be called the Dominion Air Line.

Dated at Montreal, 1st September, 1881.

R. C. COWAN,

Solicitor for applicants.

10-9

NOTICE is hereby given that an application will be made to the Parliament of the Dominion of Canada, at the next session thereof, on behalf of Matthew Gardiner, of the Township of Sydenham, in the County of Grey and Province of Ontario, farmer, for a Bill of Divorce from Elizabeth Ann Gardiner, his wife, on the ground of adultery.

EDGAR, RITCHIE & MALONE,

Solicitors for the applicant.

Dated at Toronto, this 6th day of May, 1881. 46-27

APPLICATIONS FOR CHARTER BY LETTERS PATENT.

NOTICE is hereby given that application will be made to His Excellency the Governor General in Council for Letters Patent under the provisions of "The Canada Joint Stock Companies Act 1877," by the Honorable Alexander Mackenzie, of the City of Toronto; James Beaty, the younger, of the same place, barrister-at-law; George Albertus Cox, of the Town of Peterboro, in the Province of Ontario, railway manager; Robert Jaffray, of the City of Toronto,

merchant; and Frederick Charles Denison, of the City of Toronto, barrister-at-law,—to constitute them and others a body corporate and politic for the purposes hereinafter mentioned and that,—

1. The proposed corporate name of the Company is "The British Canadian Colonization Company (Limited)."

2. The purposes for which incorporation is sought are the acquiring by purchase, lease or otherwise of lands or any interest in lands in the Dominion of Canada, and the improving, selling, leasing or otherwise disposing of the same, and of assisting emigration from other countries, and settlement upon lands in Canada; with power to assist immigrants and settlers to colonize the lands of the Company by grants of land, advances of money or otherwise, and to take security for such advances and assistance and for the balance of the price of lands sold by the Company by way of mortgage upon the lands so sold; with power to sell and assign such mortgages, and also to act as agents for any person or corporation for the purchase, sale or mortgage of lands in Canada.

3. The operations of the proposed Company are to be carried on in the different Provinces of Canada, and its chief place of business in Canada is to be in the City of Toronto, in the Province of Ontario.

4. The capital stock of the Company is to be one million dollars, in ten thousand shares of one hundred dollars each.

5. The said Honorable Alexander Mackenzie, James Beaty, the younger, George A. Cox, Frederick Charles Denison, and Robert Jaffray are to be the first or provisional Directors of the Company.

Toronto, October 6th, 1881.

EDGAR, RITCHIE & MALONE,

Solicitors for applicants.

15-6

NOTICE is hereby given that after the expiration of one month from the first publication hereof, application will be made to His Excellency the Governor General of Canada in Council for a charter of incorporation pursuant to the Canada Joint Stock Companies Act, 1877, constituting the applicants and such others as may become shareholders therein, a body corporate and politic under the name and for the purposes following, that is to say:—

1. The name of the proposed company is the "Trenton Water Power Company (Limited)."

2. The objects for which incorporation is sought are for the erection of a dam across the River Trent, at or in the vicinity of what is known as Lucas Island; for erecting buildings for factories and machinery of various kinds and operating the same, and for leasing and selling rights of water powers created by the said dam and for the purchase of such real estate as may be convenient for all or any of the purposes aforesaid.

3. Chief place of business to be Trenton, in the County of Hastings, in the Province of Ontario.

4. The capital stock to be twenty-five thousand dollars.

5. Two hundred and fifty shares of one hundred dollars each.

6. The names of the applicants are George Henry Gordon, merchant; Henry Wright Day, M.D.; Charles McLellan, M.D.; Henry William Delany, solicitor; Lorenzo Udolphus Cameron Titus, solicitor; Patrick John O'Rourke, gentleman; Gilbert Wellington Ostrom, barrister; James Benjamin Young, merchant; John N. Lee, merchant; John D. Macauley, grain merchant; Francis James McGuire, gentleman; William Ford Baker, grain merchant; Samuel Squire Young, merchant; Jonathan A. Porte, mariner; George Crowe, mason; Joshua W. Cunningham, livery-keeper; George Young, editor, all of the Town of Trenton, in the County of Hastings, in the Province of Ontario. And the said George Henry Gordon, Henry Wright Day, Charles McLellan, Henry William Delany, Lorenzo Udolphus Cameron Titus, Patrick John O'Rourke, Gilbert Wellington Ostrom, James Benjamin Young and John N. Lee are to be the first directors of the said company.

DELANY & OSTROM,

Solicitors for applicants.

Dated 29th Sept., 1881.

14-6

NOTICE is hereby given that immediately after the expiration of one month after the last publication of this notice, application will be made to the Governor in Council under the Canada Joint Stock Companies Act of 1877, for Letters Patent incorporating the applicants hereunder mentioned and others who may become shareholders in the company thereby created, a body corporate and politic by the name and for the purposes hereunder mentioned.

1. The corporate name of the proposed company is the "Eureka Woolen Mill Company."

2. The purposes for which incorporation is sought are the manufacture of woolen cloths of all descriptions and the owning or hiring of buildings and land necessary therefor.

3. The chief place of business of the said company is to be Lower Hopewell, in the County of Pictou, and Province of Nova Scotia.

4. The intended amount of the capital stock is thirty thousand dollars.

5. The amount of shares is to be three thousand and the value of each share ten dollars.

The names in full and the addresses of and callings of each of the applicants are: James McKay, Riverton, Pictou County, farmer; James W. Grant, Hopewell, Pictou County, miller; Isaac McNaughton, Riverton, Pictou County, farmer; John Ross, New Glasgow, Pictou County, farmer; N. S. Poole, Stellarton, Pictou County, Coal Mine Manager; H. B. Kendrick, Riverton, Pictou County, manufacturer; R. A. Walker, New Glasgow, Pictou County, merchant; Isaac A. Grant, Pictou, Pictou County, merchant; R. P. Fraser, Pictou, Pictou County, druggist; John McNaughton, Riverton, Pictou County, farmer; D. C. Fraser, New Glasgow, Pictou County, barrister.

The first five of whom are the first or provisional Directors.

Dated at New Glasgow this 17th day of September A. D. 1881.

13-6

D. C. FRASER,
Solicitor for applicants.

NOTICE is hereby given that application will be made by the persons after named to His Excellency the Governor General of Canada in Council, to the end that, by Letters Patent under the Great Seal of Canada, a charter may be granted constituting them and others who may become shareholders in the Company thereby created, a body corporate and politic in terms of "The Canada Joint Stock Companies Act of 1877."

1. The proposed corporate name of the Company is "The Black Diamond Steamship Company of Montreal, Limited."

2. The purposes for which incorporation is sought are,—the purchase, building, holding, working and selling of steamships and other vessels and the employment of the same in the carrying for hire of coal, minerals, merchandize and cargoes of all descriptions, as well as passengers, in and between any port or ports in Canada, and between such ports and any British or Foreign ports; the purchase and sale of coal, minerals, merchandize and other property in connection with the working of said steamships and vessels; the purchase and sale of lands, mineral rights, coal mines and other mines in Canada, and the working of the same; the purchase, erection and sale of piers, warehouses, offices and other buildings, lines of railway and tramway on lands of the Company, for use in connection with the business of the Company, at such ports and mines, and all other purposes connected with or incidental to the working of such steamers, vessels, mines, buildings, piers, works, and other property as aforesaid.

3. The chief place of business is to be in the City of Montreal.

4. The intended amount of capital is three hundred thousand dollars.

5. The number of shares is intended to be three thousand and the amount of each one hundred dollars.

6. The names in full and the address and calling of each of the applicants who are also to be the first provisional directors, all of whom are resident in

Canada, are Hugh McLennan, merchant; Thomas Harris Hodgson, merchant; George Mathieson Kinghorn, forwarder; Abner Kingman, merchant; Thomas Briggs Brown, merchant, all of the City of Montreal.

R. A. RAMSAY,
Solicitor for applicants.

Montreal, 1st September, 1881.

11-6

NOTICE is hereby given that after the expiration of one month from the first publication hereof, application will be made to His Excellency the Governor General of Canada in Council, for a charter of incorporation pursuant to "The Canada Joint Stock Companies Act, 1877," constituting the applicants and such others as may be or become shareholders therein a body corporate and politic, under the name and for the purposes following, that is to say:—

1. The name of the proposed Company is the "Windsor Cotton Company, (Limited)."

2. The object for which incorporation is sought is the manufacture and sale of cotton yarns, threads and fabrics of every description, and the acquiring and erection of all materials, machinery, buildings and erections necessary therefor.

3. The chief place of business—Windsor, in the County of Hants and Province of Nova Scotia.

4. The capital stock—two hundred thousand dollars.

5. Four thousand shares of fifty dollars each.

6. The names, addresses and callings of the applicants are E. Churchill and Sons, of Hantsport, in the said County of Hants, shipowners; Jedediah E. Newcomb, of the same place, merchant; William Curry, barrister-at-law; Godfrey Philip Payzant, merchant; Bennett Smith, shipowner; Mark Curry, merchant; Thomas Aylward, master mariner; Jedediah A. Shaw, druggist; William Henry Blanchard, barrister-at-law; Shubert Dimock, shipbuilder; Samuel G. Black, farmer; Edward Wilson Dimock, merchant; William Dimock, merchant; Aubrey Blanchard, barrister-at-law; John Dart, D.C.L., President King's College; John Sterling, merchant; John Doran, merchant; Andrew P. Shand, merchant; C. and G. Wilson, merchants; James E. Graham, merchant; Charles W. Knowles, stationer; Walter Lawson, cashier Commercial Bank of Windsor; Michael Doyle, master mariner; Lewis E. Dimock, accountant; Edgar D. Shand, merchant; William O'Brien, master mariner; John M. Smith, merchant; Charles DeWolf Smith, merchant, all of Windsor, in the said County of Hants; Charles E. Young, of Falmouth, in the said County of Hants, farmer; Archibald McCallum, of Maitland, in said County, shipbuilder; William McDougall, of Maitland aforesaid, shipbuilder; Nelson Murphy, of Maitland aforesaid, merchant; John A. Harvie, of Newport, in said County, shipbuilder; John Mann, of Newport aforesaid, master mariner, and John Poole, of Newport aforesaid, farmer.

7. The names of the provisional directors of the said Company are the said William Curry, Godfrey Philip Payzant, Mark Curry, Edward Wilson Dimock, Thomas Aylward, John Sterling and William Dimock.

W. H. & A. BLANCHARD,

Solicitors and attorneys for said applicants.

Dated Windsor, N.S., 5th September, 1881. 11-5

NOTICE is hereby given that application will be made to His Excellency the Governor General in Council for letters patent under the Great Seal of the Dominion, for a charter creating the undermentioned persons a body corporate and politic under the name of "The High River Stock Company," for the purpose of breeding, raising, buying and selling cattle, horses, sheep and other stock, and the carrying on in all its branches of stock-raising at or in the Bow River Country, in the North West Territory of the Dominion of Canada, with a head office in the City of Montreal, in the Province of Quebec.

The capital stock of the Company to be two hundred thousand dollars, divided into two thousand shares of one hundred dollars each. The names of the said applicants are as follow: Andrew Allan, gentleman; Robert A. Smith, gentleman; John Cassils, merchant; Frank Stephen, merchant; Walter Wilson, merchant; Thomas D. Milburne, gentleman, all of Montreal aforesaid, and Frederick Smith Stimson, of Compton, in the Province of Quebec, farmer.

The said applicants are to be the first or provisional Directors of the Company.

L. N. BENJAMIN,
Attorney for applicants.

Montreal, 1st September, 1881. 10-6

NOTICE is hereby given that application will be made to the Governor in Council under the Canada Joint Stock Companies Act 1877, by John Harris, Alanson Harris, James Kerr Osborne, manufacturers, John Henry Houser, gentleman, Franklin Grobb, mechanic, and Joseph N. Shenston, gentleman, all of the City of Brantford, Ontario, and Lyman Melvine Jones, of the City of Winnipeg, Manitoba, manufacturer, for letters patent incorporating them as a company to be known as "A. Harris, Son and Company (limited)" for the purpose of carrying on the business of manufacturing and selling agricultural implements and machinery throughout the Dominion of Canada. The head office and chief place of business of the Company is to be at Brantford, Ontario. The capital stock is to be two hundred and fifty thousand dollars divided into twenty-five hundred shares of one hundred dollars each. The above-named parties are to be the first Directors of the said Company.

HARDY WILKES & JONES,
Solicitors for the applicants.

Brantford, 1st September, 1881. 10-6

NOTICE is hereby given that within one month after the last publication of this notice application will be made to the Governor in Council under "The Canada Joint Stock Companies Act of 1877" for Letters Patent incorporating the undermentioned applicants and such others as may become shareholders in the proposed company, a body corporate and politic for the purposes hereinafter mentioned:

1. The proposed name of the company is "The Dominion Sugar and Syrup Company (limited)."

2. The purposes for which its incorporation is sought are the manufacturing, refining, buying and selling of starch, glucose, grape, cane and other sugars and syrups, and the owning or hiring of land, buildings and plant necessary therefor.

3. The chief place of business of the said company is to be the City of Ottawa, in the Province of Ontario.

4. The intended amount of the capital stock is twenty thousand dollars.

5. The number of shares is to be two hundred and the amount of each share one hundred dollars.

6. The names in full and the address and calling of each of the applicants are George Joseph O'Doherty, barrister at law, William McKay, painter, James Boyle O'Doherty, merchant, Henry Francis MacCarthy, druggist, Joseph Robert Esmonde, merchant, George Patrick Brophy, civil engineer, Joseph Boyden, merchant, William Edward Brown, merchant, John Charles Roger, printer, Pierre Hyacinthe Chabot, merchant, all of the said City of Ottawa; all of which said applicants are to be the first or provisional Directors of said Company.

G. J. O'DOHERTY,
Attorney for applicants.

Ottawa, 2nd July, 1881. 1-tf

MISCELLANEOUS.

THIS is to certify that at a general meeting of the shareholders of the Winnipeg and Western Transportation Company (limited) duly called for that purpose and held on the eighth day of August A. D. 1881, the following By-Law was passed, to wit:

By-Law number 20, of the Winnipeg and Western Transportation Company, limited.

Whereas the Board of Directors hath heretofore consisted of five, and it is desirable to increase the said number to seven.

Therefore be it resolved, that the Board of Directors shall be and the same is hereby increased to seven.

Passed at a general meeting of the shareholders of the said Company duly called for that purpose and held on the eighth day of August A. D. 1881, by the unanimous vote of the shareholders present in person or represented by proxy at the said meeting.

Certified under the seal of the Winnipeg and Western Transportation Company, limited, to be a true copy of the said By-Law.

W. H. LYON,
President.
H. SWINFORD,
Secretary.

15 1

MARITIME BANK OF THE DOMINION OF CANADA.

NOTICE is hereby given that at a meeting of the directors of the above Bank, held this day, the ninth call of the subscribed capital stock of the Bank, that is ten per centum thereof, or ten dollars a share, was made and ordered to be paid by the shareholders on or before the first day of November next.

By order of the Board of Directors,

ALFRED RAY,
Cashier.

St. John, N.B., 26th Sept., 1881.

14-5

DOMINION BANK.

NOTICE is hereby given that a dividend of four per cent. upon the capital stock of this institution has been this day declared for the current half year, and that the same will be payable on and after Tuesday the first day of November next, at the Banking House in this City.

The transfer books will be closed from the 17th to the 31st October, both days inclusive.

By order of the Board,

R. H. BETHUNE,
Cashier.

14-5

THE GREAT WESTERN RAILWAY COMPANY, OF CANADA.

NOTICE is hereby given that the half-yearly ordinary general meeting of shareholders is appointed to be held on Wednesday the twenty-sixth day of October, 1881, at the Cannon Street Hotel, Cannon Street, London, England, at one o'clock in the afternoon precisely, for the purpose of submitting a report and general statement of accounts for half-year ended on the 31st July last, for the purpose of electing two directors and three auditors, also for the purpose of considering and authorizing the exercise of so much of the unexercised borrowing powers of the Company referred to in the fifth section of the Great Western Railway Act of 1876 as the directors may deem necessary, and for the transaction of other business.

And notice is further given that the books kept at the office in Canada for the registration of shares will be closed on and from the twelfth day of October to the day of meeting, both days inclusive, and transfers cannot be received between those dates.

By order,

WALTER LINDLEY,
Secretary.

No. 142 Dashwood House, 9 New Broad Street,
London, E.C., 17th September, 1881.

13-5

THE GREAT NORTH WESTERN TELEGRAPH COMPANY OF CANADA.

AT a meeting of the shareholders of the above Company, specially called for the purpose,

held in the City of Winnipeg, on July 29th, 1881, the following resolution was passed:

"Resolved,—That the head office of the Great North Western Telegraph Company of Canada, be removed from the City of Winnipeg, Manitoba, to the City of Toronto, Ontario."

Notice is therefore hereby given, that the said office will be removed in accordance with this resolution at the expiration of the time specified in the Act of incorporation.

S-8

PUISSANCE DU CANADA.



NOMINATIONS

DEPARTEMENT DU SECRÉTAIRE D'ÉTAT DU CANADA.

Il a plu à L'HONORABLE DÉPUTÉ DU GOUVERNEUR GÉNÉRAL de faire la nomination suivante :—

OTTAWA, 3 octobre, 1881.

MICHEL MATHIEU, de la ville de Sorel, dans la province de Québec, Conseil de la Reine ; Juge de la Cour Supérieure du Bas-Canada, maintenant la province de Québec, *vice* l'honorable Louis Auguste Olivier, décédé.

PROCLAMATIONS.

LORNE.

[L.S.]

CANADA.

VICTORIA, par la Grâce de Dieu, Reine du Royaume Uni de la Grande-Bretagne et d'Irlande, Défenseur de la Foi, etc., etc., etc.

A Nos Très-Aimés et Fidèles les Sénateurs de la Puissance du Canada et aux membres élus pour servir dans la Chambre des Communes de Notre dite Puissance, et à tous et chacun de vous.

—SALUT:

PROCLAMATION.

ATTENDU que Notre Parlement du Canada se trouve prorogé au huitième jour du mois d'Octobre courant, auquel temps vous étiez tenus, et il vous était enjoint d'être présents en notre cité d'Ottawa; SACHEZ MAINTENANT, que pour diverses causes et considérations, et pour la plus grande aise et commodité de Nos bien-aimés sujets, Nous avons cru convenable, par et de l'avis de Notre Conseil Privé du Canada, de vous exempter, et chacun de vous, d'être présents au temps susdit, vous convoquant et par ces présentes vous enjoignant et à chacun de vous de vous trouver avec Nous en Notre Parlement du Canada, en notre Cité d'OTTAWA, le DIX-SEPTIÈME jour du mois de NOVEMBRE prochain, pour prendre en considération l'état et la prospérité de Notre dite Puissance du Canada, et y agir comme de droit. CE A QUOI VOUS NE DEVEZ MANQUER. EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN, Notre Très-Fidèle et Bien-Aimé Conseiller Sir JOHN DOUGLAS SUTHERLAND CAMPBELL, (communément appelé le Marquis de Lorne), Chevalier de Notre Très-Ancien et Très-Noble Ordre du Chardon, Chevalier Grand-Croix de Notre Ordre Très-Distingué de Saint-Michel et Saint-George, Gouverneur-Général du Canada, et Vice-Amiral d'icelui.

A Notre Hôtel du Gouvernement, en Notre CITÉ d'OTTAWA, ce SEPTIÈME jour d'OCTOBRE, dans l'année de Notre Seigneur mil huit cent quatre-vingt-un, et de Notre Règne la quarante-cinquième.

Par ordre,

RICHARD POPE,
Greffier de la Couronne en Chancellerie,
Canada.

W. J. RITCHIE,
Député Gouverneur.

[L.S.]

CANADA.

VICTORIA, par la Grâce de Dieu, Reine du Royaume-Uni de la Grande-Bretagne et d'Irlande, Défenseur de la Foi, etc., etc., etc.

A tous ceux qui les présentes verront ou qu'icelles pourront concerner,—SALUT:

PROCLAMATION.

Z. A. LASH, Député du ministre de la Justice, Canada. } ATTENDU qu'en vertu des dispositions de l'Acte de Tempérance du Canada, 1878, l'avis suivant a été adressé au Secrétaire d'Etat du Canada, accompagné de la pétition ci-jointe :—

"A l'honorable Secrétaire d'Etat du Canada,—

"MONSIEUR,—Nous, soussignés, électeurs du comté de Welland, dans la province d'Ontario, vous prions de recevoir avis que nous nous proposons de présenter la pétition suivante à Son Excellence le Gouverneur-Général, savoir :

"A Son Excellence le Gouverneur-Général du Canada en Conseil,—

"La pétition des électeurs du comté de Welland, de la province d'Ontario, qualifiés et compétents à voter à l'élection d'un membre de la Chambre des Communes dans le dit comté,

"Expose respectueusement, — Que vos requérants désirent que la deuxième partie de l'Acte de Tempérance du Canada, 1878, soit exécutoire et mise en vigueur dans le dit comté.

"C'est pourquoi vos requérants demandent respectueusement qu'il plaise à Votre Excellence, par un ordre du Conseil en vertu de la quatre-vingt-seizième clause du dit acte, de déclarer que la deuxième partie du dit acte soit mise en vigueur dans le dit comté. Et vos requérants ne cesseront de prier, etc."

"Et que nous désirons que les votes de tous les électeurs du dit comté de Welland soient reçus pour ou contre l'adoption de la dite pétition."

Et attendu qu'il appert à la satisfaction du Gouverneur-Général en Conseil que cet avis est revêtu des signatures authentiques d'un quart ou plus de tous les électeurs du dit comté de Welland; qu'il est constaté que les signatures apposées à l'avis sont des signatures authentiques au nombre de dix-huit cent trente-quatre, et que les autres exigences de la loi ont été observées;

Et attendu qu'un ordre du Gouverneur-Général en Conseil a été passé, ordonnant que les votes de tous les électeurs du dit comté de Welland, soient enregistrés pour ou contre l'adoption de la dite pétition,—

SACHEZ maintenant, que, par les présentes, et en vertu de l'autorité qui Nous est conférée par les dits actes et ordre en Conseil, Nous proclamons et déclarons que jeudi, le dixième jour de novembre prochain, un poll sera tenu dans le dit comté de Welland pour y recevoir les votes des électeurs pour et contre la dite pétition. Que ces votes seront enregistrés au scrutin secret depuis neuf heures du matin jusqu'à cinq heures de l'après-midi de ce jour-là. Que George Lambton Hobson, de la ville de Welland, dans le dit comté de Welland, dans la province d'Ontario, écuyer, a été nommé officier-rapporteur dans le but de recevoir ce jour-là les votes des électeurs pour et contre la pétition, de compter ensuite les votes, et puis de faire rapport du résultat au Gouverneur-Général en Conseil. Que le dit officier-rapporteur est

autorisé et requis de nommer un sous-officier-rapporteur à et pour chaque bureau de votation.

Que l'officier-rapporteur nommera les différentes personnes qui devront se tenir aux différents bureaux de votation, et qui devront faire le décompte final des votes au nom des personnes autorisées à favoriser ou à s'opposer respectivement à l'adoption de la pétition au Palais de Justice, dans la dite ville de Welland, lundi, le septième jour de novembre prochain, à dix heures de l'avant-midi.

Que les votes des électeurs seront comptés, et le résultat de la votation annoncé par l'officier-rapporteur au Palais de Justice dans la dite ville de Welland, mardi, le quinzième jour de novembre prochain, à dix heures de l'avant-midi, et que, dans le cas où la pétition serait adoptée par les électeurs, le Gouverneur-Général en Conseil pourra, en tout temps après l'expiration d'une période de soixante jours depuis la date de l'adoption de la dite pétition, par ordre en Conseil publié dans la *Gazette du Canada*, déclarer que la deuxième partie du dit acte sera en vigueur dans tel comté dès et à compter du jour où expireront les licences annuelles ou semi-annuelles alors en force dans tel comté pour la vente de liqueurs spiritueuses, pourvu que ce jour soit au moins quatre-vingt-dix jours après la date de tel ordre du Conseil, et si ce nombre est moindre, ce sera alors à compter du même jour de l'année suivante.

De ce qui précède Nos féaux sujets et tous ceux que les présentes peuvent concerner, sont par les présentes requis d'en prendre avis et d'agir en conséquence.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN, L'HONORABLE SIR WILLIAM JOHNSTON RITCHIE, Chevalier, Député de Notre Très-Fidèle et Bien-Aimé Conseiller SIR JOHN DOUGLAS SUTHERLAND CAMPBELL, (communément appelé le Marquis de Lorne), Chevalier de Notre Très-Ancien et Très-Noble Ordre du Chardon, Chevalier Grand-Croix de Notre Ordre Très-Distingué de Saint-Michel et Saint-George, Gouverneur-Général du Canada, et Vice-Amiral en icelui, etc.

A Notre Hôtel du Gouvernement, en Notre CITÉ d'OTTAWA, ce SEIZIÈME jour de SEPTEMBRE, dans l'année de Notre Seigneur mil huit cent quatre-vingt-une, et de Notre Règne la quarante-cinquième.

Par ordre,

J. A. MOUSSEAU,
Secrétaire d'Etat.

15-3

W. J. RITCHIE,
Député Gouverneur.

[L.S.]

CANADA.

VICTORIA, par la Grâce de Dieu, Reine du Royaume-Uni de la Grande-Bretagne et d'Irlande, Défenseur de la Foi, etc., etc., etc.

A tous ceux qui les présentes verront ou qu'icelles pourront concerner,—SALUT :

PROCLAMATION.

Z. A. LASH, Député du ministre de la Justice, Canada. } ATTENDU qu'en vertu des dispositions de l'Acte de Tempérance du Canada, 1878, l'avis suivant a été adressé au Secrétaire d'Etat du Canada, accompagné de la pétition ci-jointe :—

“ A l'honorable Secrétaire d'Etat du Canada,—

“ MONSIEUR,—Nous, soussignés, électeurs du comté de Pictou, vous prions de recevoir avis que nous avons l'intention de présenter la pétition suivante à Son Excellence le Gouverneur Général, savoir :

“ A Son Excellence le Gouverneur-Général du Canada en Conseil,—

“ La pétition des électeurs du comté de Pictou, qualifiés et compétents à voter à l'élection d'un membre de la Chambre des Communes dans le dit comté,

“ Expose respectueusement,—Que vos requérants désirent que la deuxième partie de l'Acte de Tempérance du Canada, 1878, soit exécutoire et mise en vigueur dans le dit comté.

“ C'est pourquoi vos requérants demandent respectueusement qu'il plaise à Votre Excellence, par un ordre du Conseil en vertu de la quatre-vingt-seizième clause du dit acte, de déclarer que la deuxième partie du dit acte soit mise en vigueur dans le dit comté. Et vos requérants ne cesseront de prier, etc.”

“ Et que nous désirons que les votes de tous les électeurs du dit comté de Pictou soient reçus pour ou contre l'adoption de la dite pétition.”

Et attendu qu'il appert à la satisfaction du Gouverneur-Général en Conseil que cet avis est revêtu des signatures authentiques d'un quart ou plus de tous les électeurs du dit comté de Pictou ; qu'il est constaté que les signatures apposées à l'avis sont des signatures authentiques au nombre de quatorze cent soixante-dix-huit, et que les autres exigences de la loi ont été observées.

Et attendu qu'un ordre du Gouverneur-Général en Conseil a été passé, ordonnant que les votes de tous les électeurs du dit comté de Pictou soient enregistrés pour ou contre l'adoption de la dite pétition,—

SACHEZ maintenant, que, par les présentes, et en vertu de l'autorité qui Nous est conférée par les dits acte et ordre en Conseil, Nous proclamons et déclarons que mercredi, le neuvième jour de novembre prochain, un poll sera tenu dans le dit comté de Pictou, pour y recevoir les votes des électeurs pour et contre la dite pétition. Que ces votes seront enregistrés au scrutin secret depuis neuf heures du matin jusqu'à cinq heures de l'après-midi de ce jour-là. Que William H. Harris, écuyer, shérif du dit comté de Pictou, dans la province de la Nouvelle-Ecosse, a été nommé officier-rapporteur dans le but de recevoir ce jour-là les votes des électeurs pour et contre la pétition, de compter ensuite les votes, et puis de faire rapport du résultat au Gouverneur-Général en Conseil. Que le dit officier-rapporteur est autorisé et requis de nommer un sous-officier-rapporteur à et pour chaque bureau de votation.

Que l'officier-rapporteur nommera les différentes personnes qui devront se tenir aux différents bureaux de votation, et qui devront faire le décompte final des votes aux noms des personnes autorisées à favoriser ou à s'opposer respectivement à l'adoption de la pétition, au bureau du shérif du dit comté, dans la ville de Pictou, samedi, le cinquième jour de novembre prochain, à dix heures de l'avant-midi.

Que les votes des électeurs seront comptés, et le résultat de la votation annoncé par l'officier-rapporteur au bureau du shérif du dit comté, dans la ville de Pictou, mardi le quinzième jour de novembre prochain, à dix heures de l'avant-midi, et que, dans le cas où la pétition serait adoptée par les électeurs, le Gouverneur-Général en Conseil, pourra en tout temps, après l'expiration d'une période de soixante jours depuis la date de l'adoption de la dite pétition, par ordre en Conseil publié dans la *Gazette du Canada*, déclarer que la deuxième partie du dit acte sera en vigueur dans tel comté dès et à compter du jour où expireront les licences annuelles ou semi-annuelles alors en force dans tel comté pour la vente de liqueurs spiritueuses, pourvu que ce jour soit au moins quatre-vingt-dix jours après la date de tel ordre du Conseil, et si ce nombre est moindre, ce sera alors à compter du même jour de l'année suivante.

De ce qui précède Nos féaux sujets et tous ceux que les présentes peuvent concerner, sont par les présentes requis d'en prendre avis et d'agir en conséquence.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN, L'HONORABLE SIR WILLIAM JOHNSTON RITCHIE, Chevalier, Député de Notre Très-Fidèle et Bien-Aimé Conseiller SIR JOHN DOUGLAS SUTHERLAND CAMPBELL, (commu-

nément appelé le Marquis de Lorne), Chevalier de Notre Très-Ancien et Très-Noble Ordre du Chardon, Chevalier Grand' Croix de Notre Ordre Très-Distingué de Saint-Michel et Saint-George, Gouverneur-Général du Canada, et Vice-Amiral d'icelui.

A Notre Hôtel du Gouvernement, en Notre CITE d'OTTAWA, ce SEIZIÈME jour de SEPTEMBRE, dans l'année de Notre Seigneur mil huit cent quatre-vingt-une, et de Notre Règne la quarante-cinquième.

Par ordre,

J. A. MOUSSEAU,
Secrétaire d'Etat.

13-3

W. J. RITCHIE,
Député Gouverneur.

[L.S.]

CANADA.

VICTORIA, par la Grâce de Dieu, Reine du Royaume-Uni de la Grande-Bretagne et d'Irlande, Défenseur de la Foi, etc., etc., etc.

A tous ceux qui les présentes verront ou qu'icelles pourront concerner,—SALUT :

PROCLAMATION.

A. CAMPBELL, }
Procureur-général, } ATTENDU qu'il a plu au
Canada. } Dieu Tout-Puissant dans
Sa bonté extrême de prodiguer au Canada les bienfaits d'une abondante récolte,—

EN CONSÉQUENCE, Nous avons cru que ces bienfaits que partage notre population tout entière, devaient être reconnus d'une manière solennelle et publique ; et Nous avons fixé, par et de l'avis de Notre Conseil Privé pour le Canada, JEUDI, le VINGTIÈME jour d'OCTOBRE prochain, comme jour d'actions de grâces pour remercier le Dieu Tout-Puissant de l'abondante moisson dont il a bien voulu favoriser cette année le Canada.

Et nous invitons tous nos bien-aimés sujets du Canada, d'observer le dit jour comme jour d'actions de grâces.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN, L'HONORABLE SIR WILLIAM JOHNSTON RITCHIE, Chevalier, Député de Notre Très-Fidèle et Bien-Aimé Conseiller SIR JOHN DOUGLAS SUTHERLAND CAMPBELL, (communément appelé le Marquis de Lorne), Chevalier de Notre Très-Ancien et Très-Noble Ordre du Chardon, Chevalier Grand' Croix de Notre Ordre Très-Distingué de Saint-Michel et Saint-George, Gouverneur-Général du Canada, et Vice-Amiral d'icelui.

A Notre Hôtel du Gouvernement, en Notre CITE d'OTTAWA, ce TREIZIÈME jour de SEPTEMBRE, dans l'année de Notre Seigneur mil huit cent quatre-vingt-une, et de Notre Règne la quarante-cinquième.

Par ordre,

J. A. MOUSSEAU,
Secrétaire d'Etat.

12-5

ORDRES EN CONSEIL.

HOTEL DU GOUVERNEMENT, OTTAWA.

Lundi, le 3e jour d'octobre 1881.

PRÉSENT :

L'HONORABLE DÉPUTÉ DE SON EXCELLENCE
LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

SUR la recommandation de l'honorable ministre agissant comme ministre de la marine et des pêcheries, et en vertu de la 19e section de l'acte passé en la session du parlement tenue durant la trente-unième année du règne de Sa Majesté, chap. 60, et intitulé "Acte pour le règlement de la pêche et la protection des pêcheries,"—

Il a plu au Député du Gouverneur, par et de l'avis du Conseil Privé de la Reine pour le Canada, d'ordonner et il est par le présent ordonné que le règlement spécial qui suit concernant la pêche soit et le dit règlement est par le présent adopté :—

Dans la province de Manitoba et les territoires du Nord-Ouest, on ne pourra pêcher, prendre ou tuer le poisson blanc entre le vingtième jour d'octobre et le premier jour de novembre ; pourvu, qu'il sera loisible aux sauvages de prendre ou tuer le dit poisson pour leur propre usage seulement, mais non pour les fins de vente ou commerce.

Il ne sera pas loisible de prendre, d'acheter, vendre ou posséder du poisson blanc ni de s'en servir pour faire de l'huile ou pour nourrir les animaux domestiques.

Il ne sera pas loisible de pêcher, prendre ou tuer la truite de rivière (*salmo fontinalis*) entre le premier jour d'octobre et le premier jour de janvier ;

Pourvu, qu'il sera loisible aux sauvages de prendre ou tuer la dite truite de rivière pour leur propre usage seulement, et non pour les fins de vente ou trafic.

J. O. COTÉ,
Greffier du Conseil Privé.

15-3

AVIS DU GOUVERNEMENT.

ETAT

Du Revenu et des Dépenses, à compte du Fonds Consolidé de la Puissance du Canada, d'après les états fournis au département des Finances à la nuit du 30 septembre dernier.

REVENU :	MONTANT.
Douanes	\$2,060,415 77
Excise	549,960 06
Département des Postes	54,957 93
Travaux Publics, y compris les Chemins de fer.....	251,266 39
Timbres d'effets de commerce.....	18,977 88
Divers	116,896 48
	<u>\$3,052,474 51</u>
Revenu, 31 août 1881.....	5,177,486 36
	<u>\$8,229,960 87</u>
DÉPENSES.....	\$1,317,256 31
do 31 août 1881.....	3,709,184 75
	<u>\$5,026,441 06</u>

J. M. COURTNEY,
Député du Ministre des Finances.
Département des Finances,
Ottawa, 1er octobre 1881.

BUREAU DU SURINTENDANT DES ASSURANCES,
OTTAWA, 30 septembre 1881.

A VIS est par le présent donné qu'une licence (No. 87) a été émise en date du 28 juillet 1881 à la compagnie d'assurance contre le feu Cité de Londres, limitée, pour faire des opérations comme compagnie d'assurance contre le feu, au Canada. Le bureau principal au Canada est dans la cité de Montréal, et J. K. Oswald en est le premier agent général.

J. B. CHERRIMAN,
Surintendant des assurances.

14-3

A VIS public est par le présent donné qu'en vertu de l'Acte du Canada de 1877, concernant les compagnies à fonds social, il a été émis des lettres patentes sous le grand sceau du Canada, en date du neuvième jour de septembre 1881, incorporant

David George Hatton, de la ville de Peterborough, dans la province d'Ontario, Puissance du Canada, solliciteur; Robert Archibald Morrow, du même lieu, écuyer; Thomas Thomson Turnbull, de la cité de Montréal, dans la province de Québec, Puissance du Canada, marchand; George Burehell Williams, de la ville de Lafayette, dans l'Etat de l'Indiana, l'un des Etats-Unis d'Amérique, écuyer, et John Franklin Olmstead, de la ville de Washington dans le district de Columbia, dans les dits Etats-Unis d'Amérique, écuyer, dans le but d'établir, ériger, construire, maintenir et exploiter une ligne ou des lignes de télégraphe à travers le Canada, depuis un point quelconque jusqu'à un autre, soit par terre ou par eau, avec tous les pouvoirs et privilèges incidents, se rattachant ou nécessaires aux maintien et exploitation de telles lignes télégraphiques, avec pleins pouvoir et autorité de construire les dites lignes télégraphiques sur tous terrains achetés pour la compagnie ou autres terrains sur lesquels la dite compagnie aura obtenu le droit de faire passer ses lignes des personnes ayant le droit de faire une parcelle concession, et, du consentement des municipalités où ils sont situés, le long de ou sur tous chemins publics, rues, ponts, chemins de fer ou autres voies publiques et sur et au-dessus de toutes eaux dans la Puissance, par l'érection des choses nécessaires, telles que poteaux, quais ou contreforts pour le soutien des fils de telles lignes, pourvu que tels travaux n'incommodent pas l'usage public de tels chemins, rues, ponts, chemins de fer ou autres routes et voies publiques ou ne ferment l'accès d'aucune maison ou d'aucun bâtiment érigé dans le voisinage des dits travaux ou n'interrompent la navigation de telles eaux; la dite compagnie devra avoir de plus le droit de réparer, démolir, enlever, remplacer, renouveler et réédifier la dite ligne ou les dites lignes, en tout ou en partie, le long des dits chemins ou voies publiques et ponts, et sur ou dessous les eaux dans les différentes provinces, districts, villes et villages de la Puissance du Canada.

Les directeurs de la dite compagnie ou la majorité d'entre eux aura le droit de déterminer et régler de temps en temps le taux des prix devant être reçus par la dite compagnie pour les transmissions et remises des communications et messages par la dite ligne ou les dites lignes de télégraphe par ses commis ou autres officiers et employés, de requérir, demander, recevoir, recouvrer et prendre le dit prix; et la dite ligne ou les dites lignes de télégraphe et les dits prix pour la transmission de communications et messages, et tous matériaux qui de temps en temps auront été acquis pour les construction, édification, maintien ou réparation d'icelles appartiendront à la dite compagnie et à ses successeurs.

Et la dite compagnie sera autorisée, mais seulement du consentement du Gouverneur en conseil, de faire n'importe quel arrangement avec une compagnie télégraphique quelconque pour l'usage de la ligne de telle autre compagnie ou pour l'affermage ou l'achat de telle ligne maintenant établie ou à être ci-après établie, suivant que cela rencontrera mieux l'objet et les fins de la dite compagnie; cette dernière pouvant de plus mettre ses fils en communication avec la ligne ou les lignes de n'importe quelle

compagnie de télégraphe ou compagnie de câble sous-marin dans ou hors la Puissance du Canada.

Et la dite compagnie, de même que ses successeurs, aura le pouvoir d'acheter, posséder et détenir toute propriété mobilière, immobilière ou mixte requise pour les fins de l'entreprise de la dite compagnie; louer et transporter la susdite propriété ou en disposer autrement pour les compte et bénéfice de la dite compagnie, de temps en temps, suivant qu'il sera jugé nécessaire ou opportun.

De plus, pour qu'elle jouisse de tous les pouvoirs et privilèges conférés par l'Acte du Canada de 1877 concernant les compagnies à fonds social, la dite compagnie, de même que ses successeurs pourra avoir et aura un sceau commun et pourra le changer et l'altérer suivant ses volontés et plaisir.

Pourvu, que rien dans les présentes ne sera interprété comme conférant à la dite compagnie le droit de construire des ponts, quais ou autres travaux sur aucune rivière navigable en Canada sans le consentement du Gouverneur-Général du Canada en Conseil, ou d'ériger des poteaux ou de placer ses lignes de télégraphe sur la voie d'aucun chemin de fer sans le consentement de la compagnie ou des personnes auxquelles appartient telle compagnie de chemin de fer.

Pourvu aussi, que tout message en rapport avec l'administration de la justice, l'arrestation des criminels, la recherche ou la prévention d'un crime, et les messages ou dépêches du gouvernement seront toujours transmises de préférence à tout autre message ou dépêche s'il en est ainsi requis par une personne mêlée à l'administration de la justice ou toute autre personne autorisée à cette fin par le secrétaire d'Etat du Canada.

Le nom corporatif de la dite compagnie sera "La compagnie mutuelle de télégraphe du Canada," et son capital-actions sera de un million de piastres, divisé en dix mille parts de cent piastres chacune.

Daté au bureau du secrétaire d'Etat du Canada, ce vingt-troisième jour de septembre 1881.

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J. A. MOUSSEAU,
Secrétaire d'Etat.

AVIS AUX MARINS.

No. 22 de 1881.

SIFFLET D'ALARME DE L'ILE AUX ALOUETTES.

AVIS est par le présent donné qu'il a été jugé nécessaire de changer la durée des éclats produits par la trompette d'alarme placée récemment au phare de l'île aux Alouettes, dans le St. Laurent, à l'embouchure du Saguenay, province de Québec. (Voyez avis aux marins, No. 17 de 1881).

A l'avenir cette trompette donnera des éclats d'une durée de vingt secondes, avec intervalles de quarante secondes entre chaque éclat.

WM. SMITH,
Député ministre de la marine et des pêcheries.
Département de la marine et des pêcheries.
Ottawa, 9 septembre 1881.

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LISTE DES COMPAGNIES D'ASSURANCE AUTORISEES A FAIRE DES OPERATIONS AU CANADA, EN VERTU DES ACTES D'ASSURANCE DE 1875 ET 1877.

NOM DE LA COMPAGNIE.	Principal agent pour la réception des significations de pièces et d'avis.	Montant des dépôts — Les dépôts marqués (A) ne sont applicables qu'aux polices sur la vie en cours le 31 mars 1878; ceux marqués (B) aux polices émises depuis cette date.	Assurance autorisée.
La compagnie d'assur. de l'Amérique du Nord contre les accidents...	Edward Rawlings, gerant, Montréal.....	\$13,300, bons du havre de Montréal, \$9,733 bons d'emmagasinage de Montréal; \$550 5 p. c. canadiens. (Acceptés à \$20,000)...	Contre les accidents.
La compagnie d'assurance dite "Aetna," de Hartford, Connecticut...	Robt. Wood, agent général, Montréal.....	\$5,077,000 fonds publics canadiens; \$23,000 débiteurs de municipalités; \$72,000 bons des E.-U. (Acceptés à \$97,771)	Contre l'inc. et sur la navig.
La compagnie d'assurance sur la vie dite "Etna," de Hartford, Conn.	William H. Orr, gerant, Montréal.....	\$100,000 bons des E.-U. en or (A), \$70,000 bons des E.-U., et \$25,000 déb. de la Province de Québec (B)	Sur la vie.
La compagnie d'assurance agricole de Watertown, N.Y., E.-U.	John Fisher, agent-en-chef, Cobourg.....	\$100,000 bons 4 p. c. des E.-U.	Contre l'incendie.
La compagnie d'assurance dite "Anchor Marine"	Hugh Scott, agent, Toronto.....	\$50,000 bons municipaux. (Acceptés à \$50,400)	Contre l'inc. et sur la navig.
La comp. agnie d'assurance de l'Amérique Britannique, Toronto.....	Louis E. Bent, gerant, Toronto.....	\$61,000 bons municipaux. (Acceptés à \$54,900)	Sur la vie.
L'association sur la vie dite "Briton" (limitée)	J. B. M. Chipman, gerant, Montréal.....	\$54,993 bons du Canada. 4 p. c.	Contre l'inc. et sur la navig.
La compagnie d'assurance maritime et contre l'incendie, du Canada.	Charles Cameron, direct-gerant, Hamilton	\$57,000 bons municipaux. (Acceptés à \$51,300)	Sur la vie.
La compagnie d'assurance du Canada sur la vie, Hamilton.....	A. G. Ramsay, gerant, Hamilton.....	\$60,000 bons municipaux. Acceptés \$54,000	Sur la vie.
L'association Canadienne d'assurance des consommateurs de vapeur.	W. B. McMurrich, agent, Toronto.....	\$3,900 effets de la Société Impériale de construction, \$5,000 effets de la société de construction et de prêts de Toronto, \$1,600 effets de l'Association de l'Ouest.....	Sur chaudières à vap., etc
La compagnie d'assurance des Citoyens, du Canada.....	Gerald E. Hart, agent principal, Montréal.....	\$56,000 bons municipaux. (Acceptés à \$50,400)	Sur la vie et cont. les accid.
La compagnie d'assurance des Citoyens, du Canada.....	Gerald E. Hart, agent principal, Montréal.....	\$30 en espèces.....	Contre l'inc. et sur la navig.
La compagnie d'assurance des Citoyens, du Canada.....	Gerald E. Hart, agent principal, Montréal.....	\$20,000 stig. effets du Canada.....	Garantie.
La comp. d'ass. contre l'inc. dite "City of London" (à respons. limitée)	J. K. Oswald, agent en chef, Montréal.....	\$100,344 fds. p. c. (A), \$50,613 effets consol. 5 p. c. canad. et \$55,967, effets 4 p. c. (feu)	Contre l'inc. et sur la vie.
La compagnie d'ass. de l'Union Commerciale, de Londres, Angl.....	Fred. Cole, agent général, Montréal	\$86,300 bons municipaux. (Acceptés à \$77,650)	Contre l'incendie.
L'association d'assurance sur la vie, dite "Confederation"	J. K. Macdonald, directeur-gerant, Toronto.....	\$35,000 en espèces, \$15,000 bons de la cité de Victoria, C.-B.....	Contre l'inc. et sur la navig.
La compagnie d'assurance dite "Dominion," maritime et contre l'incendie, de Hamilton.....	F. R. Despard, gerant, Hamilton.....	\$100,000 fonds publics canad. (A) et \$65,000 bons des E.-U. (B)	Sur la vie.
La société d'ass. sur la vie, dite "Equitable," des Etats-Unis, N.-Y.	R. W. Gale, gerant, Montréal.....	\$100,000 effets canadiens	Contre l'incendie.
L'association d'assurance contre l'incendie (responsabilité limitée), Londres, Angleterre.....	Wm. Robertson, agent en chef, Montréal.....	\$32,000 bons munic. ; \$15,000 bons du hav. de Mont. ; \$9,733 bons d'emmagas. de Montréal, et \$400 actions. (Acceptés à \$51,000)	Garantie.
La compagnie de garantie de l'Amérique du Nord.....	Edward Rawlings, gerant, Montréal.....	\$100,343 fonds publics canadiens.....	Contre l'incendie.
La compagnie d'assurance contre l'incendie et sur la vie, dite "Guardian," Londres, Angleterre.....	Robert Simms et Cie., et Geo. Denholm, agents généraux, Montréal.....	\$55,000, b. des E.-U., et \$30,840 act. de banq. (Accept. à \$100,000)	Contre l'incendie.
La comp. d'ass. contre l'incendie dite "Hartford" de Hartford, Conn.	Robert Wood, agent généraux, Montréal.....	\$48,697 5 p. c. cons. canadiens, \$51,402 6 p. c. canadiens	Contre l'incendie.
La compagnie d'assurance dite "Lancashire"	W. H. Rintoul, agent, Montréal.....	\$100,000 fonds publics canadiens	Contre l'incendie.
La compagnie d'assurance sur la vie dite "Lion" (à responsabilité limitée) Londres, Angleterre.....	S. C. Duncan-Clark, agent principal, Toronto	\$10,000 stig. effets canadiens	Sur la vie.
La compagnie d'assurance dite "Liverpool et London et Globe"	Friederick Stanciliffe, agent général, Montréal.....	\$50,000 fonds pub. canad (vie); \$3,000 5 p. c. canad.; \$63,000 bons mun. ; \$25,000 assoc. de plac., Montréal; \$17,039 en espèces. (Acceptés à \$145,460)	Contre l'inc. et sur la vie.
La corporation d'assurance dite "London," Angleterre.....	G. F. C. Smith, agent principal, Montréal.....	\$50,127 5 p. c. consol. canad., et \$99,873 fonds publics canadiens (feu) 10,000, et (vie) \$50,000	Contre l'inc. et sur la vie.
La compagnie de garantie et contre les Accidents, de Londres (responsabilité limitée).....	C. C. Foster, agent, Montréal.....	\$11,000 stig. effets canadiens	Garantie et accidents.
La comp. d'assurance contre l'incendie, London et Lancashire.....	A. T. McCord, agent en chef, Toronto.....	\$21,000 stig., effets canadiens	Contre l'incendie.
La compagnie d'assurance sur la vie, dite "London et Lancashire" ..	C. J. Spike, agt en chef, Halifax, N.E.....	\$100,000 fonds publics canadiens (A) de \$5,000 en espèces et \$4,867 bons de la province de Québec (B)	Sur la vie.
La compagnie d'ass. mutuelle contre l'incendie, de London, Ont.....	William Robertson, gerant, Montréal.....	\$25,000 effets publics canadiens et \$5,000 en argent.....	Contre l'incendie.
La comp. d'ass. sur la vie, dite "Metropolitan," de New-York, E.-U.	D. C. Macdonald, secrétaire, London, Ont.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie Métropolitaine d'assurance sur les glaces, New-York.	Thos. A. Temple, agt. général, St. Jean, N.-B.....	\$6,060, bons des Etats-Unis.....	Sur les glaces.
L'association d'assurance mutuelle sur la vie, du Canada.....	A. J. Pelt, Montréal	\$99,267 bons municipaux. (Acceptés à \$99,339)	Sur la vie.
	J. Turner, président, Hamilton.....		

La compagnie d'ass. mutuelle sur la vie dite "North American"	Wm. McCabe, directeur-gérant, Toronto.....	\$50,000 en espèces	Sur la vie.
La compagnie d'assurance dite "North British and Mercantile"	Macdougall et Davidson, agents génér., Mont.	\$50,000 fonds pub. canad., (vie A), \$47,000 bons du hav. de Montréal et \$65,000 bons municip. (feu). (Acceptés à \$150,800)...	Contre l'inc. et sur la vie.
La compagnie d'assurance du Nord, d'Aberdeen et Londres.....	Taylor Frères, agents généraux Montréal.....	\$85,833 fonds publics canadiens, \$14,167 5 par cent canadiens.....	Contre l'incendie
La société d'assurance contre l'incendie, dite "Norwich Union,"	Alex. Dixon, agent, Toronto.....	\$100,000 effets canadiens.	Contre l'incendie.
La compagnie d'assurance mutuelle sur la vie, d'Ontario.....	Wm. Hendry, gérant, Waterloo.....	\$56,207 bons municipaux (accepté \$50,586)	Sur la vie.
La compagnie d'assurance dite "Phoenix," de Brooklyn	Robert Hampson, Montréal, agent	\$100,000 bons des États-Unis.....	Contre l'inc. et sur la nav.
La cie. d'ass. contre l'incendie, dite "Phoenix," Londres, Angleterre.	Gillespie, Moffat et Cie., agts. génér., Montl.	\$50,171 fonds publics canad., et \$50,126 5 p. c. consol. canadiens	Contre l'incendie.
La compagnie d'assurance contre l'incendie, de Québec	J. G. Clapham, président, Québec.....	\$25,000 fonds publics canadiens, \$60,000 actions de banque et \$15,200 bons municipaux. (Acceptés à \$98,680)	Contre l'incendie.
La compagnie d'assur. sur la vie et contre l'incendie, dite "Queen," Angleterre.....	A. M. Forbes et H. G. Mudge, agents principaux, Montréal	\$100,000 fonds publics canadiens (feu) et \$51,100 5 p. c. consolidés canadiens (vie)	Contre l'inc. et sur la vie.
La société d'assurance mutuelle sur la vie, dite "Reliance," Londres, Angleterre	J. Cassie Hatton, procureur, Montréal.....	\$100,000 fonds publics canadiens (A) et \$10,000 effets canad. (B)	Sur la vie.
La compagnie d'assurance Royale Canadienne.....	Arthur Gagnon, secrétaire, Montréal.....	\$50,400 bons du havre de Montréal. (Acceptés à \$50,400)	Contre l'inc. et sur la nav.
La compagnie d'assurance Royale	M. H. Gault et Wm. Tatley, agents principaux, Montréal.....	\$96,982 fonds publics, \$53,533 5 p. c. des consolidés canadiens et \$170,333, cons. angl.—appl., \$149,182 (feu), \$50,000, (vie A) et 121,666 (général.) Aussi \$97,333.33 annuités angl. (général.) Total \$418,182.....	Contre l'inc. et sur la vie.
La compagnie d'assurance Impériale Ecossaise.....	Taylor Frères, agents généraux, Montréal.....	\$71,068, fds. pub. can., \$20,000 bons du havre de Montréal, \$13,500 bons municipaux. (Acceptés à \$101,218)	Contre l'incendie.
La compagnie d'assur. contre l'incendie dite Sovereign, du Canada..	L'hon. Alex. Mackenzie, président, Toronto.....	\$115,655 bons municip. \$3,684 en argent. (Acceptés à \$107,774)	Contre l'incendie.
La compagnie d'assurance sur la vie, dite "Standard," Écosse.....	W. M. Ramsay, gérant, Montréal.....	\$64,000 bons municipaux, \$107,000 bons du havre de Montréal, (acceptés à \$153,900), étant \$126,750 (vie A) et \$27,150 (vie B)	Sur la vie.
La société d'assurance sur la vie, dite "Star," d'Angleterre	A. W. Lauder, trésorier général, Toronto.....	\$100,343 fonds publics canadiens.	Sur la vie.
La comp. d'assurance mutuelle sur la vie, dite "Sun," de Montréal..	R. Macaulay, secrétaire général, Montréal.....	\$56,000 bons municipaux. (Acceptés à \$50,400)	Sur la vie et cont. les accid.
La compagnie d'assurance sur la vie et Tontine, de Toronto.....	Arthur Harvey, gérant, Toronto.....	\$32,400 bons municip. \$1,040.36 en espèces (Acceptés à \$30,200)	Sur la vie et cont. les accid.
La compagnie d'assurance dite "Travelers," de Hartford, Connect..	Thos. Simpson, agent, Montréal.....	\$100,000 bons des États-Unis, \$25,000 bons municipaux, \$20,000 bons du havre de Montréal (acceptés à \$140,500), étant \$100,000 (vie A), \$25,000 au pair (vie B), et 820,000 au pair (accidents)	Sur la vie et cont. les accid.
La compagnie d'assurance mutuelle Union sur la vie, du Maine.....	Wm. Mulock, agent, Toronto.....	\$100,000 4 p. c. des États-Unis, (A) et \$15,000, bons du district de Columbia, E.-U., (B).....	Sur la vie.
La compagnie d'assurance de l'Ouest, Toronto.....	J. J. Kenny, directeur gérant, Toronto.....	\$57,700 bons municipaux. (Acceptés à \$51,930)	Contre l'inc. et sur la nav.

LES COMPAGNIES, D'ASSURANCE SUR LA VIE CI-DESSOUS NOMMÉES, AYANT CESSÉ D'ENTREPRENDRE DES RISQUES AU CANADA, SONT AUTORISÉS, EN VERTU DE L'ARTICLE 17 DE "L'ACTE D'ASSURANCE REFOUDU DE 1877," A POURSUIVRE TOUTES LES OPÉRATIONS SE RATTACHANT AUX POLICES ÉMISES AVANT LE 31 MARS 1878, ET LEURS DÉPÔTS SONT APPLICABLES À CES POLICES, SUJET AUX DISPOSITIONS DES ACTES D'ASSURANCE DE 1868 ET 1871.

NOM DE LA COMPAGNIE.	Principal agent pour la réception des significations des pièces et avis.	Montant des dépôts.	Assurance autorisée.
L'association médicale et générale sur la vie dite "Briton," Londres, Angleterre	Jas. B. M. Chipman, gérant, Montréal	\$100,343 bons du Canada.....	Sur la vie.
La compagnie d'assurance mutuelle sur la vie, dite Connecticut, de Hartford, Conn., E.U.	Robt. Wood, agent-général, Montréal	\$100,000 bons des Etats-Unis	Sur la vie.
La compagnie d'assurance sur la vie, d'Edimbourg.....	David Higgins, agent principal, Toronto.....	\$150,515 bons du Canada.....	Sur la vie.
L'association d'assurance sur la vie, d'Ecosse.....	Geo. W. Ford, agent principal, Montréal.....	\$150,000 bons du Canada.....	Sur la vie.
La compagnie Nationale d'assurance sur la vie, des Etats-Unis d'Amérique.....	John F. Bell, procureur, Windsor	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie, de New-York.....	F. W. Campbell, M.D., procureur, Montréal.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie dite "North Western," de Milwaukee, E.-U.....	M. W. Mills, agent principal, Toronto.....	\$100,000 bons des Etats-Unis	Sur la vie.
La compagnie d'assurance mutuelle sur la vie, dite "Phoenix," Hartford, Connecticut.....	A. R. Bethune, agent général, Montréal.....	\$105,000 bons des Etats-Unis	Sur la vie.
La compagnie d'assurance sur la vie, dite, "The Positive Government Security" (limitée) Angleterre	John Taylor, secrétaire, Montréal	\$8,273 débentures du Canada, 5. p. c.	Sur la vie.
La société d'assurance sur la vie, dite "Amicable" Ecosaise.....	Geo. Wm. Ford, agent général, Montréal.....	\$150,000 bons du Canada.....	Sur la vie.
L'institution de Prévoyance Ecosaise.....	R. A. Ramsay, procureur, Montréal.....	\$100,343 bons du Canada.....	Sur la vie.
La compagnie d'assurance Provinciale Ecosaise.....	Geo. Wm. Ford, secrétaire, Montréal	\$150,790 sav. : \$112,343 bons du Canada, \$38,447 déb. Can. 5 p. c.	Sur la vie.
La compagnie d'assurance sur la vie, des Etats-Unis.....	\$60,000 bons payables en or, Etats-Unis.....	Sur la vie.

NOTA.—La compagnie d'assurance mutuelle sur la vie, dite "Globe" de New-York, a été déclarée insolvable aux Etats-Unis et en Canada, et Jas. D. Fish, de New-York, a été nommé receveur par les cours des Etats-Unis, et W. C. Wells, de Montréal, a été nommé syndic par la Cour Supérieure de Montréal, pour les opérations faites en Canada. Le dépôt de la compagnie entre les mains du gouv-
ernement, \$100,000 en effets des Etats-Unis, a été, par ordre de la dite Cour Supérieure, délivré aux banquiers de cette cour.
La compagnie d'assurance maritime des Marchands de Montréal, a cessé de faire des opérations d'assurance, et est en voie de liquider ses affaires. Le dépôt a été remis à la compagnie moins \$2,223 en espèces retenues à cause de réclamations contestées.

Bureau du Surintendant des Assurances, Ottawa, 30 septembre 1881.

J. B. CHERRIMAN, Surintendant des Assurances.

DEPARTEMENT DES POSTES.

Dr. Compte des banques d'épargne de la Poste, pour le mois d'août 1881.

Av.

Fourni au Ministre des Finances aux termes de l'Acte pour l'Audition des Comptes Publics, 1878, Sec. 20)

Balance en caisse chez le Ministre des Finances, au 31 juillet 1881.....	\$6,437,982 87	Remboursements durant le mois.....	\$183,671 84
Dépôts durant le mois	400,139 00		
Intérêt accordé aux déposants pour les comptes clos durant le mois	331 43		
		Balance :—	
		Au crédit des comptes des déposants.	\$6,610,926 35
		Chèques en la possession des déposants et dont le paiement n'a pas été demandé.....	43,855 11
			6,654,781 46
	6,838,453 30		\$6,838,453 30

J. M. COURTNEY,
Député du Ministre des Finances.

Département des Finances, Ottawa; 19 septembre 1881.

DEMANDES AU PARLEMENT.

PARLEMENT FÉDÉRAL.

Règles relatives aux avis de bills privés.

51. Dans le cas de toute demande de bill privé, proprement du ressort législatif du Parlement du Canada, suivant les dispositions de l'Acte de l'Amérique Britannique du Nord, 1867, et ayant pour objet, soit la construction d'un pont, d'un chemin de fer, d'un chemin à barrières ou d'une ligne télégraphique; soit la construction ou l'amélioration d'un port, d'un canal, d'une écluse, d'une digue ou d'une glissoire, ou autre ouvrage semblable; soit la concession d'un droit de passage d'eau, l'incorporation de professions ou métiers, ou d'une compagnie de banque ou autre compagnie par actions, soit la concession à une ou plusieurs personnes de certains droits ou privilèges exclusifs ou particuliers, soit le pouvoir de faire quelque chose qui, dans ses effets, pourrait toucher aux droits ou à la propriété d'autrui, ou concerner une classe particulière de la société; ou ayant pour objet quelque amendement de même nature à un acte antérieur,—un avis, énonçant d'une manière claire et intelligible la nature et l'objet de la demande, et signé (excepté s'il s'agit de corporations déjà existantes) par les pétitionnaires ou de leur part, est nécessaire et doit être publié comme il suit

Dans les provinces de Québec et de Manitoba :

Un avis doit être inséré dans la *Gazette du Canada* en anglais et en français, ainsi que dans un journal anglais et un journal français du district intéressé, ou en anglais et en français dans le même journal, s'il ne s'en publie qu'un seul dans ce district; ou s'il n'y paraît pas de journal, alors la publication de l'avis en anglais et en français doit se faire dans un journal du district le plus voisin où il s'en publie.

Dans les autres provinces :

Un avis doit être inséré dans la *Gazette du Canada* et dans un journal du comté ou des comtés-unis intéressés, ou s'il n'y paraît pas de journal, alors la publication doit se faire dans un journal du comté le plus voisin où il s'en publie.

La publication de ces avis durera, dans chaque cas la période de deux mois pendant l'intervalle de temps qui s'écoulera entre la clôture de la session précédente et la prise en considération de la pétition. Un exemplaire des numéros des journaux, reproduisant la première et la dernière insertion de l'avis, devra être transmis au greffier de chaque Chambre.

Si la pétition demande l'autorisation de présenter un bill privé ayant pour objet la construction d'un pont de péage, le pétitionnaire ou les pétitionnaires devront, en même temps qu'ils donneront l'avis prescrit par la règle précédente, donner aussi, de la même manière, avis des péages qu'ils entendent exiger, de l'étendue du privilège, de la hauteur des arches, de l'espace à laisser libre entre les culées ou les piliers pour le passage de radeaux et des navires; et mentionner de plus s'ils se proposent de construire un pont mobile, et quelles en seront les dimensions.

Toute personne désirant obtenir un bill privé devra, dans les huit jours qui précéderont l'ouverture du Parlement, déposer au bureau du greffier de la Chambre dans laquelle le bill doit prendre naissance, une copie de ce bill en langue anglaise ou en langue française, avec une somme suffisante pour en payer la traduction et l'impression. Il en sera imprimé 600 exemplaires en anglais et 200 en français; la traduction devra être faite par les officiers de la Chambre, et l'impression par l'entrepreneur des impressions. Le pétitionnaire aura aussi à payer au comptable de la Chambre une somme de \$200, plus le coût de l'impression de l'acte dans les Statuts, et remettra le reçu de ce paiement au greffier du comité auquel ce bill aura été renvoyé—le dit paiement sera effectué immédiatement après la seconde lecture avant la prise en considération du bill par le comité.

Aucune pétition pour l'obtention d'un bill privé

ne sera reçue par l'une ou par l'autre Chambre après les dix premiers jours de la session.

ROBERT LEMOINE,

Greffier du Sénat.

JOHN GEORGE BOURINOT,

Greffier des Communes.

Règles du Sénat relatives aux avis de bills de divorce.

72. Quiconque a l'intention de demander un bill de divorce, doit donner avis de son intention, et spécifier d'avec qui et pour quelle cause il veut divorcer. L'avis doit être inséré pendant six mois, à la *Gazette du Canada*, et dans deux journaux du district (si c'est dans les provinces de Québec et de Manitoba.) ou du comté ou des comtés-unis, (si c'est dans les autres provinces,) où le pétitionnaire résidait ordinairement lors de la séparation; et si le nombre voulu de journaux n'y paraît pas, alors la publication de l'avis devra se faire dans le district, le comté ou les comtés-unis voisins.

Un exemplaire en manuscrit de l'avis devra être signifié, à l'instance du pétitionnaire, à la personne d'avec laquelle il veut divorcer, si le lieu de la résidence de cette dernière peut être connu; et la preuve de cette signification ou de la diligence faite pour l'effectuer, doit être produite sous serment devant le Sénat et à sa satisfaction, lors de la lecture de la pétition.

ROBERT LEMOINE,

Greffier du Sénat.

A VIS est par le présent donné que la Compagnie écossaise du Canada, limitée, s'adressera au parlement de la Puissance du Canada, lors de sa prochaine session, pour obtenir un acte lui permettant d'acquérir et transporter des propriétés foncières dans la Puissance du Canada.

A. T. DRUMMOND,

Directeur-gérant.

Montréal, 8 sept. 1881.

11-9

A VIS est par le présent donné que la Compagnie de crédit foncier de Dundee, limitée, s'adressera au parlement de la Puissance du Canada, lors de sa prochaine session, pour obtenir un acte lui permettant d'acquérir et transporter des propriétés foncières dans la Puissance du Canada.

DRUMMOND FRÈRES ET Co.,

Agents.

Montréal, 8 sept. 1881.

11-9

A VIS est par le présent donné que demande sera faite au parlement de la Puissance du Canada, lors de sa prochaine session, pour obtenir un acte à l'effet de constituer en corps politique une compagnie pour construire et exploiter une ligne de chemins de fer partant d'un point sur le chemin de fer canadien du Pacifique à ou près le Portage de la Prairie, dans la province du Manitoba, se dirigeant de là dans une direction nord-ouest à un point à ou près la bifurcation de la Saskatchewan, avec pouvoir de construire un embranchement jusqu'à Battleford et un autre dans une direction sud jusqu'à la voie principale du chemin de fer canadien du Pacifique, et avec pouvoir de plus de construire et exploiter des tramways, vapeurs et barges en rapport avec la dite ligne de chemin de fer.

DRUMMOND FRÈRES ET Co.,

Agents pour les requérants.

Montréal, 8 sept. 1881

11-9

A VIS public est par le présent donné que demande sera faite à la prochaine session du parlement du Canada pour un Acte autorisant une compagnie à construire un chemin de fer entre la cité de Montréal et un point sur le lac Simcoe près de Beaverton *via* Perth et Smith's Falls, et au nord depuis le lac Simcoe jusqu'à un point sur le lac

Nipissing près de la baie du Sud-Est, et au sud jusqu'à Toronto et à l'ouest jusqu'à Détroit, le dit chemin devant être appelé "The Dominion Air Line."

R. C. COWAN,

Solliciteur pour les requérants.

Daté à Montréal ce 1er septembre 1881. 10-9

DEMANDES POUR CHARTE PAR LETTRES PATENTES.

A VIS est par le présent donné que demande sera faite par les personnes ci-après nommées à Son Excellence le gouverneur général en conseil aux fins d'obtenir par lettres-patentes sous le grand sceau du Canada une charte les constituant ainsi que celles qui pourraient devenir actionnaires dans la compagnie créée par telle charte en un corps politique et incorporé en vertu de l'"Acte du Canada de 1877, concernant les compagnies à fonds social."

1. Le nom corporatif que la compagnie a l'intention de prendre est "La Compagnie de vapeurs Diamant Noir de Montréal, (limitée)."

2. L'objet que se propose la compagnie en demandant une charte, est :—

Le droit d'acheter, de construire, de posséder, d'exploiter et de vendre des vapeurs et autres navires, et de les employer au transport de charbon, minéraux, marchandises et cargaisons de tout genre, de même que des passagers, dans et entre un port ou des ports quelconques du Canada, les ports anglais ou étrangers; le droit d'acheter et de vendre du charbon, des minéraux, marchandises et autres articles en rapport avec l'exploitation des dits vapeurs ou navires; le droit d'acheter, de vendre et d'exploiter des terres, des droits miniers et des mines de charbon; le droit d'acheter, d'ériger et de vendre des quais, des entrepôts, des bureaux et autres bâtiments ainsi que des lignes de chemins de fer et tramways sur les terrains de la compagnie pour l'usage de la compagnie et en rapport avec ses affaires à tels ports ou mines; le droit nécessaire pour toute autre fin se rattachant directement ou incidemment à l'exploitation de tels vapeurs, navires, mines, bâtiments, quais, constructions et autres propriétés tel que dit ci-dessus.

3. La compagnie aura sa principale place d'affaires dans la cité de Montréal.

4. Le capital projeté de la compagnie est de trois cent mille piastres.

5. Le nombre projeté des parts et obligations est de trois mille et le montant de chacune d'elles cent piastres.

6. Les noms, prénoms, qualités et adresses des divers requérants, qui doivent être également les premiers directeurs provisoires de la compagnie et qui tous résident au Canada, sont : Hugh McLennan, marchand; Thomas Harris Hodgson, marchand; George Mathieson Kinghorn, expéditeur; Abner Kingman, marchand; Thomas Briggs Brown, marchand, tous de la cité de Montréal.

Montréal, 1er septembre 1881.

R. A. RAMSAY,

Solliciteur pour les requérants.

11-6

A VIS est donné par le présent que les soussignés s'adresseront à Son Excellence le Gouverneur Général en conseil pour en obtenir des lettres patentes sous le grand sceau du Canada leur octroyant une charte les constituant en un corps politique et incorporé sous le nom de "La compagnie d'élevage de High River" (The High River Stock Company), dans le but d'élever, acheter et vendre des animaux, chevaux, moutons et autre bétail, et faire l'élevage des bestiaux dans toutes ses différentes branches, à ou dans la région de la rivière de l'Arc, dans les Territoires du Nord-Ouest, dans la Puissance du Canada, avec un siège principal de ses affaires en la cité de Montréal, dans la province de Québec.

Le fonds social de la compagnie sera de deux cent mille piastres divisé en deux mille actions de cent piastres chacune.

Les noms des dits requérants sont comme suit : Andrew Allan, gentilhomme; Robert A. Smith, gentilhomme; John Cassils, marchand; Frank Stephen, marchand; Walter Wilson, marchand; Thomas D. Milburne, gentilhomme, tous de Montréal susdit, et Frederick Smith Stimson, de Compton, dans la province de Québec, cultivateur.

Les dits requérants seront les premiers directeurs, ou directeurs provisoires de la compagnie.

L. N. BENJAMIN,

Procureur des requérants.

Montréal, 1er septembre 1881.

10-6

AVIS DIVERS.

LA présente est pour certifier qu'à une assemblée générale des actionnaires de la Compagnie de Transport Winnipeg et Occidentale (limitée), dûment convoquée à cette fin et tenue le huitième jour d'août, A.D., 1881, le règlement suivant a été adopté, savoir :—

Règlement No. 20 de la Compagnie de Transport Winnipeg et Occidentale, limitée.

Attendu que le bureau des directeurs a consisté jusqu'aujourd'hui de cinq personnes, et qu'il est désirable d'augmenter le nombre jusqu'à sept :

Il est en conséquence résolu que le bureau des directeurs sera et le dit bureau est par le présent augmenté jusqu'à sept.

Adopté à une assemblée générale des actionnaires de la dite compagnie, dûment convoquée à cette fin et tenue le huitième jour d'août, A.D. 1881, par le vote unanime des actionnaires présents en personne ou représentés par procuration à la dite assemblée.

Certifié sous le sceau de la Compagnie de Transport Winnipeg et Occidentale, limitée, comme vraie copie du dit règlement.

W. H. LYON,

Président.

H. SWINFORD,

Secrétaire.

15-1

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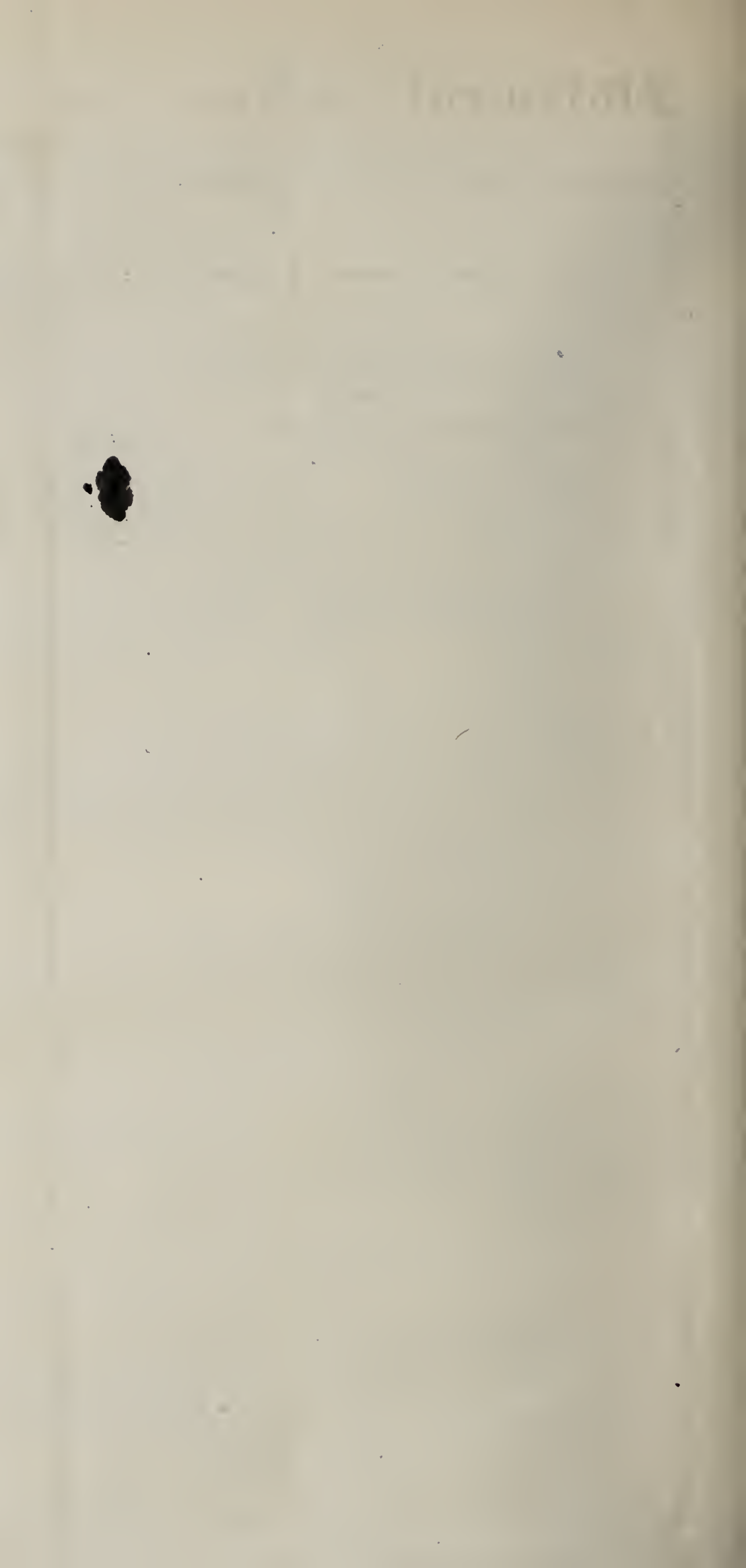
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Statement of the Affairs of LOA

NAME OF COMPANY OR SOCIETY.

ONTARIO.

Commercial Building and Investment Society Toronto

Statement

of the Affairs of LOAN COMPANIES and BUILDING SOCIETIES in the Dominion of Canada for the Year 1880, as furnished by them to the Department of Finance.

LIABILITIES.

NAME OF COMPANY OR SOCIETY.		Capital Stock.	Accumulating Stock.	Reserve Fund.	Dividends Declared and Unpaid.	Profits on Accumulating Shares.	Contingent Fund and Unappropriated Profits.	Liabilities to Stockholders.	Deposits.	Debentures Payable in Canada.	Debentures Payable in Britain or Elsewhere.	Interest on Deposits.	Interest on Debentures.	Owing to Banks in Canada.	Owing to Banks Elsewhere.	Other Liabilities.	Liabilities to the Public.	TOTAL LIABILITIES, 1880.
		\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
ONTARIO.																		
Commercial Building and Investment Society,	Toronto.	19,600 00	32,304 50				5,670 00	57,574 50	20,740 59			825 53					21,566 12	79,140 62
Imperial Loan and Investment Company	do	56,950 00	20,255 43	63,000 00	23,369 08		2,575 21	673,119 72	91,766 94		188,339 98						240,106 92	953,266 64
Freehold Loan and Savings Company	do	690,680 00		241,500 00	31,609 00		16,791 97	982,980 97	61,450 83		490,560 00	18,278 85	11,777 33				1,172,067 01	2,155,047 93
Union Loan and Savings Company	do	492,410 06		110,000 00	23,979 35		3,292 83	629,682 24	466,723 43		70,686 09						537,499 52	1,167,091 75
Canada Permanent Loan and Savings Company	do	2,000,000 00		960,000 00	71,555 36		3,151,750 36	921,116 79		53,200 00	2,535,689 22	133,443 76	21,563 53			4,513 14	3,701,526 44	6,853,276 80
Western Canada Loan and Savings Company	do	1,000,000 00		410,000 00	50,000 00		10,211 25	1,470,211 25			928,975 99		22,538 60			10,694 29	2,022,424 15	3,492,635 40
Building and Loan Association	do	743,225 00	778 74				7,338 83	751,342 57	31,815 81		163,033 36					807 53	233,746 70	1,275,680 27
The British Canadian Loan and Investment Company	do	267,066 66					15,144 00	282,210 66	11,475 30		489,348 14		4,570 30			39,299 29	514,693 03	826,933 69
Farmers' Loan and Savings Company	do	610,410 27		61,414 74	24,410 66		666,235 67	236,142 76			121,180 06	5,732 03	2,872 42			86 20	360,013 47	1,056,249 14
Peoples' Loan and Deposit Company	do	353,400 00	93,632 76	24,000 00	11,457 70		3,585 52	486,075 98								307 06	773,208 97	
London and Ontario Investment Company (Limited)	do	229,900 00		21,000 00	6,897 00		1,472 58	259,269 53					2,804 53	23,829 37	22,202 85	7,220 99	494,215 35	753,484 93
The English and Scottish Investment Company of Canada	do	87,283 66		12,166 50	3,460 20		154 73	103,065 09		55,005 00	777,540 26		8,839 61			1,217 57	787,597 47	890,662 56
Canada Landed Credit Company	do	663,990 00		120,000 00	32,511 61		21,694 77	838,196 38		34,772 00	1,361,844 18		6,059 56			231,309 80	1,935,945 54	2,472,141 92
Home Savings and Loan Company (Limited)	do			183,000 00	28,000 00		22,604 22	793,604 22			3,045,926 31		31,569 21			89,926 55	3,221,321 82	4,014,926 04
London and Canadian Loan and Agency Co. (Limited)	do	560,000 00													62,899 75			
Toronto House Building Association	do			880,639 23				2,493,164 99			4,568,069 46					20,857 33	4,588,926 79	7,082,091 78
Trust and Loan Company of Canada	do	1,581,666 66	30,809 10															
Ontario Industrial Loan and Investment Co. (Limited)	do																	
The Canada Mortgage Agency	do																	
National Investment Company of Canada (Limited)	do	293,000 00		12,500 00	10,220 00		2,478 09	317,198 09		32,037 60	559,982 61		7,083 31			12,914 99	612,048 53	923,248 62
North British Canadian Investment Company	do	419,103 01		79,890 34	630 98		35,137 23	525,761 66			1,733,399 76					10,325 25	1,743,635 01	2,269,396 57
North of Scotland Canadian Mortgage Company	do	535,328 47		126,533 33	26,766 67		11,963 03	700,591 50			2,275,711 72					3,713 54	2,279,425 26	2,983,016 76
Scottish, Ontario and Manitoba Land Company (Limited)	do																	
Scottish American Investment Company	do																	
The Real Estate Loan and Debenture Company	do																	
Bristol and West of England Canada Land, Mortgage and Investment Company, Toronto	do	121,066 66	55,713 55						32,939 19								32,939 19	223,895 11
Manitoba and North-West Loan Company, Limited, Toronto.	do	129,320 46		3,000 00	5,185 27		421 82	137,927 55			116,486 07		11,977 65	57,726 73		5,490 58	1,025,772 48	
Ontario Loan and Debenture Company, London.	do	987,850 00	995 72	180,000 00	49,242 50	693 97	12,550 93	1,231,303 12	299,373 55	12,000 00	1,325,679 98		18,417 00			1,655,530 53	2,886,833 65	
Ontario Loan and Savings Company	do	73,840 00		2,535 89	2,585 45			79,001 31	110,581 26							110,583 26	189,584 60	
Superior Savings and Loan Society	do	93,250 00	21,266 06	36,839 52		6,184 94	2,009 81	159,550 33	30,013 39							30,033 39	139,583 72	
Huron and Erie Loan and Savings Society	do	993,150 00	2,326 24	279,000 00	49,744 64		493 47	1,324,714 35	974,181 16		67,160 00					1,041,348 10	2,366,062 51	
Dominion Savings and Investment Society	do	717,250 00	10,657 02	86,000 00	28,666 67		5,352 86	855,921 78	690,224 61		182,645 83		13,177 97			786,048 41	1,641,970 19	
Agricultural Savings and Loan Company	do	490,150 00	40,289 69	45,398 67				575,838 36	5,920 59	2,000 00			30 00	30,817 77		552,768 33	1,128,606 69	
Canadian Savings and Loan Company	do	300,200 00	8,605 47	41,500 00		3,064 87	1,001 43	355,031 77	274,662 72					3,942 77		278,605 49	633,637 26	
London Loan Company of Canada	do	300,950 00	3,925 52	21,185 64				326,061 16	229,424 31	8,000 00				11,052 82		248,477 13	574,538 29	
Royal Standard Loan Company	do	57,150 00	6,771 32	320 61	2,247 00	256 57		68,744 90	57,143 03				1,388 84			74,531 87	125,276 77	
The Financial Association of Ontario	do																	
The English Loan Company	do																	
The Ontario Investment Association	do																	
Hamilton Provident Society, Hamilton.	do	837,700 00	42,737 28	150,000 00		16,571 35	3,697 91	1,080,706 54	832,708 46		255,500 18		4,340 79			11,804 95	1,104,354 39	2,185,060 93
Anglo-Canadian Mortgage Company, merged into the Omnium Securities Company (Return to 30th June, 1880), Hamilton.	do	327,645 53	20,769 42	50,000 00	13,662 09		2,540 56	409,617 60	109,150 24		190,922 08	2,574 98	1,391 40			185 05	304,223 75	713,841 35
Landed Banking and Loan Company, Hamilton.	do	193,100 00	67,379 99	5,000 00		14,753 72	4,068 50	244,302 21	177,580 45							575 85	462,458 51	
Canada Loan Company	do	74,044 83	27,321 69		3,494 59		3,740 80	108,601 91	49,753 23							250 00	168,529 24	
Canada Loan and Banking Company	do	55,570 00	6,355 87	2,000 00				61,611 10	60,636 87				1,069 27				116,317 24	
Hamilton Real Estate Association	do																	



The Canada Gazette.

PUBLISHED BY AUTHORITY.

OTTAWA. SATURDAY, OCTOBER 15, 1881.

DOMINION OF CANADA.



For index of new matter, see last page.

PROCLAMATIONS.

LORNE.

[L.S.]

CANADA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.
To Our Beloved and Faithful the Senators of the Dominion of Canada, and the members elected to serve in the House of Commons of Our said Dominion, and to each and every of you,—
GREETING :

A PROCLAMATION.

WHEREAS Our Parliament of Canada stands prorogued to the eighth day of the month of October instant, at which time, at Our City of Ottawa, you were held and constrained to appear; Now Know YE, that for divers causes and considerations and taking into consideration the ease and convenience of Our Loving Subjects, We have thought fit, by and with the advice of Our Privy Council for Canada, to relieve you, and each of you, of your attendance at the time aforesaid, hereby convoking and by these presents enjoining you, and each of you, on the SEVENTEENTH day of the month of NOVEMBER next, to meet Us in Our Parliament of Canada, at Our City of Ottawa, there to take into consideration the state and welfare of Our said Dominion of Canada, and therein to do as may seem necessary. HEREIN FAIL NOT.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Right Trusty and Well-Beloved Councillor, SIR JOHN DOUGLAS SUTHERLAND CAMPBELL, (commonly called the Marquis of Lorne), Knight of Our

Most Ancient and Most Noble Order of the Thistle, Knight Grand Cross of Our Most Distinguished Order of St. Michael and St. George, Governor General of Canada and Vice Admiral of the same, &c., &c., &c.

At Our Government House, in Our CITY of OTTAWA, this SEVENTH day of OCTOBER in the year of Our Lord one thousand eight hundred and eighty-one, and in the forty-fifth year of Our Reign.

By Command,

RICHARD POPE,
Clerk of the Crown in Chancery, Canada.

W. J. RITCHIE,
Deputy Governor,

[L.S.]

CANADA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To all to whom these presents shall come, or whom the same may in anywise concern,—GREETING :

A PROCLAMATION.

Z. A. LASH, Deputy of the Minister of Justice, Canada. } WHEREAS in pursuance of the provisions of the Canada Temperance Act of 1878, the following notice has been addressed to the Secretary of State for Canada, embodying the petition therein set forth :

"To the Honorable the Secretary of State for Canada,—

"SIR,—We, the undersigned, electors of the County of Welland, in the Province of Ontario, request you to take notice that we propose presenting the following petition to His Excellency the Governor General, viz:

"To His Excellency the Governor General of Canada in Council,—

"The petition of the electors of the County of Welland, in the Province of Ontario, qualified and competent to vote at the election of a member of the House of Commons, in the said County,

“ ‘ Respectfully sheweth, That your petitioners are
 “ ‘ desirous that the second part of the Canada Tem-
 “ ‘ perance Act, 1878, should be in force and take
 “ ‘ effect in the said County :

“ ‘ Wherefore, your petitioners humbly pray that
 “ ‘ Your Excellency will be pleased, by an Order in
 “ ‘ Council under the ninety-sixth Section of the said
 “ ‘ Act, to declare that the second part of the said
 “ ‘ Act shall be in force and take effect in the said
 “ ‘ County.

“ ‘ And your petitioners will ever pray, &c.’ And
 “ ‘ that we desire that the votes of all the electors of
 “ ‘ the said County of Welland be taken for and
 “ ‘ against the adoption of the said petition.’

And whereas it appears by evidence to the satis-
 faction of the Governor General in Council that such
 notice has appended to it the genuine signatures of
 one-fourth or more of all the electors of the said
 County of Welland, the number of the signatures
 to the notice proved to be genuine being eighteen
 hundred and thirty-four, and that the other require-
 ments of the law have been observed ;

And whereas an Order of the Governor General in
 Council has been passed directing that the votes of
 all the electors of the said County of Welland,
 be taken for and against the adoption of the said
 petition,—

Now KNOW YE, that We do hereby, and by virtue
 of the authority vested in Us by the said Act and
 Order in Council, proclaim and declare, that on
 Thursday, the tenth day of November next, a poll will
 be held in the said County of Welland for taking
 the votes of the electors for and against the said
 petition. That such votes will be taken between the
 hours of nine o'clock in the forenoon and five o'clock
 in the afternoon of that day and by ballot. That
 George Lambton Hobson, of the Town of Welland, in
 the said County of Welland, in the Province of Ontario,
 Esquire, has been appointed Returning Officer for the
 purpose of taking on that day the votes of the
 electors for and against the petition and of afterwards
 summing up the same and making a return of the
 result to the Governor General in Council. That the
 said Returning Officer is empowered and required to
 appoint a Deputy Returning Officer at and for each
 polling place or station. That the Returning Officer
 will appoint persons to attend at the various polling
 stations and at the final summing up of votes on
 behalf of the persons interested in and promoting or
 opposing, respectively, the adoption of the petition,
 at the Court House, in the said Town of Welland, on
 Monday, the seventh day of November next, at ten
 of the clock in the forenoon.

That the votes of the electors will be summed up
 and the result of the polling declared by the
 Returning Officer at the said Court House in the said
 Town of Welland, on Tuesday the fifteenth day
 of November next, at ten of the clock in the
 forenoon. And in the event of the petition being
 adopted by the electors, the Governor General
 in Council may, at any time after the expiration
 of sixty days from the day on which the same
 was adopted, by Order in Council published in the
Canada Gazette, declare that the second part of the
 said Act shall be in force and take effect in such
 County upon, from and after the day on which the
 annual or semi-annual licenses for the sale of spiri-
 tuous liquors then in force in such County will expire,
 provided such day be not less than ninety days from
 the day of the date of such Order in Council, and if it
 be less, then on the like day in the then following
 year.

Of all which Our loving subjects and all others whom
 these presents may concern, are hereby required to
 take notice and to govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these
 Our Letters to be made Patent, and the Great
 Seal of Canada to be hereunto affixed. WITNESS,
 THE HONORABLE SIR WILLIAM JOHNSTON RITCHIE,
 Knight, Deputy of Our Right Trusty and Well-
 Beloved Councillor, SIR JOHN DOUGLAS SUTHERLAND
 CAMPBELL, (commonly called the Marquis of
 Lorne), Knight of Our Most Ancient and Most

Noble Order of the Thistle, Knight Grand Cross
 of Our Most Distinguished Order of St. Michael
 and St. George, Governor General of Canada and
 Vice Admiral of the same.

At Our Government House, in Our CITY of
 OTTAWA, this SIXTEENTH day of SEP-
 TEMBER, in the year of Our Lord, one
 thousand eight hundred and eighty-one, and
 in the Forty-fifth year of Our Reign.

By Command,

J. A. MOUSSEAU,
 Secretary of State.

15-3

W. J. RITCHIE,
 Deputy Governor.

[L.S.]

CANADA.

VICTORIA, by the Grace of God, of the United
 Kingdom of Great Britain and Ireland, QUEEN,
 Defender of the Faith, &c., &c., &c.

To all to whom these presents shall come, or whom
 the same may in anywise concern,—GREETING :

A PROCLAMATION.

A. CAMPBELL, } WHEREAS it hath pleased
 Attorney General, } Almighty God, in His
 Canada. } Great Goodness to vouchsafe
 unto Our Dominion of Canada, the blessings of a
 bountiful Harvest.

We, therefore, considering that these blessings
 enjoyed by Our people throughout the said Dominion
 do call for a solemn and public acknowledgment, have
 thought fit, by and with the advice of Our Privy
 Council for Canada, to appoint, and We do appoint,
 THURSDAY, the TWENTIETH day of OCTOBER
 next, as a day of General Thanksgiving to Almighty
 God for the bountiful Harvest with which Canada has
 been blessed this year ; and We do invite all Our loving
 subjects throughout Canada to observe the said day
 of General Thanksgiving.

IN TESTIMONY WHEREOF, We have caused these Our
 Letters to be made Patent, and the Great Seal
 of Canada to be hereunto affixed. WITNESS,
 THE HONORABLE SIR WILLIAM JOHNSTON RITCHIE,
 Knight, Deputy of Our Right Trusty and Well-
 Beloved Councillor, SIR JOHN DOUGLAS SUTHERLAND
 CAMPBELL, (commonly called the Marquis of
 Lorne), Knight of Our Most Ancient and Most
 Noble Order of the Thistle, Knight Grand Cross
 of Our Most Distinguished Order of St. Michael
 and St. George, Governor General of Canada and
 Vice Admiral of the same.

At Our Government House, in Our CITY of OT-
 TAWA, this THIRTEENTH day of SEPTEMBER,
 in the year of Our Lord, one thousand eight
 hundred and eighty-one, and in the Forty-fifth
 year of Our Reign.

By Command,

J. A. MOUSSEAU,
 Secretary of State.

12 5

ORDERS IN COUNCIL.

GOVERNMENT HOUSE, OTTAWA.

Thursday, 6th October, 1881.

PRESENT :

THE HONORABLE THE DEPUTY OF HIS EXCEL-
 LENCY THE GOVERNOR GENERAL IN
 COUNCIL.

WHEREAS the Honorable the Minister of Inland
 Revenue has represented that inasmuch as
 there is some doubt as to whether the penalties pro-
 vided under the Act 44 Vic. chap. 23, could be
 enforced against parties convicted of a breach of

Regulations established by Order in Council under authority of the Petroleum Inspection Act of the previous year,—

The Deputy Governor, on the recommendation of the Honorable the Minister of Inland Revenue, has been pleased to order, and it is hereby ordered, that the Regulations under the first named Act be and the same are hereby re-established, as follows :

1st. In cities and towns where there are municipal regulations or laws respecting the storage of Petroleum and the products thereof, Petroleum and Naptha which have been inspected as required by Act 44 Vic. chap. 23, and the inspection fees paid, may be stored in any building or place which is in conformity with the municipal regulations in that behalf.

2nd. In cities and towns where there are no such municipal laws or regulations, and in all villages and places other than cities or towns, Petroleum and Naptha if in quantities exceeding two barrels of refined Petroleum or ten gallons of Naptha, shall be stored only in isolated buildings or premises which are at least 100 yards distant from the next nearest building not owned or in the occupation of the person to whom the petroleum or naptha belongs. Provided always that a license to have in possession and to store naptha shall in each case have been previously obtained from the Inland Revenue Department, and every such license shall be conditioned that such naptha shall only be sold or used for the purposes mentioned in the Act above cited, namely :

1. For use for illuminating purposes,—

(a.) In street lamps in which only the vapour is burned.

(b.) In dwellings, factories and other places of business when vaporized in secure underground tanks outside the building in which the vapour so generated is used for lighting.

2. For use for mechanical or chemical purposes in buildings not inhabited as residences for family purposes.

16-3

J. O. COTÉ,
Clerk, Privy Council.

GOVERNMENT HOUSE, OTTAWA,

Thursday, 6th October, 1881.

PRESENT :

THE HONORABLE THE DEPUTY OF HIS EXCEL-
LENCY THE GOVERNOR GENERAL IN
COUNCIL.

ON the recommendation of the Honorable the Minister of Inland Revenue and the Honorable the Minister of Justice, and under authority of the Act 31 Vic. (1867), chap. 12, the Honorable the Deputy of His Excellency the Governor General has been pleased to make the following Regulations authorizing the imposition of penalties for failure to make reports of cargoes and tonnage of vessels entering the Canals and also for making false reports, as follows :—

1. Every owner, master or person in charge of any vessel, boat, barge or raft about to enter any Canal shall, before entering, make to the nearest Collector of Canal Tolls or other proper officer a full and complete report setting forth in detail—

(a) The quantity and description of the cargo contained in such vessel, boat or barge ;

(b) The registered tonnage of the vessel, boat or barge,—or,

(c) In the case of rafts the number of pieces of timber or logs, and with reference to rafts of square timber the number of cubic feet contained therein, and

(d) Generally such other information as may be necessary for computing the tolls to which the vessel, boat, barge with the cargo contained therein, or the raft, as the case may be, is liable to pay.

2. Every such report shall be signed by the person making it, and its correctness shall be declared to before the Collector of Tolls or other officer in charge.

3. The Collector of Tolls or other officer in charge is hereby authorized to require of any owner, master or other person in charge of any vessel, boat, barge

or raft entering any Canal, communication of all manifests, clearances, bills of lading, specifications, certificates, measurements and all other papers relating to the vessels and their cargoes, or to rafts, and to enter upon and to examine any such vessel, boat, barge or raft and take account of the cargoes or quantities they contain.

4. Any owner, master or other person having charge of any vessel, boat, barge or raft entering any Canal, who,—

(a) Neglects or refuses to make such reports as herein provided,—or,

(b) Who refuses to produce papers or to give any information such as is herein required,—or,

(c) Who impedes or prevents any Collector of Tolls or other officer in the performance of his duties,—or,

(d) Who gives any false information in relation to any matter herein referred to, shall, for each and every such offence, incur a penalty of not less than five dollars nor more than twenty dollars, and shall, in addition thereto, pay double tolls on all articles wholly or in part omitted from any report made by him in pursuance of these Regulations.

16-3

J. O. COTÉ,
Clerk, Privy Council.

GOVERNMENT HOUSE, OTTAWA.

Monday, 3rd day of October, 1881.

PRESENT :

THE HONORABLE THE DEPUTY OF HIS EXCEL-
LENCY THE GOVERNOR GENERAL,
IN COUNCIL.

ON the recommendation of the Honorable the Acting Minister of Marine and Fisheries, and under the provisions of the 19th section of the Act passed in the Session of the Parliament of Canada, held in the thirty-first year of Her Majesty's Reign, chaptered 60 and intituled "An Act for the regulation of Fishing and protection of Fisheries," the Deputy Governor, by and with the advice of the Queen's Privy Council for Canada, has been pleased to order, and it is hereby ordered, that the following special Fishery Regulations be and the same are hereby adopted :—

In the Province of Manitoba and the North West Territories, Whitefish shall not be fished for, caught or killed between the twentieth day of October and the first day of November; provided that Indians may catch or kill the same for their own use only, but not for purposes of sale or traffic.

Whitefish shall not be taken or used, bought, sold or possessed for making oil, or feeding domestic animals.

Speckled-trout (*salmo fontinalis*) shall not be fished for, caught or killed between the first day of October and the first day of January; Provided that Indians may catch or kill the same for their own use only, and not for purposes of sale or traffic.

15-3 J. O. COTÉ,
Clerk, Privy Council.

MILITIA GENERAL ORDERS.

HEAD QUARTERS,

Ottawa, 14th October, 1881.

GENERAL ORDERS (24).

No. 1.

REGULATIONS AND ORDERS FOR THE MILITIA, 1879.

MEDALS.

Paragraph 379 of the "Regulations and Orders for the Active Militia, &c., 1870," relating to Medals or decorations, is hereby amended and added to the

"Regulations and Orders for the Militia, Canada, 1879" as paragraph 181A, as follows, viz:—

"181A. No medals or decorations are to be worn by Officers, non-commissioned Officers and men of the Active Militia, when in uniform, without due authority, except such as have been gained by them at any time for service in the defence of their country, which are to be worn, in line, on the left breast. Medals granted by the Royal Humane Society for acts of gallantry, and those granted for skill at arms or at Rifle Matches, may be worn on the right breast."

No. 2.

Provisionally appointed Officers.

Qualifying.

Adverting to No. 2 of General Orders (8), 29th April, 1881, a further extension of time is granted to Combatant Officers holding Provisional appointments in the Active Militia, to enable them to obtain qualifying certificates, viz:—

For Cavalry, Artillery and Engineer Officers,—twelve months time from 1st July last, or from date of appointment if it has been made since then. A yet further extension may be granted for sufficient reasons, but special application for such should be made to Head Quarters, through the proper channel. The application should state what steps the Officer purposes taking to obtain a certificate.

For Infantry Officers—a further period of six months from 29th October instant, will be allowed. Infantry Officers appointed after that date will be allowed twelve months in which to obtain qualifying certificates.

Officers failing to comply with any of the foregoing regulations may be removed from the list of Officers of the Active Militia without other reason being assigned than that they had "failed to qualify."

No. 3.

DRESS REGULATIONS.

Provisionally appointed Officers.

Provisionally appointed Officers—except such as belong to the Artillery for which special provision has been made—are permitted to wear Undress Uniform on all occasions, except on those of State.

No. 4.

Schools of Military Instruction.

In order to provide immediate facilities for Officers who have been appointed "provisionally" to Companies of Infantry, to obtain certificates of qualification, required by paragraph 65 of the "Regulations and Orders for the Militia, 1879," the following arrangements have been made:—

Four Schools for practical military instruction of Officers of Infantry are authorized to be opened, viz: one at Toronto, Province of Ontario, one at Montreal for the Province of Quebec, and one at St. John, Province of New Brunswick, for the Maritime Provinces, on Wednesday, 4th January, 1882; and one at Ottawa, Province of Ontario, on Wednesday, 8th February, 1882.—These schools are to be maintained during a period of two months, provided enough Officers come forward for instruction.

The Commandants and Adjutants will be supplied from the District Staff, and two non-commissioned officers for each School will be detailed to act as drill sergeants and instructors.

Officers who join any School will not be required to remain thereat longer than necessary to enable them to pass the required examination.

The certificates to be granted will be "Second Class," as laid down in paragraph 69 of said "Regulations and Orders for the Militia, 1879."

The number of Officers who may be admitted for instruction in each School is not to exceed fifty; of these, twenty may be residents within the city at which the School is established or within two miles thereof, and thirty from corps whose head quarters are distant more than two miles from such city. If in either case vacancies occur at any time, they may be filled by such Officers of Infantry, either from the city corps or from corps outside the limits of the city, as may desire to join.

Officers who join for a course of instruction, if residing in the city where the School is maintained, or within two miles thereof, will receive no personal allowances during the period they are under instruction. Those residing more than two miles distant from the city will receive, on obtaining a "Second Class" certificate, an allowance at the rate of seventy-five cents, per diem, for the days *actually present* under instruction, and, in addition, an allowance at the rate of three cents, per mile, in lieu of transport, for one journey going to, and the same amount for one journey returning from the School.

Only Officers are to be admitted for instruction. Those who desire to join either School should make application through the ordinary channel to the Brigade Major of the Military District within which the School is maintained.

No. 5.

Requisitions for Nose bags.

When Troops of Cavalry or Field Batteries of Artillery are ordered to proceed to camp for annual drill, or on active service, the commanding Officer should make requisition, in advance, for the issue of nose bags from store, if they be required for use in feeding the horses *en route*.

No. 6.

ACTIVE MILITIA.

PROVINCE OF ONTARIO.

3rd Provisional Regiment of Cavalry.

This corps is hereby authorized to have the additional designation of "The Prince of Wales' Canadian Dragoons." Its designation in future will therefore be, "3rd Provisional Regiment of Cavalry, The Prince of Wales' Canadian Dragoons."

(Late) Napanee Battery of Garrison Artillery

Adverting to No. 5 of General Orders (19) 5th August, 1881,—No. 3 of General Orders (18) 8th July, 1881, is hereby further amended by permitting Captain Edmund Hooper to retire retaining rank.

1st Battalion Governor General's Foot Guards.

To be Major:

Captain John Tilton, V.B., vice Lieutenant Colonel White, transferred to command of 43rd Battalion.

To be Captain:

Lieutenant Frederick Toller, V.B., vice Tilton, promoted.

To be Lieutenant:

2nd Lieutenant Edward Waldo, M.S., vice Toller, promoted.

To be 2nd Lieutenant, provisionally:

Narcisse Omer Côté, Gentleman, vice Waldo, promoted.

To be Adjutant, with rank of Lieutenant:

2nd Lieutenant Gerald Francis Brophy, V.B., vice Walsh, transferred to 43rd Battalion.

15th Battalion "Argyle Light Infantry."

No. 1 Company, Belleville.

To be Lieutenant, provisionally:

Sergeant Henry Albert Row, vice Biggar, promoted.

18th "Prescott" Battalion of Infantry.

Authority having been granted 3rd January, 1871, for this Battalion to use the motto "*Paratus et Volens*" on its colors, the same is hereby published for the information of all concerned.

To be Assistant Surgeon:

Wilfrid Meldior Prevost, Esquire, vice Henry Ahern Higginson whose resignation is hereby accepted.

44th "Welland" Battalion of Infantry.

No. 5 Company, Welland.

To be Captain:

2nd Lieutenant Jacob Bruce Kennedy, M.S., vice Harcourt, resigned.

To be Lieutenant, provisionally:

Private Frank Crysler, vice Harry Hobson whose resignation is hereby accepted.

To be 2nd Lieutenant, provisionally:

Private Duncan Kennedy, vice J. B. Kennedy, promoted.

CONFIRMATION OF RANK.

Lieutenant John William Stafford, V.B., No. 1 Company, 32nd Battalion; from 16th September, 1881.
Lieutenant David Robertson, V.B., No. 5 Company, 32nd Battalion; from 16th September, 1881.

No. 7.

CERTIFICATES GRANTED.

BOARD OF EXAMINERS.

PROVINCE OF ONTARIO.

FIRST CLASS CERTIFICATES.

Captain John Tilton, 1st Battalion Governor General's Foot Guards.

Captain Benjamin B. Boyd, No. 1 Company, 32nd Battalion.

Lieutenant James W. Moffat, No. 4 Company, 32nd Battalion.

SECOND CLASS CERTIFICATES.

Lieutenant John W. Stafford, No. 1 Company, 32nd Battalion.

Lieutenant David Robertson, No. 5 Company, 32nd Battalion.

No. 8.

RESERVE MILITIA.

PROVINCE OF NEW BRUNSWICK.

Regimental Division of Westmoreland.

To be Major:

Captain Blair Botsford, from No. 1 Company Division, vice H. B. Dunlap, left limits.

No. 2 Company Division.

To be Captain:

Lieutenant Robert A. Chapman, vice Charles

Thibideau, deceased.

To be Lieutenant:

Ensign John Beliveau, vice Chapman, promoted.

To be Ensign:

Philip P. Leblanc, Gentleman, vice Beliveau, promoted.

No. 3 Company Division.

To be Captain:

Lieutenant Thadeus Richard, vice Thomas W. Bell, deceased.

To be Lieutenant:

Ensign Edward A. Charters, vice Richard, promoted.

To be Ensign:

Allan W. Chapman, Gentleman, vice Charters, promoted.

By Command,

WALKER POWELL, Colonel,
Adjutant General of Militia,
Canada.

GOVERNMENT NOTICES.

NOTICE TO MARINERS.

No. 24 of 1881.

SPLIT ROCK AUTOMATIC BUOY.

NOTICE is hereby given that the Automatic Signal Buoy off Split Rock, in the County of St. John, N. B., has been removed from its former position, as defined in Notice to Mariners No. 14 of 1880, to a station nearer the shore.

Lat. N. 45° 7' 15"
Long. W. 66° 13' 55"

The buoy is painted black, is moored in 30 fathoms water, and in its present position will serve as a guide into Musquash Harbor.

Musquash Lighthouse bears North, distant 1½ miles, and Split Rock N. E. from the buoy.

WM. SMITH,
Deputy of the Minister of Marine, etc.

Department of Marine and Fisheries,
Ottawa, 24th September, 1881.

16-3

NOTICE TO MARINERS.

No. 25 of 1881.

FOG ALARM AT POINT ST. ANNE.

NOTICE is hereby given that a Fog Horn, operated by compressed air, erected by the Government of Canada upon Point St. Anne, County of Gaspé, on the south shore of the Gulf of St. Lawrence, and about 11 miles easterly from Cape Chatte Lighthouse, was put in operation on the 15th instant.

Lat. N. 49° 8' 20"
Long. W. 66° 33' 30"

In thick weather, fogs, and snow storms the horn will sound a blast of eight seconds' duration in every minute.

WM. SMITH,
Deputy of the Minister of Marine, etc.

Department of Marine and Fisheries,
Ottawa, 29th Sept., 1881.

16-3

NOTICE TO MARINERS.

No. 26 of 1881.

FOG GUNS IN GULF OF ST. LAWRENCE.

NOTICE is hereby given that the Signal Guns established at the following light-stations in the Gulf of St. Lawrence, viz:—Belle Isle, Cape Rosier, West Point of Anticosti, Point des Monts, and Bicquet Island, will in future be fired once every half hour, instead of hourly as formerly.

Notice is also given that a fog gun, to fire once every half hour, has been established at Heath Point light-station, Anticosti Island.

Lat. N. 49° 5' 20"
Long. W. 61° 42' 30"

The fog guns at Greenly Island, Bird Rocks and Green Island light-station will continue to be fired every half hour as formerly.

WM. SMITH,
Deputy of the Minister of Marine, &c.
Department of Marine and Fisheries,
Ottawa, 3rd October, 1881.

16-3

STATEMENT

Of the Revenue and Expenditure, on account of the Consolidated Fund, of the Dominion of Canada, as by Returns furnished to the Finance Department to the night of the 30th September, 1881.

REVENUE.	AMOUNT.
Customs.....	\$2,060,415 77
Excise.....	549,960 06
Post Office.....	54,957 93
Public Works, including Railways.	251,266 39
Bill Stamps.....	18,977 88
Miscellaneous.....	116,896 48
	<u>\$3,052,474 51</u>
Revenue to 31st August, 1881.....	5,177,486 36
	<u>\$8,229,960 87</u>
Expenditure.....	\$1,317,256 31
do to 31st August, 1881....	3,709,184 75
	<u>\$5,026,441 06</u>

J. M. COURTNEY,
Deputy Minister of Finance
Finance Department,
Ottawa, 1st October, 1881.

PUBLIC Notice is hereby given that under the Canada Joint Stock Companies Act, 1877, letters patent have been issued under the Great Seal of the

Dominion of Canada, bearing date the sixteenth day of September, 1881, incorporating George Albertus Cox, of the Town of Peterborough, in the County of Peterborough, in the Province of Ontario, in the Dominion of Canada, insurance agent; Edmund Solomon Vindin, of the Town of Port Hope, in the County of Durham, in the said Province of Ontario, commission merchant; Edward Peplow, of the said Town of Port Hope, produce merchant; Lewis Ross, of the said Town of Port Hope, merchant, and Henry Read, of the said Town of Peterborough, accountant,—for the purpose of the acquiring and holding of all kinds of rolling stock suitable for use upon railroads in the several Provinces of the Dominion, the leasing and selling or otherwise disposing thereof to any or every railway company or person, and the manufacture of all or any kinds of such rolling stock,—by the name of "The Midland Rolling Stock Company (limited)," with a total capital stock of one hundred thousand dollars, divided into one thousand shares of one hundred dollars.

Dated at the office of the Secretary of State of Canada, this seventh day of October, 1881.

J. A. MOUSSEAU,
Secretary of State.

PUBLIC Notice is hereby given that, under the Canada Joint Stock Companies Act, 1877, Letters Patent have been issued under the Great Seal of the Dominion of Canada, having effect from the 11th day of June, 1881, incorporating the shareholders of "The Imperial Loan and Investment Company" now being a subsisting and valid corporation for purposes or objects which are within the purview of the said Act, as a Company under the said Act and as a Loan Company within the meaning and provisions of that Act, by the name of "The Imperial Loan and Investment Company of Canada (limited)," with their existing capital of \$1,000,000, and naming as first directors of the said Company, the Honorable Sir Alexander Campbell, Knight Commander of the Most Distinguished Order of St. Michael and St. George, President; John Fiskin, Esquire, Vice-President; Noah Barnhart, Esquire; William George Gooderham, Esquire; James Thorburn, Esquire, Physician; Daniel Lamb, Esquire, and Richard Shaw Wood, Esquire.

Dated at the Office of the Secretary of State of Canada, this 7th day of September, 1881.

J. A. MOUSSEAU,
Secretary of State.

OFFICE OF THE SUPERINTENDENT OF INSURANCE.

Ottawa, 30th September 1881.

NOTICE is hereby given that a License (No.87), under date 28th July 1881, has been issued to the City of London Fire Insurance Company, Limited, to transact business of Fire Insurance in Canada. The head office in Canada is in the City of Montreal, and J. K. Oswald, Chief General Agent.

J. B. CHERRIMAN,
Superintendent of Insurance.

CIRCULATION AND SPECIE.

	31st July.	31st August.	30th September.	31st October.	30th November.	31st December.
Fractionals.....	151,678 10	153,156 10	156,793 10			
\$1 & \$2.....	4,669,269 25	4,936,310 75	5,363,421 75			
\$5, \$10 & \$20.....	77,040 45	71,865 45	71,595 85			
\$50 & \$100.....	799,375 00	761,075 00	676,325 00			
\$500 & \$1000.....	8,998,000 00	9,027,500 00	8,872,000 00			
Total.....	14,695,362 80	14,949,907 30	15,140,135 70			
	31st January.	28th February.	31st March.	30th April.	31st May.	30th June.
Fractionals.....						
\$1 & \$2.....						
\$5, \$10 & \$20.....						
\$50 & \$100.....						
\$500 & \$1000.....						
Total.....						

Fractional Notes.....	156,793 10
Provincial ".....	177,119 85
Montreal issue.....	7,641,023 50
Toronto ".....	4,731,628 00
Halifax ".....	1,739,414 50
St. John ".....	667,126 25
Victoria ".....	27,030 50
Total.....	\$15,140,135 70

Specie held at Montreal, Sept. 30th....	1,602,894 42
Toronto, do 30th.....	516,133 25
Halifax, do 30th.....	764,164 54
St. John, do 30th.....	202,171 44
Winnipeg, do 30th.....	14,097 16

Guaranteed Debentures.....	3,129,460 81
	2,920,000 00
	6,049,460 81

Guaranteed Debentures to be held under Vic. 43, cap. 13—	
10 p. c. on \$15,140,135 70	1,514,013 57

Specie to be held under Vic. 43, cap. 13—	
15 p. c. on 15,140,135 70	2,271,020 35
	\$3,785,033 92

Excess of Specie and Guaranteed Debentures.....	2,264,426 89
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Unguaranteed Debentures to be held under Vic. 43, cap. 13.	12,000,000 00
75 p. c. on 15,140,135 70.....	11,355,101 78

Excess of Unguaranteed Debentures.....	644,898 22
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SUMMARY.

Excess of Specie and Guaranteed Debentures.....	2,264,426 89
Excess of Unguaranteed Debentures.....	644,898 22
Total Excess.....	2,909,325 11

FINANCE DEPARTMENT,
Ottawa, 14th October, 1881.

J. M. COURTNEY,
Deputy Minister of Finance.

FRED. TOLLER,
Comptroller, Dominion Currency.

SUMMARY STATEMENT shewing the Quantity and Value of Goods entered for Consumption in the Dominion of Canada (exclusive of British Columbia) and the Duty Collected thereon, during the month ending 31st August, 1881.

ARTICLES.	ENTERED FOR CONSUMPTION.		
	Quantity.	Value.	Dnty.
		\$ cts.	\$ cts.
Acids.....	\$	1,750 00	375 60
Agricultural Implements.....	"	7,195 00	1,835 40
Ale, Beer and Porter.....	Gals. 14,872	10,330 00	2,301 92
Animals.....	\$	35,793 00	7,158 60
Books, Pamphlets, &c., &c.....	"	80,391 00	14,415 39
Brass and manufactures of.....	"	29,389 00	7,667 29
Breadstuffs, viz :—			
Grain of all kinds.....	Bush. 137,779	69,929 00	11,442 93
Flour and Meal.....	Brls. 33,924	120,175 00	14,295 33
Rice and all other Breadstuffs.....	\$	33,968 00	14,659 96
Candles.....	Lbs. 24,807	4,070 00	999 72
Chicory.....	" 6,960	331 00	278 40
Coal of all kinds and Coke.....	Tons. 145,529	495,829 00	80,125 86
Coffee, from countries others than U. S.....	Lbs. 96,973	13,496 00	1,988 19
" " U. States.....	" 38,068	5,921 00	1,449 16
Copper and manufactures of.....	\$	18,880 00	2,166 70
Cordage of all kinds.....	"	8,893 00	1,274 75
Cotton, manufactures of.....	"	1,135,108 00	247,005 18
Drugs and Medicines.....	"	67,213 00	14,442 03
Earthen, Stone, and Chinaware.....	"	69,067 00	18,998 00
Fancy Goods.....	"	250,814 00	54,784 15
Fish.....	"	10,930 00	2,150 88
Fruit, Dried.....	Lbs. 32,405	32,405 00	7,502 76
" green, &c.....	\$	63,572 00	12,507 33
Furs.....	"	62,533 00	11,281 70
Glass and Glassware.....	"	104,588 00	24,398 60
Gunpowder and explosive substances.....	"	4,494 00	1,491 83
Hats, Caps and Bonnets.....	"	97,080 00	24,269 96
Hops.....	" 12,274	1,817 00	737 64
Iron and Steel, and manufactures of.....	\$	965,386 00	190,189 65
Jewellery and watches, and manufactures of gold and silver	"	138,957 00	30,189 95
Lead and manufactures of.....	"	23,436 00	3,644 00
Leather and manufactures of.....	"	170,139 00	37,370 55
Marble and Stone, and manufactures of.....	"	14,168 00	2,621 56
Malt.....	Lbs.		
Metals, Composition, &c., and manufactures of.....	\$	37,538 00	8,944 27
Musical Instruments.....	"	29,477 00	8,226 60
Oils, Kerosene, Refined Petroleum, etc., etc.....	Gals. 184,680	24,271 00	13,304 73
" all other, N.E.S.....	" 71,772	39,520 00	9,121 95
Paints and Colors.....	\$	53,546 00	6,629 58
Paper and manufactures of.....	"	89,101 00	20,550 86
Perfumery, &c.....	"	2,106 00	631 70
Provisions, viz :			
Bacon, Hams, Shoulders, Sides ; Beef, Pork and Mutton.....	Lbs. 1,177,127	94,081 00	12,765 00
Butter.....	" 107	20 00	4 28
Cheese.....	" 6,493	974 00	194 79
Lard.....	" 92,815	11,277 00	1,856 30
Poultry and other meats.....	\$	6,255 00	1,038 11
Salt, not imported from Great Britain or British Possessions or for Gulf Fisheries.....	Lbs. 142,590	471 00	119 54
Seeds.....	\$	1,810 00	310 65
Silk, manufactures of.....	"	418,880 00	125,501 95
Soap of all kinds.....	Lbs. 38,225	5,607 00	1,311 03
Spices, ground and unground.....	\$	10,784 00	2,316 15
Starch.....	Lbs. 36,152	2,270 00	723 04
Spirits of all kinds.....	Gals. 67,514	71,869 00	93,775 11
Wines, other than Sparkling.....	" 42,064	37,229 00	26,606 48
" Sparkling.....	Doz. 1,363	10,094 00	6,087 60
Sugar, above No. 14, D.S.....	Lbs. 450,219	18,451 00	10,960 04
" equal to No. 9, and not above No. 14, D.S.....	" 3,535,069	138,127 00	67,915 51
" below No. 9, D.S.....	" 4,138,588	153,942 00	66,884 49
" Syrups, Cane Juice, &c.....	" 48,313	1,475 00	703 36
" Melado, &c., &c.....	" 1,565,345	45,655 00	19,566 53
Glucose and Syrups.....	" 66,021	2,588 00	1,242 18
Molasses for refining.....	Gals.		
Molasses not for refining.....	" 285,569	79,814 00	12,003 50
Tea from countries other than the U.S.....	Lbs. 753,085	162,575 00	31,788 83
" United States.....	" 300,302	60,086 00	20,801 79
Tobacco and Cigars.....	" 25,467	34,928 00	19,703 21
Wood and manufactures of.....	\$	112,601 00	27,466 91
Woollen manufactures.....	"	1,631,423 00	452,439 94
Wool, Class 1, viz : Leicester, Cotswold, Lincolnshire down combing wools, or wools known as Lustre Wools, and other like combing wools, such as are grown in Canada.....	Lbs.		
All other dutiable articles.....	\$	820,244 00	183,030 85
Total Dutiable Goods.....		\$8,357,136 00	\$2,103,577 83
Coin and Bullion (except U.S. silver coin).....		5,332 00	
Free Goods, all other.....		2,422,974 00	
Grand Total entered for Consumption.....		\$10,785,442 00	\$2,103,577 83

CUSTOMS DEPARTMENT,
OTTAWA, 13th October, 1881.

J. JOHNSON,
Commissioner of Customs.

MONTHLY STATEMENT of Goods Exported from the Dominion of Canada (exclusive of British Columbia) for August, 1881.

	Produce of Canada.	Produce of other countries.	Total,
	\$ cts.	\$ cts.	\$ cts.
Produce of the Mine.....	210,701 00	17,517 00	228,218 00
do Fisheries.....	803,741 00	280 00	804,021 00
do Forest.....	3,184,619 00	85,210 00	3,269,829 00
Animals and their Produce.....	2,118,412 00	162,529 00	2,280,941 00
Agricultural Products.....	597,612 00	1,614,385 00	2,211,997 00
Manufactures	241,477 00	70,641 00	312,118 00
Miscellaneous Articles.....	38,777 00	4,982 00	43,759 00
Totals	7,195,339 00	1,955,544 00	9,150,883 00
Coin and Bullion.....			
Grand Total.....	7,195,339 00	1,955,544 00	9,150,883 00

CUSTOMS DEPARTMENT,
OTTAWA, 5th October, 1881.

J. JOHNSON,
Commissioner of Customs.

LIST OF INSURANCE COMPANIES, LICENSED TO DO BUSINESS IN CANADA UNDER THE INSURANCE ACTS OF 1875 AND 1877.

NAME OF THE COMPANY.	Chief Agent to receive process.	Deposits marked (A) are applicable solely to Life Policies existing 31st March 1878; marked (B) to policies subsequent to that date.	Amount of Deposit.	Description of Insurance business for which licensed.
The Accident Insurance Company of North America.....	Edward Rawlings, Manager, Montreal.....	\$13,500 Montreal Harbour bonds; \$9,733 Montreal Warehousing Bds.; \$550, 5 p. Canada stock. (Accepted at \$20,000).....		Accident.
The Aetna Insurance Company of Hartford, Connecticut.....	Robert Wood, General Agent, Montreal.....	\$5,070 Canada stock; \$23,000 Municipal Debentures; \$72,000 U.S. Bonds. (Accepted at \$97,771).....		Fire and Inland Marine.
The Aetna Life Insurance Company of Hartford, Connecticut.....	Wm. H. Orr, Manager, Toronto.....	\$100,000 U.S. gold bonds (A), \$70,000 U.S. Bonds and \$25,000 Debs. Prov. of Queb. (B).....		Life.
The Agricultural Insurance Company of Watertown, N.Y., U.S.....	Jno. Fisher, Chief Agent, Cobourg.....	\$100,000 U.S. Bonds, 4 per cent.		Fire.
The Anchor Marine Insurance Company.....	Hugh Scott, Agent, Toronto.....	\$56,000 Municipal Debentures. (Accepted at \$50,400).....		Inland Marine.
The British America Assurance Company, Toronto.....	Louis H. Bault, Manager, Toronto.....	\$61,000 Municipal Debentures. (Accepted at \$54,900).....		Fire and Inland Marine.
The Briton Life Association (Limited).....	J. B. M. Chipman, Chief Agent, Montreal.....	\$54,993—Canada 4 per cent. bonds.....		Life.
The Canada Fire and Marine Insurance Company.....	Charles Cameron, Managing Direct., Hamilt'n.....	\$57,000 Municipal Debent. (Accepted at \$51,300).....		Fire and Inland Marine.
The Canada Life Assurance Company, Hamilton.....	A. G. Ramsay, Manager, Hamilton.....	\$60,000 Municipal Debentures. (Accepted at \$54,000).....		Life.
The Canadian Steam Users Insurance Association.....	W. B. McMurrich, Agent, Toronto.....	\$3,900 Imper. Building Society stock, \$5,000 Toronto Building and Loan Assoc. stock, \$1,600 Western Assur. stock.....		Steam Boilers, &c.
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal.....	\$56,000 Municipal Debentures. (Accepted at \$50,400).....		Life and Accident.
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal.....	\$56,000 Montreal Harbor bonds. (Accepted at \$50,400).....		Fire and Inland Marine.
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal.....	\$30,000 cash.....		Guarantee.
The City of London Fire Insurance Co. (Limited).....	J. K. Oswald, Chief Agent, Montreal.....	\$20,000 stg. Canada Stock.....		Fire.
The Commercial Union Assurance Company of London, England.....	Fred. Cole, General Agent, Montreal.....	\$100,344 Canada stock (Life A), \$50,613 Canada Con. 5 per cent. stock and \$55,997, 4 p. c. stock (Fire).....		Fire and Life.
The Confederation Life Association of Canada.....	J. K. Macdonald, Managing Director, Toronto.....	\$86,300 Municipal Debentures. (Accepted at \$77,650).....		Life.
The Dominion Fire and Marine Insurance Company, (Hamilton).....	F. R. Despard, Manager, Hamilton.....	\$35,000 cash, \$15,000, City Victoria, B.C. Bonds.....		Fire and Inland Marine.
The Equitable Life Assurance Society of the United States, N. Y.....	R. W. Gale, Manager, Montreal.....	\$100,000 Canada stock (A) and \$85,000 U.S. Bonds (B).....		Life.
The Fire Insurance Association (Limited), London, England.....	Wm. Robertson, Chief Agent, Montreal.....	\$100,000 Canada stock.....		Fire.
The Guarantee Company of North America.....	Edward Rawlings, Manager, Montreal.....	\$32,000 Municipal Debentures; \$15,000 Mon. Harb. Bonds; \$9,733 Mon. Warehous. bds. and \$400 stock. (Accepted at \$51,000).....		Guarantee.
The Guardian Fire and Life Assurance Company, London, England.....	Robt. Simms & Co., and Geo. Denholm, Gen. Agents, Montreal.....	\$100,343 Canada stock.....		Fire.
The Hartford Fire Insurance Company, Hartford, Connecticut.....	Robt. Wood, General Agent, Montreal.....	\$55,000 U.S. bds. and \$30,840 bank stock. (Accepted at \$100,000).....		Fire.
The Imperial Insurance Company of London, England.....	W. H. Rintoul, Agent, Montreal.....	\$48,667 Con. 5 per cent. Can. stock, \$51,402 6 per cent. Can. stock.....		Fire.
The Lancashire Insurance Company.....	S. C. Duncan-Clark, Chief Agent, Toronto.....	\$100,000 Canada stock.....		Fire.
The Lion Life Insurance Company (Limited) London, England.....	Fred. Stanciliffe, General Manager, Montreal.....	\$10,000 stg. Canada stock.....		Life.
The Liverpool and London and Globe Insurance Company.....	G. F. C. Smith, Chief Agent, Montreal.....	\$50,000 Canada stock (Life), and \$3,000 Can. 5's; \$63,000 Municipal Deb., \$25,000 Montreal Investment Association; and \$17,030 cash. (Accepted at \$145,480).....		Fire and Life.
The London Assurance Corporation, England.....	C. C. Foster, Agent, Montreal.....	\$50,127 Canada Con. 5 p.c. stock and \$99,873 Canada stock, being (Fire) \$100,000 and (Life) \$50,000.....		Fire and Life.
The London Guarantee and Accident Co. (Limited).....	A. T. McCord, Chief Agent, Toronto.....	\$21,000 stg. Canada Stock.....		Guarantee and Accident.
The London and Lancashire Fire Insurance Company, Liverpool.....	C. J. Spike, Chief Agt., Halifax, N.S.....	\$21,000 stg., Canada Stock.....		Fire.
The London and Lancashire Life Assurance Company.....	William Robertson, Manager, Montreal.....	\$100,000 Canada stock (A) \$5,000 cash and \$4,867 Prov. of Queb. bonds (B).....		Life.
The London Mutual Fire Insurance Company of Canada, London, Ont.....	D. C. Macdonald, Secretary, London.....	\$25,000 Canada Stock and \$5,000 cash.....		Life.
The Metropolitan Life Insurance Company of New York.....	Thos. A. Temple, General Agent, St. John, N.B.....	\$100,000 U. S. bonds.....		Life.
The Metropolitan Plate Glass Insurance Company, New York.....	A. J. Pell, Montreal.....	\$5,000 United States bonds.....		Plate Glass Insurance.
The Mutual Life Association of Canada.....	J. Turner, President, Hamilton.....	\$99,267 Municipal Debentures. (Accepted at \$89,339).....		Life.
The North American Mutual Life Insurance Company.....	Wm. McCabe, Managing Director, Toronto.....	\$50,000 cash.....		Life.
The North British and Mercantile Insurance Company.....	Macdougall & Davidson, General Agents, Montreal.....	\$50,000 Canada stock (Life A); \$47,000 Montreal Harbour bonds and \$65,000 Municipal Deb. (Fire). (Accepted at \$150,800).....		Fire and Life.

The Northern Assurance Company of Aberdeen and London	Taylor Bros., General Agents, Montreal.....	\$85,833 Canada stock, \$14,167 Canada 5's	Fire.
The Norwich Union Fire Insurance Society, Norwich, England.....	Alex. Dixon, Agent, Toronto.....	\$100,000 Canada Stock.....	Fire.
The Ontario Mutual Life Assurance Company.....	Wm. Hendry, Manager, Waterloo	\$56,207 Municipal Debentures. (Accepted at \$50,586) ..	Life
The Phoenix Insurance Company of Brooklyn.....	Robert Hampson, Agent, Montreal	\$100,000 U. S. bonds.....	Fire and Inland Marine.
The Phoenix Fire Assurance Company, London, England	Gillespie, Moffatt & Co., Gen Ag'ts Mont....	\$50 171 Canada stock, and \$50,126 Canada Con. 5 p.c. stock.....	Fire.
The Quebec Fire Assurance Company	J. G. Clapham, President, Quebec.....	\$25,000 Canada stock, \$60,000 Bank stock, and \$15,200 Municipal Debentures. (Accepted at \$98,680).....	Fire.
The Queen Fire and Life Insurance Company, England.....	A. M. Forbes & H. J. Mudge, Chief Agents, Montreal	\$100,000 Canada stock (Fire) and \$51,100 Canada Consol. 5 p. c. stock (Life)	Fire and Life.
The Reliance Mutual Life Assurance Society, London, England.....	J. Cassie Hatton, Attorney, Montreal.....	\$100,000 Canada stock (A) and \$10,000 Canada stock (B).....	Life.
The Royal Canadian Insurance Company	Arthur Gagnon, Secretary, Montreal.....	\$56,000 Montreal Harbour bonds. (Accepted at \$50,400).....	Fire and Inland Marine.
The Royal Insurance Company	M. H. Gault & Wm. Tatley, Chief Agents, Montreal		
The Scottish Imperial Insurance Company	Taylor Bros., General Agents, Montreal.....	\$96,982 Canada stock, \$53,533 Canada Consol. 5 p. c. stock, \$170,333, British Consols—being \$149,182 (Fire) \$50,000 (Life A) and \$121,666 (General). Also \$97,333.33, British Annuities (General). Total \$418,182	Fire and Life.
The Sovereign Fire Insurance Company of Canada.....	Hon. Alex. Mackenzie, President, Toronto....	\$71,068 Canada stock, \$20,000 Montreal Harbour bonds, \$13,500 Municipal Deb. (Accepted at \$101,218).....	Fire.
The Standard Life Assurance Company, Scotland.....	W. M. Ramsay, Manager, Montreal.....	\$115,655 Municipal Debent., cash \$3,684. (Accepted at \$107,77+) ..	Fire.
The Star Life Assurance Society of England.....	A. W. Lauder, General Treasurer, Toronto....	\$64,000 Mun. Debts., \$107,000 Mont. Harbour Bds., (accepted at \$153,900), being \$126,750 (Life A), and \$27,150 (Life B).....	Life.
The Sun Mutual Life Insurance Company of Montreal.....	R. Macaulay, Secret. and Manager, Montreal..	\$100,343 Canada stock.....	Life.
The Toronto Life Assurance and Tontine Company	Arthur Harvey, Manager, Toronto.....	\$56,000 Municipal Debentures. (Accepted at \$50,400).....	Life and Accident.
The Travelers Insurance Company of Hartford, Conn.	Thos. Simpson, Agent, Montreal.....	\$32,400 Municipal Debent., cash \$1,040.36. (Accepted at \$30,200). \$100,000 U. S. bonds, \$25,000 Municipal Debent., \$20,000 Montreal Harbour Bonds, (accepted at \$140,500), being \$100,000 (Life A) \$25,000 par (Life B) and \$20,000 par, (accident).....	Life and Accident.
The Union Mutual Life Insurance Company of Maine	Wm. Mulock, Agent Toronto.....	\$100,000 U. S. 4 per cent. Bonds (A) and \$15,000 District of Columbia, U.S., Bonds (B)	Life.
The Western Assurance Company, Toronto	J. J. Kenny, Managing Director, Toronto.....	\$57,700 Municipal Debentures. (Accepted at \$51,930).....	Fire and Inland Marine.

THE FOLLOWING LIFE INSURANCE COMPANIES HAVING CEASED TO TRANSACT NEW BUSINESS IN CANADA, ARE ENTITLED UNDER SECTION 17 OF THE CONSOLIDATED INSURANCE ACT OF 1877, TO TRANSACT ALL BUSINESS CONNECTED WITH POLICIES EXISTING AT 31st MARCH, 1878, AND THEIR DEPOSITS ARE APPLICABLE TO THOSE POLICIES SUBJECT TO THE PROVISIONS OF THE INSURANCE ACTS OF 1868 AND 1871.

NAME OF THE COMPANY.	Chief Agent to receive process.	Amount of Deposit.	Business.
The Briton Medical and General Life Association, London, England.	Jas. B. M. Chipman, Manager, Montreal.....	\$100,343 Canada Stock	Life.
The Connecticut Mutual Life Insurance Company of Hartford, Conn., U.S.....	Roht. Wood, General Agent, Montreal.....	\$100,000 U.S. Bonds.....	Life.
The Edinburgh Life Assurance Company.....	David Higgins, Chief Agent, Toronto.....	\$150,515 Canada Stock.....	Life.
The Life Association of Scotland.....	George W. Ford, Chief Agent, Montreal.....	\$150,000 Canada Stock	Life.
The National Life Insurance Company of the United States of America.....	John F. Bell, Attorney, Windsor.....	\$100,000 U. S. Bonds.....	Life.
The New York Life Insurance Company	F. W. Campbell, M.D., Attorney, Montreal.....	\$100,000 U. S. Bonds.....	Life.
The North Western Mutual Life Insurance Company of Milwaukee.....	M. W. Mills, Chief Agent, Toronto.....	\$100,000 U. S. Bonds.....	Life.
The Phoenix Mutual Life Insurance Company, Hartford, Connecticut.....	A. R. Bethune, General Agent, Montreal.....	\$105,000 U. S. Bonds.....	Life.
The Positive Government Security Life Assurance Company (limited) England.....	John Taylor, Secretary, Montreal.....	\$8,273 Canada 5 per cent Debentures.....	Life.
The Scottish Amicable Life Assurance Society.....	Geo. Wm. Ford, General Agent, Montreal.....	\$150,000 Canada Stock.....	Life.
The Scottish Provident Institution.....	R. A. Ramsay, Attorney, Montreal.....	\$100,343 Canada Stock.....	Life.
The Scottish Provincial Assurance Company	Geo. Wm. Ford, Secretary, Montreal	\$150,790, viz: 112,343, Canada Stock, and \$38,447 Canada 5 per cent debentures.....	Life.
The United States Life Insurance Company	\$80,000 U. S. Gold Bonds.....	Life.

NOTE.—The Globe Mutual Life Insurance Company of New York, has been declared insolvent both in the United States and Canada, and Jas. D. Fish of New York has been appointed Receiver by the United States Courts, and W. C. Wells, of Montreal, has been appointed Assignee by the Superior Court of Lower Canada, Montreal, for the Canadian business of the Company. The deposit of the Company with the Government, \$100,000 U.S. Bonds, has by order of said Superior Court, been delivered to the Bankers of that Court.

The Merchants' Marine Insurance Company of Montreal has ceased to transact business and is winding up its affairs. The deposit has been surrendered to the Company, except \$2,223 cash held against contested claims.

Office of the Superintendent of Insurance,
Ottawa, 30th September, 1881.

J. B. CHERRIMAN, Superintendent of Insurance.

THE FOLLOWING NEW POST OFFICES WERE ESTABLISHED IN CANADA
ON THE 1ST SEPTEMBER, 1881.

NAME OF POST OFFICE.	TOWNSHIP OR PARISH.	ELECTORAL COUNTY.	POSTMASTER.
Charlo Station.....	Restigouche N.B.	Ernest Young.
Brooke	Bathurst.....	Lanark, S.R. O.	B. McKeracher.
Elmside	Bristol.....	Pontiac..... Q.	E. Graham.
Fraserburgh.....	Oakley.....	Muskoka..... O.	Alexander Fraser.
Hope Bay.....	Albemarle.....	Bruce, N.R. O.	James Muirhead.
Hatchley Station.....	Burford.....	Brant, S.R. O.	W. B. Powell.
Mattatall Lake	Colchester..... N.S.	Alexander Patriquin.
Michipicoten Island.....	Lake Superior.....	Algoma..... O.	William Grierson.
Orr Lake.....	Medonte.....	Simcoe, S.R. O.	James Gallagher.
Pike Creek.....	Maidstone.....	Essex O.	Dennis Brassard.
Saint-Mary's River.....	Guysboro..... N.S.	Thomas Martin.
Seaforth	Halifax N.S.	Mrs. Short.
Thetford Mines.....	Thetford.....	Megantic..... Q.	W. M. Bishop.
Tobermorey.....	St. Edmund's.....	Bruce, S.R. O.	Alexander Green.

CHANGES IN POST OFFICES ALREADY ESTABLISHED.

OFFICES CLOSED.

Bristol..... Co. Pontiac, Q.
Lourdes..... Co. Russell, O.

NAMES CHANGED.

Arthabaska Station, Co. Arthabaska, Q..... to Victoriaville.
Falmouth Windsor Bridge, Co. Hants, N.S..... to Falmouth Station.
Longwood, Co. Middlesex, W.R..... to Wendigo.
Manilla Station, Co. Victoria, S.R., O..... to Creswell.

POST OFFICE DEPARTMENT.

Dr. Post Office Savings Bank Account for the Month of August, 1881. Cr.

(Furnished to the Minister of Finance in accordance with the Post Office Act 1875, sec. 69, and Public Accounts Audit Act, 1878, Sec. 20.)

Balance in hands of Minister of Finance on 31st July 1881	\$6,437,982 87	Repayments at Post Office Savings Banks during month	\$183,671 84
Deposits in Post Office Savings Banks during month	400,139 00		
Interest allowed to Depositors on ac- counts closed during month	331 43	Balance :—	
		At the credit of Depositors' Accounts.....	\$6,610,926 35
		Outstanding cheques held by Depositors, and not presented for payment.	43 855 11
	6,838,453 30		6,654,781 46
			6,838,453 30

J. M. COURTNEY,
Deputy Minister of Finance.

FINANCE DEPARTMENT, Ottawa, 19th September 1881

RETURN OF THE AMOUNT OF LIABILITIES AND ASSETS OF THE MONTREAL CITY AND DISTRICT SAVINGS BANK, AND OF THE CAISSE D'ECONOMIE DE NOTRE-DAME DE QUEBEC, ON THE 30TH SEPTEMBER, 1881.

CAPITAL.		LIABILITIES.								
Capital Stock.	Capital paid up.	Dominion Govt. deposits payable on demand.	Provincial Govt. deposits payable on demand.	Other deposits payable on demand.	Dominion Govt. deposits payable after notice.	Provincial Govt. deposits payable after notice.	Other deposits payable after notice.	Special Poor Fund or Charity Trust.	Other Liabilities.	Total Liabilities.
\$ cts. 2,000,000 00	\$ cts. 600,000 00	\$ cts. 218,230 09	\$ cts.	\$ cts.	\$ cts. 17,030 00	\$ cts.	\$ cts. 5,128,724 71	\$ cts. 180,000 00	\$ cts. 83,395 48	\$ cts. 5,627,380 28
1,000,000 00	250,000 00	3,130,545 11	83,000 00	40,203 85	3,253,748 96
City and District Savings Bank.....										
Caisse d'Economie Notre-Dame de Québec.....										
		ASSETS.								
	Dominion Securities.	Provincial or Municipal Securities.	Loans having Government Securities.	Loans secured by Bank Stock.	Loans secured by Stock, &c.	Cash in hand or on call in chartered Banks.	Special Poor Fund or Charity Fund Investments.	Bank Stock prior to incorporation.	Other Assets.	Total Assets.
	\$ cts.	\$ cts. 1,377,944 84	\$ cts. 600 82	\$ cts. 1,624,248 69	\$ cts. 1,596,430 10	\$ cts. 1,123,920 53	\$ cts. 173,000 00	\$ cts.	\$ cts. 419,254 96	\$ cts. 6,320,399 99
	97,463 27	718,290 48	983,411 61	125,187 18	1,159,995 64	83,000 00	237,220 00	120,553 45	3,525,121 63
City and District Savings Bank.....										
Caisse d'Economie Notre-Dame de Québec.....										

* Including landed property of Bank \$341,295 10.

FINANCE DEPARTMENT,
Ottawa, 7th Oct. 1881.

J. M. COURTNEY,
Deputy Minister of Finance.

STATEMENT of the Balances at Cr. of Depositors in Government Savings Banks, on 31st May, 1881, published in accordance with Act 34 Vic., Chap. 6, Sec. 23.

BANK.	Balance on 30th April, 1881.	Deposits for May, 1881.	Total.	Withdrawn, May, 1881.	Balance, 31st May, 1881.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
<i>Ontario—</i>					
Toronto	441,820 79	35,203 49	477,024 28	16,123 14	460,901 14
<i>Manitoba—</i>					
Winnipeg	164,476 67	43,094 68	207,571 35	23,335 22	184,236 13
<i>British Columbia—</i>					
Victoria	1,134,059 34	73,787 00	1,207,846 34	34,770 21	1,173,076 13
Nanaimo	106,008 07	17,146 00	123,154 07	3,144 75	120,009 32
New Westminster	131,222 99	9,195 00	140,417 99	6,996 61	133,421 38
<i>Nova Scotia—</i>					
Amherst	74,115 62	11,641 00	85,756 62	3,835 67	81,920 95
Antigonish	25,734 09	3,441 00	29,175 09	3,098 11	26,076 98
Annapolis	68,737 60	22,771 26	91,508 86	6,214 76	85,294 10
Arichat	116,896 88	3,817 25	120,714 13	2,544 68	118,169 45
Acadia Mines	25,729 77	673 00	26,302 77	1,003 60	25,299 17
Baddeck	17,925 58	4,393 00	22,318 58	794 52	21,524 06
Bridgewater	13,776 75	2,531 00	16,307 75	1,228 00	15,079 75
Barrington	23,493 30	2,671 00	26,164 30	236 32	25,927 98
Digby	42,404 30	7,787 00	50,191 30	1,811 24	48,380 06
Guysboro'	36,798 79	2,285 00	39,183 79	3,543 36	35,640 43
Halifax	2,091,284 98	85,777 04	2,177,062 02	79,655 73	2,097,406 29
Kentville	62,902 93	10,930 00	73,832 93	9,770 11	64,062 82
Liverpool	96,497 33	3,531 00	100,028 33	2,175 77	97,852 56
Little Glace Bay	1,274 48		1,274 48		1,274 48
Lingan	2,997 30	370 21	3,367 51	279 00	3,088 51
Lunenburg	54,162 39	5,698 00	59,860 39	1,026 53	58,833 86
Maitland	48,050 80	2,822 00	50,872 80	3,287 96	47,584 84
New Glasgow	77,854 18	9,103 00	86,957 18	5,677 38	81,279 80
Parrsboro'	30,566 75	2,929 00	33,495 75	753 81	32,741 94
Port Hood	39,184 88	3,984 00	43,168 88	1,600 00	41,568 88
Pictou	31,655 71	2,226 00	33,881 71	195 05	33,686 66
Shelburne	26,406 58	1,187 00	27,593 58	748 40	26,845 18
Sydney	141,412 32	4,454 00	145,866 32	6,486 61	139,379 71
Sherbrooke	30,884 97	415 00	31,299 97	2,560 00	28,739 97
Truro	146,149 01	11,145 00	157,294 01	6,929 86	150,364 15
Windsor	344,206 79	11,909 00	356,115 79	4,357 62	351,758 17
Weymouth	47,091 56	620 00	47,711 56	3,227 28	44,484 28
Yarmouth	238,038 40	7,468 00	245,506 40	9,904 79	235,601 61
<i>New Brunswick—</i>					
Bathurst	54,377 04	749 00	55,126 04	1,014 56	54,111 48
Chatham	165,736 96	2,290 00	168,026 96	8,544 82	159,482 14
Dalhousie	119,649 90	1,422 00	121,071 90	3,577 70	117,494 20
Dorchester	12,854 16	60 00	12,914 16		12,914 16
Fredericton	196,944 71	21,445 00	218,389 71	7,809 23	210,580 48
Hillsboro'	11,956 07	1,343 00	13,299 07	526 32	12,772 75
Moncton	84,296 96	14,398 00	98,694 96	9,127 07	89,567 89
Newcastle	105,658 39	4,673 00	110,331 39	8,217 70	102,113 69
Richibucto	56,853 70	170 00	57,023 70	1,880 47	55,143 23
St. Andrews	152,436 69	7,055 00	159,491 69	4,005 15	155,486 54
St. John	1,311,607 93	58,424 00	1,370,031 93	25,548 12	1,344,483 81
Woodstock	142,423 69	5,393 00	147,816 69	3,077 69	144,739 00
<i>Prince Edward Island—</i>					
Charlottetown	576,560 89	32,722 00	609,282 89	21,626 37	587,656 52
Total	8,925,178 99	555,148 93	9,480,327 92	342,271 29	9,138,056 63

FINANCE DEPARTMENT,
OTTAWA, 12th July, 1881.

J. M. COURTNEY,
D. M. F.

STATEMENT OF BANKS

NAME OF BANK. — NOM DE LA BANQUE.	CAPITAL.				
	Capital Authorized.	Capital Subscribed.	Capital Authorized.	Capital Subscribed.	Capital Authorized.
† Mechanics' Bank	103,780 03	275,327 00	373,277 08	59,342 1	14,227 9
Quebec Bank	29,464 92	133,097 00	165,554 59	49,572 82	14,227 9
† Consolidated Bank of Canada					
Total Quebec	3,376,623 19	6,285,723 75	3,561,837 83	1,101,451 49	13,692,092 1
Total Ontario	1,819,646 08	3,311,815 56	2,275,749 88	1,779,400 31	4,698,071 6
Total Ontario and Quebec	5,196,269 27	9,597,539 31	5,837,637 71	2,880,851 80	18,390,163 8
NOVA SCOTIA.					
Bank of Yarmouth	32,632 37	18,321 00	8,214 62	27,532 96	34,684 6
Bank of Nova Scotia	103,779 31	139,233 00	132,158 41	198,404 82	47,015 7
Exchange Bank of Yarmouth	12,079 04	11,470 00	3,129 09	12,948 94	11,816 2
Merchants Bank of Halifax	85,810 73	79,174 00	98,262 97	68,902 39	20,795 2
People's Bank of Halifax	71,239 37	108,718 00	28,269 11	5,145 11	48,714 8
Union Bank of Halifax	41,011 81	57,550 00	37,393 80	17,203 89	40,997 9
† Bank of Liverpool					
Pictou Bank	40,037 82	22,794 00	18,030 07	13,433 50	1,049 5
Halifax Banking Company	34,649 38	56,679 00	25,779 50	39,817 10	25,747 9
Commercial Bank of Windsor	13,219 45	11,143 89	2,512 99	16,043 49	23,190 3
Total Nova Scotia	434,459 28	505,082 89	353,785 50	399,462 20	254,012 5
PRINCE EDWARD ISLAND.					
* Bank of Prince Edward Island					
* Union Bank					
NEW BRUNSWICK.					
Bank of New Brunswick	178,060 37	189,950 00	68,209 00	140,585 65	72,532 1
Maritime B. of the Dominion of Canada	0 77	512 00		3,112 71	334 5
* People's Bank					
St. Stephen's Bank	37,376 00		41,061 07	22,209 33	80,473 8
Total New Brunswick	215,437 14	190,462 00	109,261 07	165,907 69	153,390 5
BRITISH COLUMBIA.					
Bank of British Columbia					
Total Ontario and Quebec	5,196,269 27	9,597,539 31	5,837,637 71	2,880,851 80	18,390,163 8
" Nova Scotia	434,459 28	505,082 89	353,785 50	399,462 20	254,012 5
" New Brunswick	215,437 14	190,462 00	109,261 07	165,907 69	153,390 5
Grand Total	5,846,165 69	10,293,084 20	6,300,684 28	3,446,221 69	18,797,566 94

*At present not obliged to make returns.

† Mechanics' Bank suspended

N. S. GARLAND,
Clerk of Statistics.
FINANCE DEPARTMENT,
Ottawa, 14th Oct., 1881.

STATEMENT OF BANKS ACTING UNDER CHARTER, for the month ending 30th September, 1881, according to the Returns furnished by them to the Department of Finance.

NAME OF BANK. — NOM DE LA BANQUE.	CAPITAL.				LIABILITIES.												Total Liabilities. — Total du passif.	
	Capital Authorized. Capital autorisé.	Capital Subscribed. Capital souscrit.	Capital Paid Up. Capital versé.	Notes in Circulation. Billets en circulation.	Dominion Government Deposits Payable on Demand. Dépôts du Gouver- nement Fédéral remboursables à demande.	Dominion Government Deposits payable after notice, or on a fixed day. Dépôts du gouver- nement fédéral, remboursables après avis ou à une date fixe.	Deposits held as Security for execution of Dominion Govern- ment contracts and for insurance Companies. Dépôts gardés comme garantie de l'exécution de traités entrepris pour le gouvernement Fédéral et pour des Compagnies d'assurances.	Provincial Government Deposits Payable on demand. Dépôts des Gouverne- ments Provinciaux remboursables à demande.	Provincial Government Deposits Payable after notice, or on a fixed day. Dépôts des Gouverne- ments Provinciaux remboursables après avis ou à une date fixe.	Other Deposits Payable on Demand. Autres dépôts remboursables à demande.	Other Deposits Payable after notice, or on a fixed day. Autres Dépôts remboursables après avis ou à une date fixe.	Loans from or Deposits made by other Banks in Canada secured. Emprunts faits à d'autres banques ou dépôts faits par d'autres banques en Canada, garantis.	Loans from or Deposits made by other Banks in Canada unsecured. Emprunts faits à d'autres banques ou dépôts faits par d'autres banques en Canada non garantis.	Due to Agencies of Bank or to other Banks or Agencies in foreign countries Dû à d'autres Agences Canadiennes	Due to Agencies of Bank or to other Banks or Agencies in United Kingdom. Dû à des agences de la banque, ou à d'autres ban- ques ou agences dans les pays étrangers.	Due to Agencies of Bank, or to other Banks or Agencies in United Kingdom. Dû à des agences de la banque, ou à d'autres ban- ques ou agences dans le Royaume-Uni.		Liabilities not included under foregoing heads Engagements non compris dans les têtes qui précèdent.
ONTARIO.																		
Bank of Toronto.....	\$ cts. 2,000,000 00	\$ cts. 2,000,000 00	\$ cts. 2,000,000 00	\$ cts. 1,446,061 00	\$ cts. 735,042 00	\$ cts. 81,793 89	\$ cts. 4,750 00	\$ cts. 735,042 00	\$ cts. 735,042 00	\$ cts. 2,285,006 03	\$ cts. 1,201,006 02	\$ cts. 1,201,006 02	\$ cts. 58,251 61	\$ cts. 18,785 14	\$ cts. 18,785 14	\$ cts. 18,785 14	\$ cts. 18,785 14	\$ cts. 5,078,132 14
Bank of Hamilton.....	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00
Canadian Bank of Commerce.....	6,000,000 00	6,000,000 00	6,000,000 00	3,519,062 00	3,519,062 00	3,519,062 00	3,519,062 00	3,519,062 00	3,519,062 00	3,519,062 00	3,519,062 00	3,519,062 00	3,519,062 00	3,519,062 00	3,519,062 00	3,519,062 00	3,519,062 00	3,519,062 00
Standard Bank.....	1,000,000 00	1,000,000 00	1,000,000 00	999,335 00	999,335 00	999,335 00	999,335 00	999,335 00	999,335 00	999,335 00	999,335 00	999,335 00	999,335 00	999,335 00	999,335 00	999,335 00	999,335 00	999,335 00
Ontario Bank.....	1,000,000 00	1,000,000 00	1,000,000 00	1,171,519 00	1,171,519 00	1,171,519 00	1,171,519 00	1,171,519 00	1,171,519 00	1,171,519 00	1,171,519 00	1,171,519 00	1,171,519 00	1,171,519 00	1,171,519 00	1,171,519 00	1,171,519 00	1,171,519 00
Federal Bank.....	1,000,000 00	1,000,000 00	1,000,000 00	619,490 00	619,490 00	619,490 00	619,490 00	619,490 00	619,490 00	619,490 00	619,490 00	619,490 00	619,490 00	619,490 00	619,490 00	619,490 00	619,490 00	619,490 00
Bank of Ottawa.....	1,500,000 00	1,500,000 00	1,500,000 00	1,367,360 00	1,367,360 00	1,367,360 00	1,367,360 00	1,367,360 00	1,367,360 00	1,367,360 00	1,367,360 00	1,367,360 00	1,367,360 00	1,367,360 00	1,367,360 00	1,367,360 00	1,367,360 00	1,367,360 00
Imperial Bank of Canada.....	1,000,000 00	1,000,000 00	1,000,000 00	1,127,108 00	1,127,108 00	1,127,108 00	1,127,108 00	1,127,108 00	1,127,108 00	1,127,108 00	1,127,108 00	1,127,108 00	1,127,108 00	1,127,108 00	1,127,108 00	1,127,108 00	1,127,108 00	1,127,108 00
Total, Ontario.....	16,000,000 00	15,084,810 00	16,290,830 00	11,327,179 00	11,327,179 00	11,327,179 00	11,327,179 00	11,327,179 00	11,327,179 00	11,327,179 00	11,327,179 00	11,327,179 00	11,327,179 00	11,327,179 00	11,327,179 00	11,327,179 00	11,327,179 00	11,327,179 00
QUEBEC.																		
Bank of Montreal.....	12,000,000 00	12,000,000 00	11,999,300 00	5,007,689 00	3,787,561 87	2,100,000 00	491,383 80	212,146 89	9,069,959 74	6,042,158 35	3,629,619 00	1,064,631 00	567,214 84	132,872 42	132,872 42	132,872 42	132,872 42	27,485,092 03
Exchange Bank of Canada.....	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00
Bank of the People.....	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00
Bank of Commerce.....	2,000,000 00	2,000,000 00	2,000,000 00	2,000,000 00	2,000,000 00	2,000,000 00	2,000,000 00	2,000,000 00	2,000,000 00	2,000,000 00	2,000,000 00	2,000,000 00	2,000,000 00	2,000,000 00	2,000,000 00	2,000,000 00	2,000,000 00	2,000,000 00
Bank of the City.....	500,000 00	500,000 00	500,000 00	500,000 00	500,000 00	500,000 00	500,000 00	500,000 00	500,000 00	500,000 00	500,000 00	500,000 00	500,000 00	500,000 00	500,000 00	500,000 00	500,000 00	500,000 00
Bank of the Province.....	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00
Bank of the North.....	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00
Bank of the South.....	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00
Bank of the West.....	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00
Bank of the East.....	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00
Bank of the Middle.....	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00
Bank of the North-West.....	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00
Bank of the South-West.....	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00
Bank of the North-East.....	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00
Bank of the South-East.....	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00
Bank of the West-Central.....	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00
Bank of the East-Central.....	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00
Bank of the North-Central.....	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00
Bank of the South-Central.....	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00
Bank of the West-South.....	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00
Bank of the East-South.....	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00
Bank of the North-South.....	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00
Bank of the South-South.....	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00
Bank of the West-North.....	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00
Bank of the East-North.....	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00
Bank of the North-East.....	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00
Bank of the South-East.....	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00	1,000,000 00			

* At present not obliged to make returns..

f Mechanics' Bank suspended payment.

† In Lipidation

ASSETS. — ACTIF.

[illegible]

RECAPITULATION.

*At present not obliged to make returns

† Mechanics' Bank suspended payment.

N. S. GARLAND,
Clerk of Statistics.
FINANCE DEPARTMENT,
Ottawa, 14th Oct., 1881.

J. M. COURTNEY,
Deputy Minister of Finance.

TO ADVERTISERS IN THE GAZETTE.

PARTIES sending advertisements to be inserted in "The Canada Gazette," will hereafter please observe the following rules:

1st. Address "The Canada Gazette, Ottawa, Canada"

2nd. Indicate the number of insertions required

3rd. Invariably remit the fees for such advertisements, together with the price of one Gazette, as below. Otherwise they will not be inserted. The rates are eight cts. for the first insertion, and two cts. for each subsequent insertion per line of nine words, each figure counting as one word.

Subscribers will also notice that the subscription, \$4 per annum, is invariably payable in advance, and that the "Gazette" will be stopped from them at the end of the period paid for. Single numbers will be charged ten cts. each, and when more than one are required by advertisers, must be remitted for likewise.

BROWN CHAMBERLIN,
Queen's Printer.

Office of Queen's Printer,
Ottawa, 11th May, 1872.

APPLICATIONS TO PARLIAMENT.

DOMINION PARLIAMENT.

Rules relating to Notices for Private Bills.

51. All applications for Private Bills, properly the subjects of legislation by the Parliament of Canada, within the purview of "The British North America Act, 1867," whether for the erection of a Bridge, the making of a Railroad, Turnpike Road or Telegraph Line; the construction or improvement of a Harbour, Canal, Lock, Dam or Slide, or other like work; the granting the right of Ferry; the incorporation of any particular Trade or Calling, or of any Banking or other Joint Stock Company; or otherwise for the granting to any individual or individuals, any exclusive or peculiar rights or privileges whatever, or for doing any matter or thing which, in its operation, would affect the rights or property of other parties, or relate to any particular class of the community; or for making any amendment of a like nature to any former Act, shall require a Notice, clearly and distinctly specifying the nature and object of the application, and (except in the case of existing corporations) signed by, or on behalf of the applicants, to be published as follows, viz:

In the Provinces of Quebec and Manitoba.

A notice inserted in the *Canada Gazette*, in the English and French languages, and in one newspaper in the English, and in one in the French language in the District affected, or in both languages in one paper, if there be but one in the said District, or if there be no paper published therein, then, in both languages, in a paper in the nearest District, in which a newspaper is published.

In any other Province.

A notice inserted in the *Canada Gazette*, and in one newspaper published in the County, or Union of Counties affected, or if there be no paper published therein, then in a newspaper in the nearest County in which a newspaper is published. Such Notices to be continued in each case, for a period of two months during the interval of time between the close of the next preceding Session and the consideration of the Petition. And copies of the newspapers containing the first and last insertion of such notice shall be sent to the Clerk of each House.

When a Petition is for leave to bring in a Private Bill for the erection of a Toll Bridge, the petitioner or petitioners, upon giving the notice prescribed by the preceding Rule, shall also, at the same time, and in the same manner, give notice of the rates which they intend to ask; the extent of the privilege, the height of the arches, the interval between the abutments or piers for the passage of rafts and vessels, and whether they intend to erect a drawbridge, and the dimensions of the same.

Any person seeking to obtain any Private Bill shall, eight days before the meeting of Parliament, deposit with the Clerk of the House, in which the bill is to originate, a copy of such bill in the English or French language, with a sum sufficient to pay for translating and printing the same—600 copies to be printed in English, and 200 copies in French—the translation to be done by the officers of the House, and the printing by the contractor. The applicant shall be also required to pay the accountant of the House a sum of \$200 and the cost of printing the Act in the Statutes, and lodge the receipt of the same with the Clerk of the Committee to which such Bill is referred—such payment to be made immediately after the second reading, and before the consideration of the Bill by such Committee.

No Petition for a Private Bill is received by either House after the first ten days of the session.

ROBERT LÉMOINE,
Clerk of the Senate.

JOHN GEORGE BOURINOT,
Clerk of the Commons.

Rules of the Senate relating to Notices for Bills of Divorce.

72. Every Applicant for a Bill of Divorce is required to give notice of his intention so to do, and to specify from whom and for what cause, by advertisements during six months, in the *Canada Gazette*, and in two newspapers published in the District, in Quebec and Manitoba, or in the County, or Union of Counties in the other Provinces, where such applicant usually resided at the time of the separation, or if thy requisite number of papers cannot be found therein then in the adjoining District, or County, or Union of Counties.

73. A copy of the notice, in writing, is to be served at the instance of the applicant, upon the person from whom the Divorce is sought, if the residence of such person can be ascertained; and proof on oath of such service, or of the attempts made to effect it, to the satisfaction of the Senate, is to be adduced before the Senate on the reading of the Petition.

ROBERT LÉMOINE,
Clerk of the Senate

PUBLIC notice is hereby given that application will be made to the Parliament of the Dominion of Canada, at the next session thereof, for an Act to incorporate The Credit Mobilier Franco-Canadien.

E. T. BROOKS,
Solicitor for applicants.

October 5, 1881.

16-9

PUBLIC Notice is hereby given that the British America Assurance Company will apply to the Parliament of the Dominion of Canada, at the next session thereof, to pass an Act amending their charter, and the several Acts affecting the same, by changing the time for the holding of the annual meeting of the said Company, and the election of the Directors thereof, from the first Monday of the month of August, to the second Wednesday in the month of February in each year, and to close the financial year of the Company for the annual statement, to be submitted to the proprietors of the said Company, at the said meeting, on the 3rd day of December in each year.

C. GAMBLE,
Solicitor for the B. A. A. Co.

British America Assurance Buildings,
Toronto, 4th October, 1881.

16-9

NOTICE is hereby given that application will be made at the next session of the Parliament of Canada for an Act to incorporate a Company for the purpose of constructing and working a line of railway from the City of Ottawa or some point on the

St. Lawrence and Ottawa Railway or the Canada and Atlantic Railway, passing through or near the Villages of Metcalfe, Ormond, Vernon, Bate's Corners or West Winchester, Winchester Springs, Bell's Corners and Morrisburgh, to a point opposite Ogden's Island, in the State of New York; with power to construct a bridge across the canal and the main channel of the St. Lawrence River to Ogden's Island, connecting with a line across the Island and the American waters to Waddington and Teal's Station or some other point on the Ogdensburgh and Lake Champlain Railway, and with the projected line of railway through the Adirondacks to North Creek; with power to amalgamate with, connect with, and obtain running powers over, any line or lines of railways and bridges, within or without the Dominion of Canada; and with power also to build and run tramways, steam ferries, steamboats, vessels and barges in connection with the said line of railway and bridge,—to be called "The Ottawa, Waddington and New York Railway and Bridge Company."

SCOTT, MacTAVISH & MacCRACKEN,
Solicitors for applicants.

Ottawa, 24th September, 1881. 13-9

NOTICE is hereby given that application will be made to the Parliament of the Dominion of Canada, at its next session, for an Act to incorporate a Bank under the name of "The Planters' Bank of Canada," with its head office in the City of Toronto.

ROAF & ROAF,

Solicitors on behalf of the applicants.

Dated 15th September, 1881. 12-9

NOTICE is hereby given that the Dundee Land Investment Company (Limited) will apply at the next session of the Parliament of the Dominion of Canada, for an Act enabling it to take, hold and convey real property within the Dominion of Canada.

DRUMMOND BROTHERS & CO.,

Agents.

Montreal, 8th Sept., 1881. 11-9

NOTICE is hereby given that the Scottish Canada Company, limited, will apply at the next session of the Parliament of the Dominion of Canada, for an Act enabling it to take, hold and convey real property within the Dominion of Canada.

A. T. DRUMMOND,

Managing Director.

Montreal, 8th Sept., 1881. 11-9

NOTICE is hereby given that application will be made at the next session of the Parliament of the Dominion of Canada for an Act to incorporate a Company for the purpose of constructing and working a line of railway from a point on the Canadian Pacific Railway at or near Portage la Prairie, in the Province of Manitoba, running thence in a north-westerly direction to a point at or near the Forks of the Saskatchewan; with power to construct a branch to Battleford and a branch in a southerly direction to the main line of the Canadian Pacific Railway; and with power also to build and run tramways, steamers and barges in connection with the said line of railway.

DRUMMOND BROTHERS & CO.

Agents for the applicants.

Montreal, 8th Sept., 1881. 11-9

PUBLIC Notice is hereby given that application will be made at the next session of the Parliament of Canada for an Act authorizing a Company to build a Railway between the City of Montreal and a point on Lake Simcoe, near Beaverton, *via* Perth and Smith's Falls, and north from Lake Simcoe to a point on Lake Nepissing near South East Bay, and south to Toronto and west to Detroit, to be called the Dominion Air Line.

Dated at Montreal, 1st September, 1881.

R. C. COWAN,

Solicitor for applicants.

10 9

NOTICE is hereby given that an application will be made to the Parliament of the Dominion of Canada, at the next session thereof, on behalf of Matthew Gardiner, of the Township of Sydenham, in the County of Grey and Province of Ontario, farmer, for a Bill of Divorce from Elizabeth Ann Gardiner, his wife, on the ground of adultery.

EDGAR, RITCHIE & MALONE,

Solicitors for the applicant.

Dated at Toronto, this 6th day of May, 1881. 46-27

APPLICATIONS FOR CHARTER BY LETTERS PATENT.

NOTICE is hereby given that after the expiration of one month from the date of the first publication hereof in the *Canada Gazette*, application will be made by the persons hereinafter named to the Governor in Council for the grant of a charter of incorporation by Letters Patent, constituting the said persons hereinafter named and such others as may become shareholders in the Company, a body corporate and politic under the provisions of "The Canada Joint Stock Companies Act, 1877."

1. The proposed corporate name is "The Sarnia and Port Huron Ferry Company, Limited."

2. The objects for which its incorporation is sought are to construct, acquire, charter, navigate and maintain steam vessels for the carrying and conveying of goods and passengers or other traffic between the ports of the Dominion of Canada, and between the ports of said Dominion and those of the United States of America, and for the towing of vessels; with power to sell, charter and dispose of the said steam vessels or any of them, and to make contracts and agreements with any person or corporation whatsoever for the purposes aforesaid, or otherwise for the benefit of the said Company.

3. The operations are to be carried on at the Town of Sarnia, in the County of Lambton, Province of Ontario, as the chief place of business.

4. The amount of the capital stock of the Company is to be four thousand four hundred and eighty dollars.

5. The number of shares is to be sixty-four, and the amount of each share is seventy dollars.

6. The names in full of the applicants and the calling and address of each are as follows:—Reuben Palmer, of the said Town of Sarnia, License Inspector; Robert McAdams, of the same place, publisher; Thomas Kenny, of the same place, merchant; and John Gillies McCrae, of the same place, stationer.

7. The said applicants are to be the first directors of the Company.

JAMES F. LISTER,

Solicitor for applicants.

Dated 7th October, 1881. 16-6

NOTICE is hereby given that immediately after the expiration of one month from the first publication of this notice in the *Canada Gazette*, application will be made to the Governor General in Council by Frederick Ardlie Fitzgerald, of the City of London, in the Province of Ontario, oil refiner; Colonel John Walker, of the same place, manufacturer; Thomas Allan Stevens, of the same place, manufacturer; Joseph Seymour Fallows, of the same place, oil refiner; William Pearce Turner, of the same place, manufacturer; Frank Beemer Scovel, mechanical engineer, of the City of Boston, Massachusetts; James Burns, of the said City of London, manufacturer, and Thomas H. Tracey, of the said City of London, civil engineer, for Letters Patent, under the Canada Joint Stock Companies Act, 1877, incorporating the said parties and such others as shall hereafter become stockholders, as a Joint Stock Company under the name of "The Ball Electric Light Company, (limited)."

The purposes of the Company shall be,—to manufacture and deal in electrical machines and appli-

ances of all kinds; to purchase or sell patents of invention for electrical inventions of any kinds and licenses for using the same; to erect and construct lines of wire and other appliances for and to supply electric light or power, and generally to supply electricity or electrical appliances for all purposes for which they are applicable.

The chief place of business of the Company shall be in the City of London, Ontario, but other places of business may be established from time to time throughout Canada as the Company may require.

The intended amount of capital of the said Company shall be five hundred thousand dollars, (\$500,000) divided into five thousand shares (5,000) of one hundred dollars (\$100) each.

The applicants shall be the first directors of the company.

W. W. FITZGERALD,
Solicitor for applicants.

Dated at London, Ont., 10th October, 1881. 16-6

NOTICE is hereby given that application will be made to His Excellency the Governor General in Council for Letters Patent under the provisions of "The Canada Joint Stock Companies Act 1877," by the Honorable Alexander Mackenzie, of the City of Toronto; James Beaty, the younger, of the same place, barrister-at-law; George Albertus Cox, of the Town of Peterboro, in the Province of Ontario, railway manager; Robert Jaffray, of the City of Toronto, merchant; and Frederick Charles Denison, of the City of Toronto, barrister-at-law,—to constitute them and others a body corporate and politic for the purposes hereinafter mentioned and that,—

1. The proposed corporate name of the Company is "The British Canadian Colonization Company (Limited)."

2. The purposes for which incorporation is sought are the acquiring by purchase, lease or otherwise of lands or any interest in lands in the Dominion of Canada, and the improving, selling, leasing or otherwise disposing of the same, and of assisting emigration from other countries, and settlement upon lands in Canada; with power to admit immigrants and settlers to colonize the lands of the Company by grants of land, advances of money or otherwise, and to take security for such advances and assistance and for the balance of the price of lands sold by the Company by way of mortgage upon the lands so sold; with power to sell and assign such mortgages, and also to act as agents for any person or corporation for the purchase, sale or mortgage of lands in Canada.

3. The operations of the proposed Company are to be carried on in the different Provinces of Canada, and its chief place of business in Canada is to be in the City of Toronto, in the Province of Ontario.

4. The capital stock of the Company is to be one million dollars, in ten thousand shares of one hundred dollars each.

5. The said Honorable Alexander Mackenzie, James Beaty, the younger, George A. Cox, Frederick Charles Denison, and Robert Jaffray are to be the first or provisional Directors of the Company.

Toronto, October 6th, 1881.

EDGAR, RITCHIE & MALONE,
Solicitors for applicants.

15-6

NOTICE is hereby given that after the expiration of one month from the first publication hereof, application will be made to His Excellency the Governor General of Canada in Council for a charter of incorporation pursuant to the Canada Joint Stock Companies Act, 1877, constituting the applicants and such others as may become shareholders therein, a body corporate and politic under the name and for the purposes following, that is to say:—

1. The name of the proposed company is the "Trenton Water Power Company (Limited)."

2. The objects for which incorporation is sought are for the erection of a dam across the River Trent, at or in the vicinity of what is known as Lucas Island; for

erecting buildings for factories and machinery of various kinds and operating the same, and for leasing and selling rights of water powers created by the said dam and for the purchase of such real estate as may be convenient for all or any of the purposes aforesaid.

3. Chief place of business to be Trenton, in the County of Hastings, in the Province of Ontario.

4. The capital stock to be twenty-five thousand dollars.

5. Two hundred and fifty shares of one hundred dollars each.

6. The names of the applicants are George Henry Gordon, merchant; Henry Wright Day, M.D.; Charles McLellan, M.D.; Henry William Delany, solicitor; Lorenzo Udolphus Cameron Titus, solicitor; Patrick John O'Rourke, gentleman; Gilbert Wellington Ostrom, barrister; James Benjamin Young, merchant; John N. Lee, merchant; John D. Macauley, grain merchant; Francis James McGuire, gentleman; William Ford Baker, grain merchant; Samuel Squire Young, merchant; Jonathan A. Porte, mariner; George Crowe, mason; Joshua W. Cunningham, livery-keeper; George Young, editor, all of the Town of Trenton, in the County of Hastings, in the Province of Ontario. And the said George Henry Gordon, Henry Wright Day, Charles McLellan, Henry William Delany, Lorenzo Udolphus Cameron Titus, Patrick John O'Rourke, Gilbert Wellington Ostrom, James Benjamin Young and John N. Lee are to be the first directors of the said company.

DELANY & OSTROM,
Solicitors for applicants.

Dated 29th Sept., 1881. 14-6

NOTICE is hereby given that immediately after the expiration of one month after the last publication of this notice, application will be made to the Governor in Council under the Canada Joint Stock Companies Act of 1877, for Letters Patent incorporating the applicants hereunder mentioned and others who may become shareholders in the company thereby created, a body corporate and politic by the name and for the purposes hereunder mentioned.

1. The corporate name of the proposed company is the "Eureka Woolen Mill Company."

2. The purposes for which incorporation is sought are the manufacture of woolen cloths of all descriptions and the owning or hiring of buildings and land necessary therefor.

3. The chief place of business of the said company is to be Lower Hopewell, in the County of Pictou, and Province of Nova Scotia.

4. The intended amount of the capital stock is thirty thousand dollars.

5. The amount of shares is to be three thousand and the value of each share ten dollars.

The names in full and the addresses of and callings of each of the applicants are: James McKay, Riverton, Pictou County, farmer; James W. Grant, Hopewell, Pictou County, miller; Isaac McNaughton, Riverton, Pictou County, farmer; John Ross, New Glasgow, Pictou County, farmer; N. S. Poole, Stellarton, Pictou County, Coal Mine Manager; H. B. Kendrick, Riverton, Pictou County, manufacturer; R. A. Walker, New Glasgow, Pictou County, merchant; Isaac A. Grant, Pictou, Pictou County, merchant; R. P. Fraser, Pictou, Pictou County, druggist; John McNaughton, Riverton, Pictou County, farmer; D. C. Fraser, New Glasgow, Pictou County, barrister.

The first five of whom are the first or provisional Directors.

Dated at New Glasgow this 17th day of September A. D. 1881.

13-6

D. C. FRASER,
Solicitor for applicants.

NOTICE is hereby given that application will be made by the persons after named to His Excellency the Governor General of Canada in Council, to the end that, by Letters Patent under the Great Seal of Canada, a charter may be granted constituting

MISCELLANEOUS.

them and others who may become shareholders in the Company thereby created, a body corporate and politic in terms of "The Canada Joint Stock Companies Act of 1877."

1. The proposed corporate name of the Company is "The Black Diamond Steamship Company of Montreal, Limited."

2. The purposes for which incorporation is sought are,—the purchase, building, holding, working and selling of steamships and other vessels and the employment of the same in the carrying for hire of coal, minerals, merchandize and cargoes of all descriptions, as well as passengers, in and between any port or ports in Canada, and between such ports and any British or Foreign ports; the purchase and sale of coal, minerals, merchandize and other property in connection with the working of said steamships and vessels; the purchase and sale of lands, mineral rights, coal mines and other mines in Canada, and the working of the same; the purchase, erection and sale of piers, warehouses, offices and other buildings, lines of railway and tramway on lands of the Company, for use in connection with the business of the Company, at such ports and mines, and all other purposes connected with or incidental to the working of such steamers, vessels, mines, buildings, piers, works, and other property as aforesaid.

3. The chief place of business is to be in the City of Montreal.

4. The intended amount of capital is three hundred thousand dollars.

5. The number of shares is intended to be three thousand and the amount of each one hundred dollars.

6. The names in full and the address and calling of each of the applicants who are also to be the first provisional directors, all of whom are resident in Canada, are Hugh McLennan, merchant; Thomas Harris Hodgson, merchant; George Mathieson Kinghorn, forwarder; Abner Kingman, merchant; Thomas Briggs Brown, merchant, all of the City of Montreal.

R. A. RAMSAY,
Solicitor for applicants.

Montreal, 1st September, 1881. 11-6

NOTICE is hereby given that within one month after the last publication of this notice application will be made to the Governor in Council under "The Canada Joint Stock Companies Act of 1877" for Letters Patent incorporating the undermentioned applicants and such others as may become shareholders in the proposed company, a body corporate and politic for the purposes hereinafter mentioned:

1. The proposed name of the company is "The Dominion Sugar and Syrup Company (limited)."

2. The purposes for which its incorporation is sought are the manufacturing, refining, buying and selling of starch, glucose, grape, cane and other sugars and syrups, and the owning or hiring of land, buildings and plant necessary therefor.

3. The chief place of business of the said company is to be the City of Ottawa, in the Province of Ontario.

4. The intended amount of the capital stock is twenty thousand dollars.

5. The number of shares is to be two hundred and the amount of each share one hundred dollars.

6. The names in full and the address and calling of each of the applicants are George Joseph O'Doherty, barrister at law, William McKay, painter, James Boyle O'Doherty, merchant, Henry Francis MacCarthy, druggist, Joseph Robert Esmonde, merchant, George Patrick Brophy, civil engineer, Joseph Boyden, merchant, William Edward Brown, merchant, John Charles Roger, printer, Pierre Hyacinthe Chabot, merchant, all of the said City of Ottawa; all of which said applicants are to be the first or provisional Directors of said Company.

G. J. O'DOHERTY,
Attorney for applicants.

Ottawa, 2nd July, 1881. 1-tf

DISSOLUTION OF COPARTNERSHIP.

THE Copartnership heretofore existing between the undersigned at London, Ontario, under the name of the Union Cigar Manufacturing Company, is dissolved at this date. Mr. Alfred Bird Smith withdrawing therefrom, the business will be continued by the other partners to whom all money owing to the copartnership are to be paid, and by whom all liabilities will be discharged.

Dated this 8th October, 1881.

ALFRED B. SMITH,	W. NICOL,
H. J. MASON,	D. J. ARBUCKLE,
FRANK O'NEIL,	J. R. WOODWARD.
W. T. BROWN,	16-4

LA BANQUE NATIONALE.

ON the second of November next and after, La Banque Nationale will pay to its shareholders a semi-annual dividend at the rate of five per cent. per annum, on the paid-up capital.

The transfer book will be closed from the 17th to 31st of October next, inclusively.

By order,

F. VÉZINA,
Cashier. 16 3

Quebec, 30th September, 1881.

ONTARIO BANK.

NOTICE is hereby given that a special general meeting of the shareholders of the Ontario Bank, will be held on Wednesday, the 30th day of November next, at the bank inghouse of the Bank, in the City of Toronto, at twelve o'clock, noon, for the purpose of receiving a statement of the affairs of the Bank and taking into consideration an application to parliament for authority to reduce the capital stock of the Bank.

By order of the Board,

C. HOLLAND,
General Manager. 16-2

Toronto, 14th October, 1881.

AUCTION SALE OF UNCLAIMED FREIGHT.

THE Grand Trunk Railway of Canada hereby give notice that they will sell at the rooms number 754, Craig Street, Montreal, on Tuesday, 6th December, 1881, and at the Mart, King Street, Toronto, on Wednesday, 14th December, 1881, at 10 o'clock a.m., a large quantity of unclaimed freight and baggage, consisting in part of glassware, groceries, hardware, machinery, drugs, household effects and other sundries, catalogues of which can be had from the auctioneers on application.

Terms—a deposit of not less than 20 per cent. required at time of sale.

By order of the Grand Trunk Railway of Canada.
C. F. ELWES, Montreal,
F. W. COATE & Co., Toronto,
Auctioneers.

Montreal, 6th October, 1881. 16-6

MARITIME BANK OF THE DOMINION OF CANADA.

NOTICE is hereby given that at a meeting of the directors of the above Bank, held this day, the ninth call of the subscribed capital stock of the Bank, that is ten per centum thereof, or ten dollars a share, was made and ordered to be paid by the

shareholders on or before the first day of November next.

By order of the Board of Directors,
ALFRED RAY,
Cashier.

St. John, N.B., 26th Sept., 1881.

14-5

DOMINION BANK.

NOTICE is hereby given that a dividend of four per cent. upon the capital stock of this institution has been this day declared for the current half year, and that the same will be payable on and after Tuesday the first day of November next, at the Banking House in this City.

The transfer books will be closed from the 17th to the 31st October, both days inclusive.

By order of the Board,

R. H. BETHUNE,
Cashier.

14-5

THE GREAT WESTERN RAILWAY COMPANY, OF CANADA.

NOTICE is hereby given that the half-yearly ordinary general meeting of shareholders is appointed to be held on Wednesday the twenty-sixth day of October, 1881, at the Cannon Street Hotel, Cannon Street, London, England, at one o'clock in the afternoon precisely, for the purpose of submitting a report and general statement of accounts for half-year ended on the 31st July last, for the purpose of electing two directors and three auditors, also for the purpose of considering and authorizing the exercise of so much of the unexercised borrowing powers of the Company referred to in the fifth section of the Great Western Railway Act of 1876 as the directors may deem necessary, and for the transaction of other business.

And notice is further given that the books kept at the office in Canada for the registration of shares will be closed on and from the twelfth day of October to the day of meeting, both days inclusive, and transfers cannot be received between those dates.

By order,

WALTER LINDLEY,
Secretary.

No. 142 Dashwood House, 9 New Broad Street,
London, E.C., 17th September, 1881.

13-5

PUISSANCE DU CANADA.



PROCLAMATIONS.

LORNE.

[L.S.]

CANADA.

VICTORIA, par la Grâce de Dieu, Reine du Royaume-Uni de la Grande-Bretagne et d'Irlande, Défenseur de la Foi, etc., etc., etc.

A Nos Très-Aimés et Fidèles les Sénateurs de la Puissance du Canada et aux membres élus pour servir dans la Chambre des Communes de Notre dite Puissance, et à tous et chacun de vous.

—SALUT:

PROCLAMATION.

ATTENDU que Notre Parlement du Canada se trouve prorogé au huitième jour du mois d'Octobre courant, auquel temps vous étiez tenus, et il vous était enjoint d'être présents en notre cité d'Ottawa; SACHEZ MAINTENANT, que pour diverses causes et considérations, et pour la plus grande aise

et commodité de Nos bien-aimés sujets, Nous avons cru convenable, par et de l'avis de Notre Conseil Privé du Canada, de vous exempter, et chacun de vous, d'être présents au temps susdit, vous convoquant et par ces présentes vous enjoignant et à chacun de vous de vous trouver avec Nous en Notre Parlement du Canada, en notre Cité d'OTTAWA, le DIX-SEPTIÈME jour du mois de NOVEMBRE prochain, pour prendre en considération l'état et la prospérité de Notre dite Puissance du Canada, et y agir comme de droit. CE A QUOI VOUS NE DEVEZ MANQUER.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN, Notre Très-Fidèle et Bien-Aimé Conseiller Sir JOHN DOUGLAS SUTHERLAND CAMPBELL, (communément appelé le Marquis de Lorne), Chevalier de Notre Très-Ancien et Très-Noble Ordre du Chardon, Chevalier Grand-Croix de Notre Ordre Très-Distingué de Saint-Michel et Saint-George, Gouverneur-Général du Canada, et Vice-Amiral d'icelui.

A Notre Hôtel du Gouvernement, en Notre CITÉ d'OTTAWA, ce SEPTIÈME jour d'OCTOBRE, dans l'année de Notre Seigneur mil huit cent quatre-vingt-un, et de Notre Règne la quarante-cinquième.

Par ordre,

RICHARD POPE,
Greffier de la Couronne en Chancellerie,
Canada.

W. J. RITCHIE,
Député Gouverneur.

[L.S.]

CANADA.

VICTORIA, par la Grâce de Dieu, Reine du Royaume-Uni de la Grande-Bretagne et d'Irlande, Défenseur de la Foi, etc., etc., etc.

A tous ceux qui les présentes verront ou qu'icelles pourront concerner,—SALUT:

PROCLAMATION.

Z. A. LASH, Député du ministre de la Justice, Canada. } ATTENDU qu'en vertu des dispositions de l'Acte de Tempérance du Canada, 1878, l'avis suivant a été adressé au Secrétaire d'Etat du Canada, accompagné de la pétition ci-jointe:—

“A l'honorable Secrétaire d'Etat du Canada,—

“MONSIEUR,—Nous, soussignés, électeurs du comté de Welland, dans la province d'Ontario, vous prions de recevoir avis que nous nous proposons de présenter la pétition suivante à Son Excellence le Gouverneur-Général, savoir:

“A Son Excellence le Gouverneur-Général du Canada en Conseil,—

“La pétition des électeurs du comté de Welland, de la province d'Ontario, qualifiés et compétents à voter à l'élection d'un membre de la Chambre des Communes dans le dit comté,

“Expose respectueusement,—Que vos requérants désirent que la deuxième partie de l'Acte de Tempérance du Canada, 1878, soit exécutoire et mise en vigueur dans le dit comté.

“C'est pourquoi vos requérants demandent respectueusement qu'il plaise à Votre Excellence, par un ordre du Conseil en vertu de la quatre-vingt-seizième clause du dit acte, de déclarer que la deuxième partie du dit acte soit mise en vigueur dans le dit comté. Et vos requérants ne cesseront de prier, etc.”

“Et que nous désirons que les votes de tous les électeurs du dit comté de Welland soient reçus pour ou contre l'adoption de la dite pétition.”

Et attendu qu'il appert à la satisfaction du Gouverneur-Général en Conseil que cet avis est revêtu des signatures authentiques d'un quart ou plus de tous les électeurs du dit comté de Welland; qu'il est constaté que les signatures apposées à l'avis sont des signatures authentiques au nombre de dix-huit cen

trente-quatre, et que les autres exigences de la loi ont été observées ;

Et attendu qu'un ordre du Gouverneur-Général en Conseil a été passé, ordonnant que les votes de tous les électeurs du dit comté de Welland, soient enregistrés pour ou contre l'adoption de la dite pétition,—

SACHEZ maintenant, que, par les présentes, et en vertu de l'autorité qui Nous est conférée par les dits actes et ordre en Conseil, Nous proclamons et déclarons que jeudi, le dixième jour de novembre prochain, un poll sera tenu dans le dit comté de Welland pour y recevoir les votes des électeurs pour et contre la dite pétition. Que ces votes seront enregistrés au scrutin secret depuis neuf heures du matin jusqu'à cinq heures de l'après-midi de ce jour-là. Que George Lambton Hobson, de la ville de Welland, dans le dit comté de Welland, dans la province d'Ontario, écuyer, a été nommé officier-rapporteur dans le but de recevoir ce jour-là les votes des électeurs pour et contre la pétition, de compter ensuite les votes, et puis de faire rapport du résultat au Gouverneur-Général en Conseil. Que le dit officier-rapporteur est autorisé et requis de nommer un sous-officier-rapporteur à et pour chaque bureau de votation.

Que l'officier-rapporteur nommera les différentes personnes qui devront se tenir aux différents bureaux de votation, et qui devront faire le décompte final des votes au nom des personnes autorisées à favoriser ou à s'opposer respectivement à l'adoption de la pétition au Palais de Justice, dans la dite ville de Welland, lundi, le septième jour de novembre prochain, à dix heures de l'avant-midi.

Que les votes des électeurs seront comptés, et le résultat de la votation annoncé par l'officier-rapporteur au Palais de Justice dans la dite ville de Welland, mardi, le quinzième jour de novembre prochain, à dix heures de l'avant-midi, et que, dans le cas où la pétition serait adoptée par les électeurs, le Gouverneur-Général en Conseil pourra, en tout temps après l'expiration d'une période de soixante jours depuis la date de l'adoption de la dite pétition, par ordre en Conseil publié dans la *Gazette du Canada*, déclarer que la deuxième partie du dit acte sera en vigueur dans tel comté dès et à compter du jour où expireront les licences annuelles ou semi-annuelles alors en force dans tel comté pour la vente de liqueurs spiritueuses, pourvu que ce jour soit au moins quatre-vingt-dix jours après la date de tel ordre du Conseil, et si ce nombre est moindre, ce sera alors à compter du même jour de l'année suivante.

De ce qui précède Nos féaux sujets et tous ceux que les présentes peuvent concerner, sont par les présentes requis d'en prendre avis et d'agir en conséquence.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN, L'HONORABLE SIR WILLIAM JOHNSTON RITCHIE, Chevalier, Député de Notre Très-Fidèle et Bien-Aimé Conseiller SIR JOHN DOUGLAS SUTHERLAND CAMPBELL, (communément appelé le Marquis de Lorne), Chevalier de Notre Très-Ancien et Très-Noble Ordre du Chardon, Chevalier Grand-Croix de Notre Ordre Très-Distingué de Saint-Michel et Saint-George, Gouverneur-Général du Canada, et Vice-Amiral en icelui, etc.

A Notre Hôtel du Gouvernement, en Notre CITE d'OTTAWA, ce SEIZIÈME jour de SEPTEMBRE, dans l'année de Notre Seigneur mil huit cent quatre-vingt-une, et de Notre Règne la quarante-cinquième.

Par ordre,

J. A. MOUSSEAU,
Secrétaire d'Etat.

15-3

W. J. RITCHIE,
Député Gouverneur.

[L.S.]

CANADA.

VICTORIA, par la Grâce de Dieu, Reine du Royaume-Uni de la Grande-Bretagne et d'Irlande, Défenseur de la Foi, etc., etc.

A tous ceux qui les présentes verront ou qu'icelles pourront concerner,—SALUT :

PROCLAMATION.

A. CAMPBELL,
Procureur-général,
Canada.

ATTENDU qu'il a plu au Dieu Tout-Puissant dans Sa bonté extrême de prodiguer au Canada les bienfaits d'une abondante récolte,—

EN CONSÉQUENCE, Nous avons cru que ces bienfaits que partage notre population tout entière, devaient être reconnus d'une manière solennelle et publique : et Nous avons fixé, par et de l'avis de Notre Conseil Privé pour le Canada, JEUDI, le VINGTIÈME jour d'OCTOBRE prochain, comme jour d'actions de grâces pour remercier le Dieu Tout-Puissant de l'abondante moisson dont il a bien voulu favoriser cette année le Canada.

Et nous invitons tous nos bien-aimés sujets du Canada, d'observer le dit jour comme jour d'actions de grâces.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN, L'HONORABLE SIR WILLIAM JOHNSTON RITCHIE, Chevalier, Député de Notre Très-Fidèle et Bien-Aimé Conseiller SIR JOHN DOUGLAS SUTHERLAND CAMPBELL, (communément appelé le Marquis de Lorne), Chevalier de Notre Très-Ancien et Très-Noble Ordre du Chardon, Chevalier Grand-Croix de Notre Ordre Très-Distingué de Saint-Michel et Saint-George, Gouverneur-Général du Canada, et Vice-Amiral d'icelui.

A Notre Hôtel du Gouvernement, en Notre CITE d'OTTAWA, ce TREIZIÈME jour de SEPTEMBRE, dans l'année de Notre Seigneur mil huit cent quatre-vingt-une, et de Notre Règne la quarante-cinquième.

Par ordre,

J. A. MOUSSEAU,
Secrétaire d'Etat.

12-5

ORDRES EN CONSEIL.

HOTEL DU GOUVERNEMENT, OTTAWA.

Jeudi, 6e jour d'octobre 1881.

PRÉSENT :

L'HONORABLE DÉPUTÉ DE SON EXCELLENCE
LE GOUVERNEUR-GÉNÉRAL EN CONSEIL.

ATTENDU que l'honorable ministre du Revenu de l'Intérieur a représenté qu'en autant qu'il y a du doute sur la question de savoir si les pénalités auxquelles il est pourvu par l'acte 44 Vict. chap. 23, pouvaient être appliquées aux personnes convaincues d'avoir enfreint les règlements établis par Ordre en Conseil sous l'autorité de l'Acte de l'année précédente concernant l'inspection du pétrole,—

Il a plu au Député du Gouverneur, sur la recommandation de l'honorable ministre du Revenu de l'Intérieur d'ordonner, et il est par le présent ordonné, que les règlements faits sous l'autorité de l'Acte en premier lieu mentionné soient, et les dits règlements sont, par le présent, ré-établis comme suit :—

1. Dans les cités et villes où il y a des lois ou règlements municipaux concernant l'emmagasinage du pétrole et de ses produits, la naphte et le pétrole qui ont été inspectés tel que requis par l'Acte 44 Vict. chap. 23, et sur lesquels les frais d'inspection ont été payés, peuvent être emmagasinés dans tout bâtiment au place qui est en conformité des règlements municipaux faits à ce sujet.

2. Dans les villes et cités où il n'y a aucunes lois ou règlements municipaux de ce genre, et dans tous les villages ou localités autres que les cités ou villes, le pétrole et le naphte, en quantités excédant deux barils de pétrole raffiné ou dix gallons de naphte seront emmagasinés seulement dans des bâtiments ou maisons isolés, éloignés au moins de 100 verges de la maison la plus rapprochée et n'appartenant pas ou n'étant par occupée par la personne à laquelle appartiennent les dits naphte et pétrole. Pourvu toutefois qu'il aura été obtenu d'avance du départe-

ment du revenu de l'intérieur, et dans tous les cas, une licence permettant d'avoir en sa possession et d'emmagasiner le naphthé, et toute telle licence sera accordée à condition que le dit naphthé ne sera vendu ou employé que pour les fins mentionnées dans l'acte précité, savoir :

1. Pour les fins de l'éclairage—

(a) Dans les lampes des rues qui consomment seulement la vapeur ;

(b) Dans les résidences, fabriques et autres places d'affaires lorsque l'évaporation du naphthé se fait dans des réservoirs souterrains parfaitement sûrs et placés en dehors du bâtiment dans lequel la vapeur ainsi produite est employée pour l'éclairage ;

2. Pour les fins mécaniques ou chimiques dans des bâtiments inhabités ou n'étant pas des résidences de famille.

J. O. COTÉ,
Greffier du Conseil Privé.

16-3

HOTEL DU GOUVERNEMENT, OTTAWA.

Jeudi, 6e jour d'octobre 1881.

PRÉSENT :

L'HONORABLE DÉPUTÉ DE SON EXCELLENCE
LE GOUVERNEUR-GÉNÉRAL EN CONSEIL.

SUR la recommandation de l'honorable ministre du Revenu de l'Intérieur et l'honorable ministre de la Justice, et sous l'autorité de l'Acte 22 juillet 1881. 31 Vict. (1867) chap. 12, il a plu à l'honorable Député de Son Excellence le Gouverneur-Général de faire les règlements suivants autorisant l'imposition de pénalités à ceux qui manqueraient de faire rapport des cargaisons et tonnage des navires entrant dans les canaux ou qui feraient de faux rapports :

1. Tout propriétaire, maître ou personne ayant la charge d'un navire, bateau, barge ou radeau sur le point d'entrer dans un canal quelconque devra, avant de s'y engager, faire au percepteur des droits sur le canal le plus rapproché ou autre officier compétent, un rapport entier et complet déclarant en détail,—

(a) Les quantité et description de la cargaison contenue dans tel navire, bateau ou barge ;

(b) Le tonnage du navire, bateau au barge, tel qu'enregistré,—ou,

(c) Dans le cas de radeaux le nombre des pièces de bois ou billes, et quant aux radeaux de bois carré, le nombre de pieds cubes qui y sont contenus,—et,

(d) En général toute autre information qui pourrait être nécessaire pour calculer les droits que le navire, bateau, barge avec la cargaison y contenue, ou le radeau, suivant le cas, est tenu de payer.

2. Tout tel rapport sera signé par la personne qui le fait et devra être déclaré exact devant le percepteur des droits ou autre officier en charge.

3. Le percepteur des droits ou autre officier en charge est par le présent autorisé de requérir de tout propriétaire, maître ou autre personne en charge d'un navire, bateau, barge ou radeau entrant dans un canal, communication de tout manifeste, acquit de douane, bordereau, devis, certificat, mesures et tout autre papier concernant les navires et leurs cargaisons, ou les radeaux ; mettre pied sur tel navire, bateau, barge ou radeau et constater les cargaisons ou quantités qu'ils contiennent.

4. Tout propriétaire, maître ou personne en charge d'un navire, bateau, barge ou radeau entrant dans un canal, qui—

(a) Néglige ou refuse de faire un rapport tel que pourvu dans le présent,—ou

(b) Qui refuse de produire ses papiers ou de donner telles informations que requises par le présent,—ou

(c) Qui gêne ou arrête un percepteur de droits ou autre officier dans l'exercice de ses devoirs,—ou

(d) Qui donne une fausse information au sujet de choses mentionnées dans le présent, encourra pour toutes offenses et chacune d'elles une pénalité de pas moins que cinq piastres et pas plus que vingt

piastres, et devra de plus payer doubles droits sur tous les articles omis en entier ou en partie dans un rapport fait par lui dans l'exécution de ces règlements.

16-3

J. O. COTÉ,
Greffier, Conseil Privé.

HOTEL DU GOUVERNEMENT, OTTAWA.

Lundi, le 3e jour d'octobre 1881.

PRÉSENT :

L'HONORABLE DÉPUTÉ DE SON EXCELLENCE
LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

SUR la recommandation de l'honorable ministre agissant comme ministre de la marine et des pêcheries, et en vertu de la 19e section de l'acte passé en la session du parlement tenue durant la trente-unième année du règne de Sa Majesté, chap. 60, et intitulé "Acte pour le règlement de la pêche et la protection des pêcheries,"—

Il a plu au Député du Gouverneur, par et de l'avis du Conseil Privé de la Reine pour le Canada, d'ordonner et il est par le présent ordonné que le règlement spécial qui suit concernant la pêche soit et le dit règlement est par le présent adopté :—

Dans la province de Manitoba et les territoires du Nord-Ouest, on ne pourra pêcher, prendre ou tuer le poisson blanc entre le vingtième jour d'octobre et le premier jour de novembre ; pourvu, qu'il sera loisible aux sauvages de prendre ou tuer le dit poisson pour leur propre usage seulement, mais non pour les fins de vente ou commerce.

Il ne sera pas loisible de prendre, d'acheter, vendre ou posséder du poisson blanc ni de s'en servir pour faire de l'huile ou pour nourrir les animaux domestiques.

Il ne sera pas loisible de pêcher, prendre ou tuer la truite de rivière (*salmo fontinalis*) entre le premier jour d'octobre et le premier jour de janvier ;

Pourvu, qu'il sera loisible aux sauvages de prendre ou tuer la dite truite de rivière pour leur propre usage seulement, et non pour les fins de vente ou trafic.

15-3

J. O. COTÉ,
Greffier du Conseil Privé.

ORDRES GÉNÉRAUX DE MILICE.

QUARTIERS GÉNÉRAUX,

OTTAWA, 14 octobre 1881.

ORDRES GÉNÉRAUX (24).

No. 1.

RÈGLEMENTS DE LA MILICE DU CANADA, 1879.

MÉDAILLES.

Le paragraphe 379 des "Règlements de la milice active, 1870" relatif aux médailles ou décorations, est par le présent amendé et ajouté aux "Règlements de la milice du Canada, 1879" sous le paragraphe 181A, comme suit :

"181A. Les officiers, sous-officiers et soldats de la milice active en uniforme ne porteront ni médailles ni décorations, sans y être dûment autorisés, excepté celles gagnées par eux en aucun temps pour services dans la défense de leur pays, et ces décorations seront portées en ligne sur le côté gauche de la poitrine. Les médailles accordées par la Société Royale de Bienfaisance pour actes de bravoure et celles accordées pour adresse au maniement des armes ou aux concours de tir peuvent être portées sur le côté droit de la poitrine.

No. 2.

*Officiers nommés provisoirement.**Qualification.*

Relativement au No 2 des ordres généraux (8) du 29 avril 1881, une nouvelle prolongation de temps est accordée aux officiers combattants nommés provisoirement dans la milice active, pour leur permettre de se procurer des certificats de mérite, savoir :

Aux officiers de cavalerie, artillerie et du génie—douze mois à dater du 1er de juillet dernier, ou de la date de la nomination si elle a eu lieu depuis cette époque. De plus, une nouvelle prolongation pourra être accordée pour raisons valables, mais pour cela on devra faire une demande spéciale aux quartiers-généraux par l'entremise ordinaire. Cette demande devra faire connaître les mesures que l'officier se propose de prendre pour obtenir un certificat.

Aux officiers d'infanterie—une nouvelle période de six mois du 29 octobre courant est accordée. Les officiers d'infanterie nommés après cette date auront douze mois pour obtenir des certificats de mérite.

Les officiers négligeant de se conformer aux règlements ci-dessus pourront être retranchés de la liste des officiers de la milice active sans donner d'autre raison que "négligence d'obtenir des certificats de mérite."

No. 3.

RÈGLEMENTS RELATIFS À L'UNIFORME.

Officiers nommés provisoirement.

Les officiers nommés provisoirement, exceptés ceux appartenant à l'artillerie pour lesquels une clause spéciale a été faite, ont la permission de porter l'uniforme de petite tenue en toutes occasions excepté celles d'Etat.

No. 4.

Ecoles d'instruction militaire.

Afin de donner aux personnes qui ont été nommées "provisoirement" officiers dans des compagnies d'infanterie, la facilité d'obtenir des certificats d'efficacité voulus par le paragraphe 65 des "Règlements et Ordres pour la Milice, 1879," les dispositions suivantes ont été prises :

Dans le but de donner aux officiers d'infanterie une instruction militaire pratique, il s'ouvrira quatre écoles, savoir : une à Toronto, province d'Ontario ; une à Montréal, pour la province de Québec ; une à Saint-Jean, province du Nouveau-Brunswick, pour les provinces maritimes ; mercredi le 4 janvier 1882, et une à Ottawa, province d'Ontario, mercredi le 8 de février 1882. Ces écoles resteront ouvertes pendant l'espace de deux mois, pourvu que le nombre d'officiers qui se présenteront soit suffisant.

Les commandants et les adjudants seront pris dans l'état-major du district, et il y aura deux sous-officiers pour chaque école qui agiront comme sergents et instructeurs d'exercices.

Les officiers qui fréquenteront ces écoles ne seront pas obligés d'y demeurer plus que le temps nécessaire pour se mettre en état de subir l'examen requis.

Les certificats qui seront accordés dans ces écoles seront des certificats de seconde classe, tel que réglé par le paragraphe 69 des susdits "Règlements et Ordres pour la Milice, 1879."

Le nombre des officiers à admettre dans chaque école, pour suivre le cours d'instruction ne devra pas excéder cinquante, dont vingt pourront être des habitants de la cité où l'école est établie, ou demeurant à une distance de deux milles et les trente autres pris dans des corps de milice dont les quartiers-géné-

raux sont à une distance de plus de deux milles au moins de cette cité. Si en aucun temps il survient des vacances, elles pourront être remplies par les officiers d'infanterie qui désireront suivre les cours, venant soit d'un corps de la cité ou de tout autre corps de milice en dehors des limites de cette cité.

Les officiers qui suivront le cours d'instruction donné dans ces écoles, ne recevront, pour le temps qu'ils les fréquenteront, aucune allocation personnelle s'ils demeurent dans la ville ou seulement à une distance de deux milles de la ville où est établie l'école. Ceux qui demeurent à une distance de plus de deux milles de cette ville recevront, lors de leur obtention d'un certificat de "seconde classe," une allocation de soixante-quinze cents par jour pour le temps qu'ils auront été nécessairement obligés de rester à l'école, et, en sus, une indemnité de trois cents par mille, comme frais de route, pour se rendre à l'école et autant pour en revenir à l'expiration de leur cours d'instruction.

Il ne sera admis à ces écoles que des officiers, et ceux qui désirent fréquenter ces écoles devront en faire la demande, par la voie ordinaire, au major de brigade du district militaire dans lequel est établie l'école.

No. 5.

Requisitions pour musettes.

Lorsque des troupes de cavalerie ou des batteries d'artillerie de campagne ont reçu l'ordre d'aller camper pour les exercices annuels, ou ont été appelés au service actif, l'officier commandant devra faire requisição d'avance pour se procurer des musettes du magasin si elles sont nécessaires pour nourrir les chevaux en route.

Par ordre,

WALKER POWELL, Colonel,
Adjudant-Général de la Milice,
Canada.

AVIS DU GOUVERNEMENT.

AVIS AUX MARINS.

No. 25 de 1881.

SIGNAL D'ALARME A LA POINTE SAINTE-ANNE.

AVIS est par le présent donné qu'une trompette d'alarme pour les temps de brouillard, mise en opération au moyen de l'air comprimé et érigée par le gouvernement du Canada sur la Pointe Sainte-Anne, comté de Gaspé, sur la rive sud du golfe Saint-Laurent, à une distance de 11 milles environ à l'est du phare de Cap Chatte, a été mise en opération le 15 courant.

Lat. N. 49° 8' 20"
Long. O. 66° 33' 30"

Par les temps couverts, brumes et tempêtes de neige la trompette donnera un éclat de huit secondes de durée à chaque minute.

WM. SMITH,
Député du ministre de la marine et des pêcheries.
Département de la marine et des pêcheries.
Ottawa, 29 septembre 1881. 16-3

AVIS AUX MARINS.

No. 26 de 1881.

CANONS D'ALARME DANS LE GOLFE SAINT-LAURENT.

AVIS est par le présent donné que les canons d'alarme établis aux phares suivants dans le golfe Saint-Laurent, savoir : Belle-Isle, Cap Rosier, Pointe Ouest d'Anticosti, Pointe des Monts et Ile

Bicquet, seront tirés à l'avenir une fois à toutes les demi-heures au lieu d'une fois à toutes les heures comme ci-devant.

Avis est aussi donné qu'un canon d'alarme devant être tiré à toutes les demi-heures a été établi au phare de la Pointe Chaleur, Ile d'Anticosti.

Lat. N. 49° 5' 20" -
Long. O. 61° 42' 30"

Les canons d'alarme à l'Ile Verte, au Rocher aux Oiseaux et aux phares de l'Ile Verte, continueront d'être tirés à toutes les demi-heures comme ci-devant.

WM. SMITH,

Député du ministre de la marine et des pêcheries.
Département de la marine et des pêcheries,
Ottawa, 3 octobre 1881. 16-3

BUREAU DU SURINTENDANT DES ASSURANCES,
OTTAWA, 30 septembre 1881.

A VIS est par le présent donné qu'une licence (No. 87) a été émise en date du 28 juillet 1881 à la compagnie d'assurance contre le feu Cité de Londres, limitée, pour faire des opérations comme compagnie d'assurance contre le feu, au Canada. Le bureau principal au Canada est dans la cité de Montréal, et J. K. Oswald en est le premier agent général.

14-3

J. B. CHERRIMAN,
Surintendant des assurances.

ETAT

Du Revenu et des Dépenses, à compte du Fonds Consolidé de la Puissance du Canada, d'après les états fournis au département des Finances à la nuit du 30 septembre dernier.

REVENU :	MONTANT.
Douanes	\$2,060,415 77
Excise	549,960 06
Département des Postes.....	54,957 93
Travaux Publics, y compris les Chemins de fer.....	251,266 39
Timbres d'effets de commerce.....	18,977 88
Divers	116,896 48
	<u>\$3,052,474 51</u>
Revenu, 31 août 1881.....	5,177,486 36
	<u>\$8,229,960 87</u>
DÉPENSES.....	\$1,317,256 31
do 31 août 1881.....	3,709,184 75
	<u>\$5,026,441 06</u>

J. M. COURTNEY,
Député du Ministre des Finances.

Département des Finances,
Ottawa, 1er octobre 1881.

LISTE DES COMPAGNIES D'ASSURANCE AUTORISEES A FAIRE DES OPERATIONS AU CANADA, EN VERTU DES ACTES D'ASSURANCE DE 1875 ET 1877.

NOM DE LA COMPAGNIE.			Principal agent pour la réception des significations de pièces et d'avis.	Montant des dépôts — Les dépôts marqués (A) ne sont applicables qu'aux polices sur la vie en cours le 31 mars 1878 ; ceux marqués (B) aux polices émises depuis cette date.	Assurance autorisée.
La compagnie d'assur. de l'Amérique du Nord contre les accidents...			Edward Rawlings, gérant, Montréal.....	\$13,500, bons du havre de Montréal, \$9,733 bons d'emmagasinage de Montréal ; \$550 5 p. c. canadiens. (Acceptés à \$20,000)...	Contre les accidents.
La compagnie d'assurance dite "Ætna," de Hartford, Connecticut...			Robt. Wood, agent général, Montréal.....	\$5,070 fonds publics canadiens ; \$23,000 débentures de municipalités ; \$72,000 bons des E.-U. (Acceptés à \$97,771).....	Contre l'inc. et sur la navig.
La compagnie d'assurance sur la vie dite "Ætna," de Hartford, Conn.			William H. Orr, gérant, Montréal.....	\$100,000 bons des E.-U. en or (A), \$70,000 bons des E.-U. et \$25,000 déb. de la Province de Québec (B).....	Sur la vie.
La compagnie d'assurance agricole de Watertown, N.Y., E.-U.....			John Fisher, agent-en-chef, Cobourg.....	\$100,000 bons 4 p. c. des E.-U.....	Contre l'incendie.
La compagnie d'assurance dite "Anchor Marine".....			Hugh Scott, agent, Toronto.....	\$56,000 bons municipaux. (Acceptés à \$50,400).....	Contre l'inc. et sur la navig.
La compagnie d'assurance de l'Amérique Britannique, Toronto.....			Louis H. Boulton, gérant, Toronto.....	\$61,000 bons municipaux. (Acceptés à \$54,300).....	Sur la vie.
L'association sur la vie dite "Briton" (limitée).....			J. B. M. Chipman, gérant, Montréal.....	\$54,993 bons du Canada, 4 p. c.....	Contre l'inc. et sur la navig.
La compagnie d'assurance maritime et contre l'incendie, du Canada.			Charles Cameron, direct.-gérant, Hamilton.....	\$57,000 bons municipaux. (Acceptés à \$51,300).....	Sur la vie.
La compagnie d'assurance du Canada sur la vie, Hamilton.....			A. G. Ramsay, gérant, Hamilton.....	\$60,000 bons municipaux. (Acceptés à \$54,000).....	Sur la vie.
L'association Canadienne d'assurance des consommateurs de vapeur.			W. B. McMurich, agent, Toronto.....	\$3,900 effets de la Société Impériale de construction, \$5,000 effets de la société de construction et de prêts de Toronto, \$1,600 effets de l'Association de l'Ouest.....	Sur chaudières à vap., etc
La compagnie d'assurance des Citoyens, du Canada.....			Gerald E. Hart, agent principal, Montréal.....	\$56,000 bons municipaux. (Acceptés à \$50,400).....	Sur la vie et cont. les accid.
La compagnie d'assurance des Citoyens, du Canada.....			Gerald E. Hart, agent principal, Montréal.....	\$56,000 bons du havre de Montréal. (Acceptés à \$50,400).....	Contre l'inc. et sur la navig.
La compagnie d'assurance des Citoyens, du Canada.....			Gerald E. Hart, agent principal, Montréal.....	\$30 en espèces.....	Garantie.
La comp. d'ass. contre l'inc. dite "City of London" (à respons. limitée)			J. K. Oswald, agent en chef, Montréal.....	\$20,000 stg. effets du Canada.....	Contre l'incendie.
La compagnie d'ass. de l'Union Commerciale, de Londres, Angl.....			Fred. Cole, agent général, Montréal.....	\$100,344 fils. pes. (vie A), \$50,613 effets consol. 5 p. c. canad. et \$55,967, effets 4 p. c. (feu).....	Contre l'inc. et sur la vie.
L'association d'assurance sur la vie, dite "Confederation".....			J. K. Macdonald, directeur-gérant, Toronto.....	\$86,300 bons municipaux. (Acceptés à \$77,650).....	Sur la vie.
La compagnie d'assurance dite "Dominion," maritime et contre l'incendie, de Hamilton.....			F. R. Despard, gérant, Hamilton.....	\$35,000 en espèces, \$15,000 bons de la cité de Victoria, C.-B.....	Contre l'inc. et sur la navig.
La société d'ass. sur la vie, dite "Equitable," des Etats-Unis, N.-Y.			R. W. Gale, gérant, Montréal.....	\$100,000 fonds publics canad. (A) et \$65,000 bons des E.-U. (B).....	Sur la vie.
L'association d'assurance contre l'incendie (responsabilité limitée), Londres, Angleterre.....			Wm. Robertson, agent en chef, Montréal.....	\$100,000 effets canadiens.....	Contre l'incendie.
La compagnie de garantie de l'Amérique du Nord.....			Edward Rawlings, gérant, Montréal.....	\$32,000 bons munic. ; \$15,000 bons du hav. de Mont. ; \$9,733 bons d'emmagas. de Montréal, et \$400 actions. (Acceptés à \$51,000).....	Garantie.
La compagnie d'assurance contre l'incendie et sur la vie, dite "Guardian," Londres, Angleterre.....			Robert Simms et Cie., et Geo. Denholm, agents généraux, Montréal.....	\$100,343 fonds publics canadiens.....	Contre l'incendie.
La comp. d'ass. contre l'incendie dite "Hartford" de Hartford, Conn.			Robert Wood, agent généraux, Montréal.....	\$55,000, b. des E.-U., et \$30,840 act de bang. (Accept. à \$100,000).....	Contre l'incendie.
La compagnie d'assurance Impériale, de Londres, Angleterre.....			W. H. Rintoul, agent, Montréal.....	\$48,667 5 p. c. cons. canadiens, \$51,402 6 p. c. canadiens.....	Contre l'incendie.
La compagnie d'assurance dite "Lancashire".....			S. C. Duncan-Clark, agent principal, Toronto.....	\$100,000 fonds publics canadiens.....	Contre l'incendie.
La compagnie d'assurance sur la vie dite "Lion" (à responsabilité limitée) Londres, Angleterre.....			Frederick Stanciliffe, agent général, Montréal.....	\$10,000 stg., effets canadiens.....	Sur la vie.
La compagnie d'assurance dite "Liverpool et London et Globe".....			G. F. C. Smith, agent principal, Montréal.....	\$50,000 fonds pub. canad. (vie) ; \$3,000 5 p. c. canad. ; \$63,000 bons mun. ; \$25,000 assoc. de plac., Montréal ; \$17,030 en espèces. (Acceptés à \$145,480).....	Contre l'inc. et sur la vie.
La corporation d'assurance dite "London," Angleterre.....			C. C. Foster, agent, Montréal.....	\$50,127 5 p. c. consol. canad., et \$99,873 fonds publics canadiens (feu) 10,000, et (vie) \$50,000.....	Contre l'inc. et sur la vie.
La compagnie de Garantie et contre les Accidents, de Londres (responsabilité limitée).....			A. T. McCord, agent en chef, Toronto.....	\$11,000 stg. effets canadiens.....	Garantie et accidents.
La comp. d'assurance contre l'incendie, London et Lancashire.....			C. J. Spike, agt en chef, Halifax, N.E.....	\$21,000 stg., effets canadiens.....	Contre l'incendie.
La compagnie d'assurance sur la vie, dite "London et Lancashire"			William Robertson, gérant, Montréal.....	\$100,000 fonds publics canadiens (A) de \$5,000 en espèces et \$4,867 bons de la province de Québec (B).....	Sur la vie.
La compagnie d'ass. mutuelle contre l'incendie, de London, Ont.....			D. C. Macdonald, secrétaire, London, Ont.....	\$25,000 effets publics canadiens et \$5,000 en argent.....	Contre l'incendie.
La comp. d'ass. sur la vie, dite "Metropolitan," de New-York, E.-U.			Thos. A. Temple, agt. général, St. Jean, N.-B.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie Métropolitaine d'assurance sur les glaces, New-York.			A. J. Pell, Montréal.....	\$5,060, bons des Etats-Unis.....	Sur les glaces.
L'association d'assurance mutuelle sur la vie, du Canada.....			J. Turner, président, Hamilton.....	\$99,267 bons municipaux. (Acceptés à \$89,339).....	Sur la vie.

La compagnie d'ass. mutuelle sur la vie dite "North American"	Wm. McCabe, directeur-gérant, Toronto.....	\$50,000 en espèces	Sur la vie.
La compagnie d'assurance dite "North British and Mercantile"	Macdougall et Davidson, agents génér., Mont. Taylor Frères, agents généraux Montréal....	\$50,000 fonds pub. canad., (vie A), \$47,000 bons du hav. de Montréal et \$65,000 bons municip. (feu). (Acceptés à \$150,800).. \$85,833 fonds publics canadiens, \$14,167 5 par cent canadiens.....	Contre l'inc. et sur la vie. Contre l'incendie
La compagnie d'assurance du Nord, d'Aberdeen et Londres.....	Alex. Dixon, agent, Toronto.....	\$100,000 effets canadiens.	Contre l'incendie.
La société d'assurance contre l'incendie, dite "Norwich Union,"	Wm. Hendry, gérant, Waterloo.....	\$56,207 bons municipaux (accepté \$60,586)	Sur la vie.
La compagnie d'assurance mutuelle sur la vie, d'Ontario.....	Robert Hampson, Montréal, agent	\$100,000 bons des États-Unis.....	Contre l'inc. et sur la nav.
La compagnie d'assurance dite "Phoenix," de Brooklyn.....	Gillespie, Moffat et Cie., agts. génér., Mont. J. G. Clapham, président, Québec.....	\$50,171 fonds publics canad., et \$50,126 5 p. c. consol. canadiens. \$25,000 fonds publics canadiens, \$60,000 actions de banque et \$15,200 bons municipaux. (Acceptés à \$58,680).....	Contre l'incendie.
La compagnie d'assurance contre l'incendie, de Québec			
La compagnie d'assur. sur la vie et contre l'incendie, dite "Queen," Angleterre.....	A. M. Forbes et H. G. Mudge, agents principaux, Montréal	\$100,000 fonds publics canadiens (feu) et \$51,100 5 p. c. consolidés canadiens (vie).....	Contre l'inc. et sur la vie.
La société d'assurance mutuelle sur la vie, dite "Reliance," Londres, Angleterre.....	J. Cassie Hatton, procureur, Montréal.....	\$100,000 fonds publics canadiens (A) et \$10,000 effets canad. (B)	Sur la vie.
La compagnie d'assurance Royale Canadienne.....	Arthur Gagnon, secrétaire, Montréal.....	\$50,400 bons du havre de Montréal. (Acceptés à \$50,400).....	Contre l'inc. et sur la nav.
La compagnie d'assurance Royale.....	M. H. Gault et Wm. Tatley, agents principaux, Montréal.....	\$96,982 fonds publics, \$53,533 5 p. c. des consolidés canadiens et \$170,333, cons. angl.—appl., \$149,182 (feu), \$50,000, (vie A) et 121,666 (général.) Aussi \$97,333.33 annuités angl. (général.) Total \$418,182.....	
La compagnie d'assurance Impériale Ecosaise.....	Taylor Frères, agents généraux, Montréal....	\$71,068, fds. pub. can., \$20,000 bons du havre de Montréal, \$13,500 bons municipaux. (Acceptés à \$101,218)	Contre l'inc. et sur la vie.
La compagnie d'assur. contre l'incendie dite Sovereign, du Canada..	L'hon. Alex. Mackenzie, président, Toronto.	\$115,655 bons municip. \$3,691 en argent. (Acceptés à \$107,774)	Contre l'incendie.
La compagnie d'assurance sur la vie, dite "Standard," Ecosse.	W. M. Ramsay, gérant, Montréal.....	\$64,000 bons municipaux, \$107,000 bons du havre de Montréal, (acceptés à \$153,900), étant \$126,750 (vie A) et \$27,150 (vie B)	Sur la vie.
La société d'assurance sur la vie, dite "Star," d'Angleterre	A. W. Lauder, trésorier général, Toronto.....	\$100,343 fonds publics canadiens.....	Sur la vie.
La comp. d'assurance mutuelle sur la vie, dite "Sun," de Montréal..	R. Macaulay, secrétaire général, Montréal..	\$56,000 bons municipaux. (Acceptés à \$50,400)	Sur la vie et cont. les accid.
La compagnie d'assurance sur la vie et Fontine, de Toronto.....	Arthur Harvey, gérant, Toronto.....	\$32,400 bons municip. \$1,040.36 en espèces (Acceptés à \$30,200)	Sur la vie et cont. les accid.
La compagnie d'assurance dite "Travelers," de Hartford, Connect.	Thos. Simpson, agent, Montréal.....	\$100,000 bons des États-Unis, \$25,000 bons municipaux, \$20,000 bons du havre de Montréal (acceptés à \$140,500), étant \$100,000 (vie A), \$25,000 au pair (vie B), et 820,000 au pair (accidents)	Sur la vie et cont. les accid.
La compagnie d'assurance mutuelle Union sur la vie, du Maine.....	Wm. Mulock, agent, Toronto.....	\$100,000 4 p. c. des États-Unis, (A) et \$15,000, bons du district de Columbia, E.-U., (B).....	Sur la vie.
La compagnie d'assurance de l'Ouest, Toronto.....	J. J. Kenny, directeur gérant, Toronto.....	\$57,700 bons municipaux. (Acceptés à \$51,930).....	Contre l'inc. et sur la nav.

LES COMPAGNIES D'ASSURANCE SUR LA VIE CI-DESSOUS NOMMÉES, AYANT CESSÉ D'ENTREPRENDRE DES RISQUES AU CANADA, SONT AUTORISÉS, EN VERTU DE L'ARTICLE 17 DE "L'ACTE D'ASSURANCE REFONDU DE 1877," A POURSUIVRE TOUTES LES OPÉRATIONS SE RATTACHANT AUX POLICES ÉMISES AVANT LE 31 MARS 1878, ET LEURS DÉPÔTS SONT APPLICABLES A CES POLICES, SUJET AUX DISPOSITIONS DES ACTES D'ASSURANCE DE 1868 ET 1871.

NOM DE LA COMPAGNIE.	Principal agent pour la réception des significations des pièces et avis.	Montant des dépôts.	Assurance autorisée.
L'association médicale et générale sur la vie dite "Briton," Londres, Angleterre.....	Jas. B. M. Chipman, gérant, Montréal.....	\$100,343 bons du Canada.....	Sur la vie.
La compagnie d'assurance mutuelle sur la vie, dite Connecticut, de Hartford, Conn., E.-U.....	Robt. Wood, agent-général, Montréal.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie, d'Edimbourg.....	David Higgins, agent principal, Toronto.....	\$150,515 bons du Canada.....	Sur la vie.
L'association d'assurance sur la vie, d'Ecosse.....	Geo. W. Ford, agent principal, Montréal.....	\$150,000 bons du Canada.....	Sur la vie.
La compagnie Nationale d'assurance sur la vie, des Etats-Unis d'Amérique.....	John F. Bell, procureur, Windsor.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie, de New-York.....	F. W. Campbell, M.D., procureur, Montréal.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie dite "North Western," de Milwaukee, E.-U.....	M. W. Mills, agent principal, Toronto.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance mutuelle sur la vie, dite "Phoenix," Hartford, Connecticut.....	A. R. Bethune, agent général, Montréal.....	\$105,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie, dite, "The Positive Government Security" (limitée) Angleterre.....	John Taylor, secrétaire, Montréal.....	\$8,273 débentures du Canada, 5 p. c.	Sur la vie.
La société d'assurance sur la vie, dite "Amicable" Ecosaise.....	Geo. Wm. Ford, agent général, Montréal.....	\$150,000 bons du Canada.....	Sur la vie.
L'institution de Prévoyance Ecosaise.....	R. A. Ramsay, procureur, Montréal.....	\$100,343 bons du Canada.....	Sur la vie.
La compagnie d'assurance Provinciale Ecosaise.....	Geo. Wm. Ford, secrétaire, Montréal.....	\$150,790 sav. : \$112,343 bons du Canada, \$38,447 déb. Can. 5 p. c.	Sur la vie.
La compagnie d'assurance sur la vie, des Etats-Unis.....	\$60,000 bons payables en or, Etats-Unis.....	Sur la vie.

NOTA.—La compagnie d'assurance mutuelle sur la vie, dite "Globe" de New-York, a été déclarée insolvable aux Etats-Unis et en Canada, et Jas. D. Fish, de New-York, a été nommé receveur par les cours des Etats-Unis, et W. C. Wells, de Montréal, a été nommé syndic par la Cour Supérieure de Montréal, pour les opérations faites en Canada. Le dépôt de la compagnie entre les mains du gouvernement, \$100,000 en effets des Etats-Unis, a été, par ordre de la dite Cour Supérieure, délivré aux banquiers de cette cour.

La compagnie d'assurance maritime des Marchands de Montréal, a cessé de faire des opérations d'assurance, et est en voie de liquider ses affaires. Le dépôt a été remis à la compagnie moins \$4,223 en espèces retenues à cause de réclamations contestées.

Bureau du Surintendant des Assurances, Ottawa, 30 septembre 1881.

J. B. CHERRIMAN. Surintendant des Assurances

DEPARTEMENT DES POSTES.

Dr. Compte des banques d'épargne de la Poste, pour le mois d'août 1881.

Av.

Fourni au Ministre des Finances aux termes de l'Acte pour l'Audition des Comptes Publics, 1878, Sec. 20)

Balance en caisse chez le Ministre des Finances, au 31 juillet 1881.....	\$6,437,982 87	Remboursements durant le mois.....	\$183,671 84
Dépôts durant le mois	400,139 00		
Intérêt accordé aux déposants pour les comptes clos durant le mois	331 43		
		Balance :—	
		Au crédit des comptes des déposants.....	\$6,610,926 35
		Chèques en la possession des déposants et dont le paiement n'a pas été demandé.....	43,855 11
			6,654,781 46
	6,838,453 30		\$6,838,453 30

J. M. COURTNEY,
Député du Ministre des Finances.Département des Finances, Ottawa, 19^e septembre 1881.

DEMANDES AU PARLEMENT.

PARLEMENT FÉDÉRAL.

Règles relatives aux avis de bills privés.

51. Dans le cas de toute demande de bill privé, proprement du ressort législatif du Parlement du Canada, suivant les dispositions de l'Acte de l'Amérique Britannique du Nord, 1867, et ayant pour objet, soit la construction d'un pont, d'un chemin de fer, d'un chemin à barrières ou d'une ligne télégraphique; soit la construction ou l'amélioration d'un port, d'un canal, d'une écluse, d'une digue ou d'une glissoire, ou autre ouvrage semblable; soit la concession d'un droit de passage d'eau, l'incorporation de professions ou métiers, ou d'une compagnie de banque ou autre compagnie par actions, soit la concession à une ou plusieurs personnes de certains droits ou privilèges exclusifs ou particuliers, soit le pouvoir de faire quelque chose qui, dans ses effets, pourrait toucher aux droits ou à la propriété d'autrui, ou concerner une classe particulière de la société; ou ayant pour objet quelque amendement de même nature à un acte antérieur,—un avis, énonçant d'une manière claire et intelligible la nature et l'objet de la demande, et signé (excepté s'il s'agit de corporations déjà existantes) par les pétitionnaires ou de leur part, est nécessaire et doit être publié comme il suit

Dans les provinces de Québec et de Manitoba :

Un avis doit être inséré dans la *Gazette du Canada* en anglais et en français, ainsi que dans un journal anglais et un journal français du district intéressé, ou en anglais et en français dans le même journal, s'il ne s'en publie qu'un seul dans ce district; ou s'il n'y paraît pas de journal, alors la publication doit se faire dans un journal du district le plus voisin où il s'en publie.

Dans les autres provinces :

Un avis doit être inséré dans la *Gazette du Canada* et dans un journal du comté ou des comtés-unis intéressés, ou s'il n'y paraît pas de journal, alors la publication doit se faire dans un journal du comté le plus voisin où il s'en publie.

La publication de ces avis durera, dans chaque cas la période de deux mois pendant l'intervalle de temps qui s'écoulera entre la clôture de la session précédente et la prise en considération de la pétition. Un exemplaire des numéros des journaux, reproduisant la première et la dernière insertion de l'avis, devra être transmis au greffier de chaque Chambre.

Si la pétition demande l'autorisation de présenter un bill privé ayant pour objet la construction d'un pont de péage, le pétitionnaire ou les pétitionnaires devront, en même temps qu'ils donneront l'avis prescrit par la règle précédente, donner aussi, de la même manière, avis des péages qu'ils entendent exiger, de l'étendue du privilège, de la hauteur des arches, de l'espace à laisser libre entre les culées ou les piliers pour le passage de radeaux et des navires; et mentionner de plus s'ils se proposent de construire un pont mobile, et quelles en seront les dimensions.

Toute personne désirant obtenir un bill privé devra, dans les huit jours qui précéderont l'ouverture du Parlement, déposer au bureau du greffier de la Chambre dans laquelle le bill doit prendre naissance, une copie de ce bill en langue anglaise ou en langue française, avec une somme suffisante pour en payer la traduction et l'impression. Il en sera imprimé 600 exemplaires en anglais et 200 en français; la traduction devra être faite par les officiers de la Chambre, et l'impression par l'entrepreneur des impressions. Le pétitionnaire aura aussi à payer au comptable de la Chambre une somme de \$200, plus le coût de l'impression de l'acte dans les Statuts, et remettra le reçu de ce paiement au greffier du comté auquel ce bill aura été renvoyé—le dit paiement sera effectué immédiatement après la seconde lecture avant la prise en considération du bill par le comité.

Aucune pétition pour l'obtention d'un bill privé

ne sera reçue par l'une ou par l'autre Chambre après les dix premiers jours de la session.

ROBERT LEMOINE,

Greffier du Sénat.

JOHN GEORGE BOURINOT,

Greffier des Communes.

Règles du Sénat relatives aux avis de bills de divorce.

72. Quiconque a l'intention de demander un bill de divorce, doit donner avis de son intention, et spécifier d'avec qui et pour quelle cause il veut divorcer. L'avis doit être inséré pendant six mois, à la *Gazette du Canada*, et dans deux journaux du district (si c'est dans les provinces de Québec et de Manitoba.) ou du comté ou des comtés-unis, (si c'est dans les autres provinces,) où le pétitionnaire résidait ordinairement lors de la séparation; et si le nombre voulu de journaux n'y paraît pas, alors la publication de l'avis devra se faire dans le district, le comté ou les comtés-unis voisins.

Un exemplaire en manuscrit de l'avis devra être signifié, à l'instance du pétitionnaire, à la personne d'avec laquelle il veut divorcer, si le lieu de la résidence de cette dernière peut être connu; et la preuve de cette signification ou de la diligence faite pour l'effectuer, doit être produite sous serment devant le Sénat et à sa satisfaction, lors de la lecture de la pétition.

ROBERT LEMOINE,

Greffier du Sénat.

A VIS public est par le présent donné que demande sera faite au parlement du Canada, à sa prochaine session, pour obtenir un acte à l'effet de constituer en corps politique "Le Crédit Mobilier Franco-Canadien."

E. T. BROOKS,

Solliciteur pour les requérants.

5 octobre 1881.

16-9

A VIS est par le présent donné que la Compagnie écossaise du Canada, limitée, s'adressera au parlement de la Puissance du Canada, lors de sa prochaine session, pour obtenir un acte lui permettant d'acquérir et transporter des propriétés foncières dans la Puissance du Canada.

A. T. DRUMMOND,

Directeur-gérant.

Montréal, 8 sept. 1881.

11-9

A VIS est par le présent donné que la Compagnie de crédit foncier de Dundee, limitée, s'adressera au parlement de la Puissance du Canada, lors de sa prochaine session, pour obtenir un acte lui permettant d'acquérir et transporter des propriétés foncières dans la Puissance du Canada.

DRUMMOND FRÈRES ET Co.,

Agents.

Montréal, 8 sept. 1881.

11-9

A VIS est par le présent donné que demande sera faite au parlement de la Puissance du Canada, lors de sa prochaine session, pour obtenir un acte à l'effet de constituer en corps politique une compagnie pour construire et exploiter une ligne de chemins de fer partant d'un point sur le chemin de fer canadien du Pacifique à ou près le Portage de la Prairie, dans la province du Manitoba, se dirigeant de là dans une direction nord-ouest à un point à ou près la bifurcation de la Saskatchewan, avec pouvoir de construire un embranchement jusqu'à Battleford et un autre dans une direction sud jusqu'à la voie principale du chemin de fer canadien du Pacifique, et avec pouvoir de plus de construire et exploiter des tramways, vapeurs et barges en rapport avec la dite ligne de chemin de fer.

DRUMMOND FRÈRES ET Co.,

Agents pour les requérants.

Montréal, 8 sept. 1881

11-9

AVIS public est par le présent donné que demande sera faite à la prochaine session du parlement du Canada pour un Acte autorisant une compagnie à construire un chemin de fer entre la cité de Montréal et un point sur le lac Simcoe près de Beaverton *via* Perth et Smith's Falls, et au nord depuis le lac Simcoe jusqu'à un point sur le lac Nipissing près de la baie du Sud-Est, et au sud jusqu'à Toronto et à l'ouest jusqu'à Détroit, le dit chemin devant être appelé "The Dominion Air Line."

R. C. COWAN,

Solliciteur pour les requérants.

Daté à Montréal ce 1er septembre 1881. 10-9

DEMANDES POUR CHARTE PAR LETTRES PATENTES.

AVIS est par le présent donné que demande sera faite par les personnes ci-après nommées à Son Excellence le gouverneur général en conseil aux fins d'obtenir par lettres-patentes sous le grand sceau du Canada une charte les constituant ainsi que celles qui pourraient devenir actionnaires dans la compagnie créée par telle charte en un corps politique et incorporé en vertu de l'Acte du Canada de 1877, concernant les compagnies à fonds social."

1. Le nom corporatif que la compagnie a l'intention de prendre est "La Compagnie de vapeurs Diamant Noir de Montréal, (limitée)."

2. L'objet que se propose la compagnie en demandant une charte, est :—

Le droit d'acheter, de construire, de posséder, d'exploiter et de vendre des vapeurs et autres navires, et de les employer au transport de charbon, minéraux, marchandises et cargaisons de tout genre, de même que des passagers, dans et entre un port ou des ports quelconques du Canada, les ports anglais ou étrangers; le droit d'acheter et de vendre du charbon, des minéraux, marchandises et autres articles en rapport avec l'exploitation des dits vapeurs ou navires; le droit d'acheter, de vendre et d'exploiter des terres, des droits miniers et des mines de charbon; le droit d'acheter, d'ériger et de vendre des quais, des entrepôts, des bureaux et autres bâtiments ainsi que des lignes de chemins de fer et tramways sur les terrains de la compagnie pour l'usage de la compagnie et en rapport avec ses affaires à tels ports ou mines; le droit nécessaire pour toute autre fin se rattachant directement ou incidemment à l'exploitation de tels vapeurs, navires, mines, bâtiments, quais, constructions et autres propriétés tel que dit ci-dessus.

3. La compagnie aura sa principale place d'affaires dans la cité de Montréal.

4. Le capital projeté de la compagnie est de trois cent mille piastres.

5. Le nombre projeté des parts et obligations est de trois mille et le montant de chacune d'elles cent piastres.

6. Les noms, prénoms, qualités et adresses des divers requérants, qui doivent être également les premiers directeurs provisoires de la compagnie et qui tous résident au Canada, sont : Hugh McLennan, marchand; Thomas Harris Hodgson, marchand; George Mathieson Kinghorn, expéditeur; Abner Kingman, marchand; Thomas Briggs Brown, marchand, tous de la cité de Montréal.

Montréal, 1er septembre 1881.

R. A. RAMSAY,

Solliciteur pour les requérants.

11-6

AVIS DIVERS.

VENTE A L'ENCAN DE MARCHANDISES NON RÉCLAMÉES.

LE chemin de fer du Grand-Tronc du Canada donne avis par les présentes, qu'il fera vendre à la salle d'encan, 754 rue Craig, à Montréal, le mardi, 6 décembre 1881, et au marché, rue King, Toronto, le mercredi 14 décembre 1881, à 10 hrs. du matin, une grande quantité de marchandises et bagage non réclamés, consistant en un certain nombre de cristaux, épicerie, quincaillerie, machines, médecines, meubles et autres. Des catalogues peuvent être obtenus en s'adressant à l'encanteur.

Termes comptant.—Un dépôt d'au moins 20 pour cent sera exigé au moment de la vente.

Par ordre du chemin de fer du Grand-Tronc du Canada,

C. F. ELWES, Montréal,
F. W. COATE et Cie, Toronto,
Encanteurs.

Montréal, 6 octobre 1881.

16-6

LA BANQUE NATIONALE.

LE deux novembre prochain et après, la Banque Nationale paiera à ses actionnaires un dividende semi-annuel au taux de cinq par cent par an sur le montant du capital versé.

Le livre de transfert sera fermé depuis le 17 jusqu'au 31 octobre prochain, inclusivement.

Par ordre,

F. VÉZINA,
Caissier.

Québec, 30 septembre 1881.

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The Canada Gazette.

PUBLISHED BY AUTHORITY.

OTTAWA, SATURDAY, OCTOBER 22, 1881.

DOMINION OF CANADA.



For index of new matter, see last page.

APPOINTMENTS.

DEPARTMENT OF THE SECRETARY OF STATE OF CANADA.

HIS EXCELLENCY THE GOVERNOR GENERAL has been pleased to make the following appointment, viz:—

OTTAWA, 15th October, 1881.

J. O. CHALUT, Esquire, Assistant Inspector of Weights and Measures; to be Inspector of Weights and Measures at Montreal, *vice* A. J. Whitton, Esquire.

PROCLAMATIONS.

LORNE.

[L.S.]

CANADA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To Our Beloved and Faithful the Senators of the Dominion of Canada, and the members elected to serve in the House of Commons of Our said Dominion, and to each and every of you,—
GREETING:

A PROCLAMATION.

WHEREAS Our Parliament of Canada stands prorogued to the eighth day of the month of October instant, at which time, at Our City of Ottawa, you were held and constrained to appear; Now KNOW YE, that for divers causes and

considerations and taking into consideration the ease and convenience of Our Loving Subjects, We have thought fit, by and with the advice of Our Privy Council for Canada, to relieve you, and each of you, of your attendance at the time aforesaid, hereby convoking and by these presents enjoining you, and each of you, on the SEVENTEENTH day of the month of NOVEMBER next, to meet Us in Our Parliament of Canada, at Our City of Ottawa, there to take into consideration the state and welfare of Our said Dominion of Canada, and therein to do as may seem necessary. HEREIN FAIL NOT.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Right Trusty and Well-Beloved Councillor, SIR JOHN DOUGLAS SUTHERLAND CAMPBELL, (commonly called the Marquis of Lorne), Knight of Our Most Ancient and Most Noble Order of the Thistle, Knight Grand Cross of Our Most Distinguished Order of St. Michael and St. George, Governor General of Canada and Vice Admiral of the same, &c., &c., &c.

At Our Government House, in Our CITY of OTTAWA, this SEVENTH day of OCTOBER in the year of Our Lord one thousand eight hundred and eighty-one, and in the forty-fifth year of Our Reign.

By Command,

RICHARD POPE,
Clerk of the Crown in Chancery, Canada.

W. J. RITCHIE,
Deputy Governor,

[L.S.]

CANADA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To all to whom these presents shall come, or whom the same may in anywise concern,—GREETING:

A PROCLAMATION.

Z. A. LASH, Deputy of the Minister of Justice, Canada. } WHEREAS in pursuance of the provisions of the Canada Temperance Act of 1878, the following notice has

been addressed to the Secretary of State for Canada, embodying the petition therein set forth :

"To the Honorable the Secretary of State for Canada,—

"Sir,—We, the undersigned, electors of the County of Welland, in the Province of Ontario, request you to take notice that we propose presenting the following petition to His Excellency the Governor General, viz:

"To His Excellency the Governor General of Canada in Council,—

"The petition of the electors of the County of Welland, in the Province of Ontario, qualified and competent to vote at the election of a member of the House of Commons, in the said County,

"Respectfully sheweth, That your petitioners are desirous that the second part of the Canada Temperance Act, 1878, should be in force and take effect in the said County :

"Wherefore, your petitioners humbly pray that Your Excellency will be pleased, by an Order in Council under the ninety-sixth Section of the said Act, to declare that the second part of the said Act shall be in force and take effect in the said County.

"And your petitioners will ever pray, &c.' And that we desire that the votes of all the electors of the said County of Welland be taken for and against the adoption of the said petition."

And whereas it appears by evidence to the satisfaction of the Governor General in Council that such notice has appended to it the genuine signatures of one-fourth or more of all the electors of the said County of Welland, the number of the signatures to the notice proved to be genuine being eighteen hundred and thirty-four, and that the other requirements of the law have been observed ;

And whereas an Order of the Governor General in Council has been passed directing that the votes of all the electors of the said County of Welland, be taken for and against the adoption of the said petition,—

Now Know YE, that We do hereby, and by virtue of the authority vested in Us by the said Act and Order in Council, proclaim and declare, that on Thursday, the tenth day of November next, a poll will be held in the said County of Welland for taking the votes of the electors for and against the said petition. That such votes will be taken between the hours of nine o'clock in the forenoon and five o'clock in the afternoon of that day and by ballot. That George Lambton Hobson, of the Town of Welland, in the said County of Welland, in the Province of Ontario, Esquire, has been appointed Returning Officer for the purpose of taking on that day the votes of the electors for and against the petition and of afterwards summing up the same and making a return of the result to the Governor General in Council. That the said Returning Officer is empowered and required to appoint a Deputy Returning Officer at and for each polling place or station. That the Returning Officer will appoint persons to attend at the various polling stations and at the final summing up of votes on behalf of the persons interested in and promoting or opposing, respectively, the adoption of the petition, at the Court House, in the said Town of Welland, on Monday, the seventh day of November next, at ten of the clock in the forenoon.

That the votes of the electors will be summed up and the result of the polling declared by the Returning Officer at the said Court House in the said Town of Welland, on Tuesday the fifteenth day of November next, at ten of the clock in the forenoon. And in the event of the petition being adopted by the electors, the Governor General in Council may, at any time after the expiration of sixty days from the day on which the same was adopted, by Order in Council published in the *Canada Gazette*, declare that the second part of the said Act shall be in force and take effect in such County upon, from and after the day on which the annual or semi-annual licenses for the sale of spirituous liquors then in force in such County will expire, provided such day be not less than ninety days from

the day of the date of such Order in Council, and if it be less, then on the like day in the then following year.

Of all which Our loving subjects and all others whom these presents may concern, are hereby required to take notice and to govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, THE HONORABLE SIR WILLIAM JONSTON RITCHIE, Knight, Deputy of Our Right Trusty and Well-Beloved Councillor, SIR JOHN DOUGLAS SUTHERLAND CAMPBELL, (commonly called the Marquis of Lorne), Knight of Our Most Ancient and Most Noble Order of the Thistle, Knight Grand Cross of Our Most Distinguished Order of St. Michael and St. George, Governor General of Canada and Vice Admiral of the same.

At Our Government House, in Our CITY of OTTAWA, this SIXTEENTH day of SEPTEMBER, in the year of Our Lord, one thousand eight hundred and eighty-one, and in the Forty-fifth year of Our Reign.

By Command,

J. A. MOUSSEAU,
Secretary of State.

15-3

TELEGRAM.

The Governor General of Canada, to the Secretary of State, Washington.

FORT SHAW,
MONTANA TERRITORY,
26th September, 1881.

On reaching Montana we hear with deep sorrow that our hopes are ended, by the death which all Canada will have deplored with you.

LORNE.

The Acting Secretary of State, Washington, to the Governor General of Canada.

DEPARTMENT OF STATE,
WASHINGTON, 29th September, 1881.

To His Excellency
The Marquis of Lorne,
Governor General of Canada.

MY LORD,—In the temporary absence of the Secretary of State, I have the honour to acknowledge the receipt of Your Excellency's telegram, dated at Fort Shaw, Montana Territory, on the 26th instant, expressing on your own behalf and in the name of the Canadian people the deep sorrow with which the news of the death of President Garfield was received. The sorrowing family of our beloved chief magistrate, and the whole American people have seen with overflowing hearts, the fraternal sympathy with which the people and authorities of Canada have shared in the anxious suspense of the President's weary illness, and now in their hour of common anguish, the countless tributes of affection which come to us and them from all parts of the Dominion bear eloquent witness to the brotherhood of sorrow awakened by his death. In the name of the bereaved family, and of the people of the United States, I venture to return heartfelt thanks for all, and especially for Your Excellency's touching message of condolence.

I have, &c.,

ROBERT R. HILL,
Acting Secretary.

17-1

ORDERS IN COUNCIL.

GOVERNMENT HOUSE, OTTAWA.

Thursday, 6th October, 1881.

PRESENT :

THE HONORABLE THE DEPUTY OF HIS EXCEL-
LENCY THE GOVERNOR GENERAL IN
COUNCIL.

WHEREAS the Honorable the Minister of Inland Revenue has represented that inasmuch as there is some doubt as to whether the penalties provided under the Act 44 Vic. chap. 23, could be enforced against parties convicted of a breach of Regulations established by Order in Council under authority of the Petroleum Inspection Act of the previous year,—

The Deputy Governor, on the recommendation of the Honorable the Minister of Inland Revenue, has been pleased to order, and it is hereby ordered, that the Regulations under the first named Act be and the same are hereby re-established, as follows :

1st. In cities and towns where there are municipal regulations or laws respecting the storage of Petroleum and the products thereof, Petroleum and Naptha which have been inspected as required by Act 44 Vic. chap. 23, and the inspection fees paid, may be stored in any building or place which is in conformity with the municipal regulations in that behalf.

2nd. In cities and towns where there are no such municipal laws or regulations, and in all villages and places other than cities or towns, Petroleum and Naptha if in quantities exceeding two barrels of refined Petroleum or ten gallons of Naptha, shall be stored only in isolated buildings or premises which are at least 100 yards distant from the next nearest building not owned or in the occupation of the person to whom the petroleum or naptha belongs. Provided always that a license to have in possession and to store naptha shall in each case have been previously obtained from the Inland Revenue Department, and every such license shall be conditioned that such naptha shall only be sold or used for the purposes mentioned in the Act above cited, namely :

1. For use for illuminating purposes,—

(a.) In street lamps in which only the vapour is burned.

(b.) In dwellings, factories and other places of business when vaporized in secure underground tanks outside the building in which the vapour so generated is used for lighting.

2. For use for mechanical or chemical purposes in buildings not inhabited as residences for family purposes.

J. O. COTÉ,
Clerk, Privy Council.

GOVERNMENT HOUSE, OTTAWA,

Thursday, 6th October, 1881.

PRESENT :

THE HONORABLE THE DEPUTY OF HIS EXCEL-
LENCY THE GOVERNOR GENERAL IN
COUNCIL.

ON the recommendation of the Honorable the Minister of Inland Revenue and the Honorable the Minister of Justice, and under the authority of the Act 31 Vic. (1867), chap. 12, the Honorable the Deputy of His Excellency the Governor General has been pleased to make the following Regulations authorizing the imposition of penalties for failure to make reports of cargoes and tonnage of vessels entering the Canals and also for making false reports, as follows :—

1. Every owner, master or person in charge of any vessel, boat, barge or raft about to enter any Canal shall, before entering, make to the nearest Collector of Canal Tolls or other proper officer a full and complete report setting forth in detail

(a) The quantity and description of the cargo contained in such vessel, boat or barge ;

(b) The registered tonnage of the vessel, boat or barge,—or.

(c) In the case of rafts the number of pieces of timber or logs, and with reference to rafts of square timber the number of cubic feet contained therein, and

(d) Generally such other information as may be necessary for computing the tolls to which the vessel, boat, barge with the cargo contained therein, or the raft, as the case may be, is liable to pay.

2. Every such report shall be signed by the person making it, and its correctness shall be declared to before the Collector of Tolls or other officer in charge.

3. The Collector of Tolls or other officer in charge is hereby authorized to require of any owner, master or other person in charge of any vessel, boat, barge or raft entering any Canal, communication of all manifests, clearances, bills of lading, specifications, certificates, measurements and all other papers relating to the vessels and their cargoes, or to rafts, and to enter upon and to examine any such vessel, boat, barge or raft and take account of the cargoes or quantities they contain.

4. Any owner, master or other person having charge of any vessel, boat, barge or raft entering any Canal, who,—

(a) Neglects or refuses to make such reports as herein provided,—or,

(b) Who refuses to produce papers or to give any information such as is herein required,—or,

(c) Who impedes or prevents any Collector of Tolls or other officer in the performance of his duties,—or,

(d) Who gives any false information in relation to any matter herein referred to, shall, for each and every such offence, incur a penalty of not less than five dollars nor more than twenty dollars, and shall, in addition thereto, pay double tolls on all articles wholly or in part omitted from any report made by him in pursuance of these Regulations.

J. O. COTÉ,
Clerk, Privy Council.

16-3

GOVERNMENT HOUSE, OTTAWA.

Monday, 3rd day of October, 1881.

PRESENT :

THE HONORABLE THE DEPUTY OF HIS EXCEL-
LENCY THE GOVERNOR GENERAL,
IN COUNCIL.

ON the recommendation of the Honorable the Acting Minister of Marine and Fisheries, and under the provisions of the 19th section of the Act passed in the Session of the Parliament of Canada, held in the thirty-first year of Her Majesty's Reign, chaptered 60 and intituled "An Act for the regulation of Fishing and protection of Fisheries," the Deputy Governor, by and with the advice of the Queen's Privy Council for Canada, has been pleased to order, and it is hereby ordered, that the following special Fishery Regulations be and the same are hereby adopted :—

In the Province of Manitoba and the North West Territories, Whitefish shall not be fished for, caught or killed between the twentieth day of October and the first day of November; provided that Indians may catch or kill the same for their own use only, but not for purposes of sale or traffic.

Whitefish shall not be taken or used, bought, sold or possessed for making oil, or feeding domestic animals.

Speckled-trout (*salmo fontinalis*) shall not be fished for, caught or killed between the first day of October and the first day of January; Provided that Indians may catch or kill the same for their own use only, and not for purposes of sale or traffic.

J. O. COTÉ,
Clerk, Privy Council.

15-3

GOVERNMENT NOTICES.

ERRATA.

In the annual statement of Loan Companies and Building Societies, 1880, published in the *Gazette* of the 8th Oct. inst., "Canada Landed Credit Company," under heading

"Amount of mortgages overdue and in default"—

The amount given, \$660,377.00, should have been \$85,654.04.

Under heading

"Amount of interest paid and credited during the year"—

Amount given, \$180,492.82, should have been \$104,371.02.

Under the provisions of the despatches from Her Majesty's Secretary of State for the Colonies and of the table of precedence settled thereby, notice of which was published in the *Canada Gazette*, on the 14th day of February, 1880,—

The following is the table of precedence within the Dominion of Canada, for the Judges of the Supreme Court of Judicature for Ontario, as among themselves:

1. The Honorable John Godfrey Spragge, President of the Court, and Chief Justice of Ontario.
2. The Honorable John Hawkins Hagarty, Chief Justice of the Queen's Bench.
3. The Honorable Adam Wilson, Chief Justice of the Common Pleas.
4. The Honorable John Alexander Boyd, Chancellor of Ontario.
5. The Honorable Joseph Curran Morrison, a Justice of Appeal.
6. The Honorable Thomas Galt, a Justice of the High Court of Justice and Member of the Common Pleas Division.
7. The Honorable George William Burton, a Justice of Appeal;
The Honorable William Proudfoot, a Justice of the High Court of Justice and Member of the Chancery Division.
9. The Honorable Christopher Salmon Patterson, a Justice of Appeal.
10. The Honorable John Douglass Armour, a Justice of the High Court of Justice and Member of the Queen's Bench Division.
11. The Honorable Mathew Crooks Cameron, a Justice of the High Court of Justice and Member of the Queen's Bench Division.
12. The Honorable Featherston Osler, a Justice of the High Court of Justice and Member of the Common Pleas Division.
13. The Honorable Thomas Ferguson, a Justice of the High Court of Justice and Member of the Chancery Division.

J. A. MOUSSEAU,
Secretary of State.

Ottawa, 21st October, 1881. 17-3

NOTICE TO MARINERS.

No. 24 of 1881.

SPLIT ROCK AUTOMATIC BUOY.

NOTICE is hereby given that the Automatic Signal Buoy off Split Rock, in the County of St. John,

N. B., has been removed from its former position, as defined in Notice to Mariners No. 14 of 1880, to a station nearer the shore.

Lat. N. 45° 7' 15"
Long. W. 66° 13' 55"

The buoy is painted black, is moored in 30 fathoms water, and in its present position will serve as a guide into Musquash Harbor.

Musquash Lighthouse bears North, distant 1½ miles, and Split Rock N. E. from the buoy.

WM. SMITH,
Deputy of the Minister of Marine, etc.

Department of Marine and Fisheries,
Ottawa, 24th September, 1881.

16-3

NOTICE TO MARINERS.

No. 25 of 1881.

FOG ALARM AT POINT ST. ANNE.

NOTICE is hereby given that a Fog Horn, operated by compressed air, erected by the Government of Canada upon Point St. Anne, County of Gaspé, on the south shore of the Gulf of St. Lawrence, and about 11 miles easterly from Cape Chatte Lighthouse, was put in operation on the 15th instant.

Lat. N. 49° 8' 20"
Long. W. 66° 33' 30"

In thick weather, fogs, and snow storms the horn will sound a blast of eight seconds' duration in every minute.

WM. SMITH,
Deputy of the Minister of Marine, etc.

Department of Marine and Fisheries,
Ottawa, 29th Sept., 1881.

16-3

NOTICE TO MARINERS.

No. 26 of 1881.

FOG GUNS IN GULF OF ST. LAWRENCE.

NOTICE is hereby given that the Signal Guns established at the following light-stations in the Gulf of St. Lawrence, viz:—Belle Isle, Cape Rosier, West Point of Anticosti, Point des Monts, and Bicquet Island, will in future be fired once every half hour, instead of hourly as formerly.

Notice is also given that a fog gun, to fire once every half hour, has been established at Heath Point light-station, Anticosti Island.

Lat. N. 49° 5' 20"
Long. W. 61° 42' 30"

The fog guns at Greenly Island, Bird Rocks and Green Island light-station will continue to be fired every half hour as formerly.

WM. SMITH,
Deputy of the Minister of Marine, &c.

Department of Marine and Fisheries,
Ottawa, 3rd October, 1881.

16-3

STATEMENT

Of the Revenue and Expenditure, on account of the Consolidated Fund, of the Dominion of Canada, as by Returns furnished to the Finance Department to the night of the 30th September, 1881.

REVENUE.	AMOUNT.
Customs.....	\$2,060,415 77
Excise.....	549,960 06
Post Office.....	54,957 93
Public Works, including Railways.	251,266 39
Bill Stamps	18,977 88
Miscellaneous	116,896 48
	<u>\$3,052,474 51</u>
Revenue to 31st August, 1881.....	5,177,486 36
	<u>\$8,229,960 87</u>
Expenditure.....	\$1,317,256 31
do to 31st August, 1881.....	3,709,184 75
	<u>\$5,026,441 06</u>

J. M. COURTNEY,
Deputy Minister of Finance

Finance Department,
Ottawa, 1st October, 1881.

PUBLIC Notice is hereby given that under the Canada Joint Stock Companies Act, 1877, letters patent have been issued under the Great Seal of the Dominion of Canada, bearing date the sixteenth day of September, 1881, incorporating George Albertus Cox, of the Town of Peterborough, in the County of Peterborough, in the Province of Ontario, in the Dominion of Canada, insurance agent; Edmund Solomon Vindin, of the Town of Port Hope, in the County of Durham, in the said Province of Ontario, commission merchant; Edward Peplow, of the said Town of Port Hope, produce merchant; Lewis Ross, of the said Town of Port Hope, merchant, and Henry Read, of the said Town of Peterborough, accountant,—for the purpose of the acquiring and holding of all kinds of rolling stock suitable for use upon railroads in the several Provinces of the Dominion, the leasing and selling or otherwise disposing thereof to any or every railway company or person, and the manufacture of all or any kinds of such rolling stock,—by the name of "The Midland Rolling Stock Company (limited)," with a total capital stock of one hundred thousand dollars, divided into one thousand shares of one hundred dollars.

Dated at the office of the Secretary of State of Canada, this seventh day of October, 1881.

J. A. MOUSSEAU,
Secretary of State.

15-3

THE FOLLOWING NEW POST OFFICES WERE ESTABLISHED IN CANADA
ON THE 1st OCTOBER, 1881.

NAME OF POST OFFICE.	TOWNSHIP OR PARISH.	ELECTORAL COUNTY.	POSTMASTER.
Beaufort.....	Carleton..... N.B.	William B. Mills.
Clarendon Station.....	Queens..... N.B.	T. B. Roberts.
Dufresne Mills.....	Acton.....	Bagot..... Q.	J. O. J. Dufresne.
Hartfell.....	Strong.....	Muskoka..... O.	John Duke.
Hazel Green.....	Lot 52.....	King..... P.E.I.	Joseph Haley.
*Head of Cardigan.....	Lot 52.....	King..... P.E.I.	Michael McAulay.
Les Grand Bergeronnes.....	Bergeronnes.....	Saguenay..... Q.	Levi Gauthier.
Mull.....	Harwich.....	Kent..... O.	Neil Watson.
Orton.....	Garafraxa.....	Wellington, C.R..... O.	Thomas Turner.
†Shefford Vale.....	Shefford.....	Shefford..... Q.	John Irwin.
Warina.....	Roxboro.....	Stormont..... O.	A. Munro.

* This office was established on 1st July, 1881.
† This office was established on 1st September, 1881.

CHANGES IN POST OFFICES ALREADY ESTABLISHED.

OFFICES CLOSED.

Blessington..... Co. Hastings, E.R., O.
Dixon's Point..... Co. Kent, N.B.
Harold..... Co. Hastings, N.R., O.

NAMES CHANGED.

Black Creek Lake, Co. Wolfe..... to D'Israeli.
Obedworth, Co. Grey, E.R., O..... to Corbetton.
Fig Mountain, Co. Antigonishe, N.S..... to Glen Uig.
Montalembert, Co. Rimouski..... to Notre-Dame de Rimouski.
St. Joseph's Island, Co. Algoma..... to Richard's Landing.

POST OFFICE DEPARTMENT.

Dr. Post Office Savings Bank Account for the Month of September, 1881. Cr.

(Furnished to the Minister of Finance in accordance with the Post Office Act 1875, sec. 69, and Public Accounts Audit Act, 1878, Sec. 20.)

Balance in hands of Minister of Finance on 31st August 1881	\$6,654,781 46	Repayments at Post Office Savings Banks during month	\$225,585 72
Deposits in Post Office Savings Banks during month	448,098 00		
Interest allowed to Depositors on accounts closed during month	697 33	Balance :—	
		At the credit of Depositors' Accounts.....	\$6,840,910 87
		Outstanding cheques held by Depositors, and not presented for payment.	37,080 20
	7,103,576 79		6,877,991 07
			7,103,576 79

J. M. COURTNEY,
Deputy Minister of Finance.

FINANCE DEPARTMENT, OTTAWA, 19th October 1881.

SUMMARY STATEMENT shewing the Quantity and Value of Goods entered for Consumption in the Dominion of Canada (exclusive of British Columbia) and the Duty Collected thereon, during the month ending 31st August, 1881.

ARTICLES.	ENTERED FOR CONSUMPTION.		
	Quantity.	Value.	Duty.
Acids.....	\$	\$ cts.	\$ cts.
Agricultural Implements.....	"	1,750 00	375 60
Ale, Beer and Porter.....	Gals.	7,195 00	1,835 40
Animals.....	"	10,330 00	2,301 92
Books, Pamphlets, &c., &c.....	"	35,793 00	7,158 60
Brass and manufactures of.....	"	80,391 00	11,415 39
Breadstuffs, viz :—	"	29,389 00	7,667 29
Grain of all kinds.....	Bush.		
Flour and Meal.....	Brls.	137,779	69,929 00
Rice and all other Breadstuffs.....	\$	33,921	11,442 93
Candles.....	Lbs.	120,175 00	14,295 33
Chicory.....	"	33,968 00	14,659 96
Coal of all kinds and Coke.....	Tons.	24,807	999 72
Coffee, from countries others than U. S.....	Lbs.	6,960	278 40
" U. States.....	"	4,070 00	
Copper and manufactures of.....	\$	495,829 00	80,125 86
Cordage of all kinds.....	"	13,496 00	1,988 19
Cotton, manufactures of.....	"	5,921 00	1,449 16
Drugs and Medicines.....	"	18,880 00	2,166 70
Earthen, Stone, and Chinaware.....	"	8,893 00	1,274 75
Fancy Goods.....	"	1,135,108 00	247,005 18
Fish.....	"	67,213 00	14,442 03
Fruit, Dried.....	Lbs.	69,067 00	18,998 00
" green, &c.....	\$	250,814 00	51,781 15
Furs.....	"	10,930 00	2,150 88
Glass and Glassware.....	"	32,405 00	7,502 76
Gunpowder and explosive substances.....	"	63,572 00	12,507 33
Hats, Caps and Bonnets.....	"	62,533 00	11,281 70
Hops.....	"	104,588 00	24,398 60
Iron and Steel, and manufactures of.....	\$	4,494 00	1,491 83
Jewellery and watches, and manufactures of gold and silver	"	97,080 00	24,269 96
Lead and manufactures of.....	"	12,274	737 64
Leather and manufactures of.....	"	965,386 00	190,189 65
Marble and Stone, and manufactures of.....	"	138,957 00	30,189 95
Malt.....	Lbs.	23,436 00	3,644 00
Metals, Composition, &c., and manufactures of.....	\$	170,139 00	37,370 55
Musical Instruments.....	"	14,168 00	2,621 56
Oils, Kerosene, Refined Petroleum, etc., etc.....	Gals.		
" all other, N.E.S.....	"	37,538 00	8,944 27
Paints and Colors.....	\$	29,477 00	8,226 60
Paper and manufactures of.....	"	24,271 00	13,304 73
Perfumery, &c.....	"	39,520 00	9,121 95
Provisions, viz :	"	53,546 00	6,629 58
Bacon, Hams, Shoulders, Sides; Beef, Pork and Mutton.....	Lbs.	89,101 00	20,550 86
Butter.....	"	2,106 00	631 70
Cheese.....	"		
Lard.....	"		
Poultry and other meats.....	\$		
Salt, not imported from Great Britain or British Possessions or for Gulf Fisheries.....	Lbs.	1,177,127	94,081 00
Seeds.....	\$	94,081 00	12,765 00
Silk, manufactures of.....	"	20 00	4 28
Soap of all kinds.....	Lbs.	6,493	194 79
Spices, ground and unground.....	\$	92,815	1,856 30
Starch.....	Lbs.		1,038 11
Spirits of all kinds.....	Gals.		
Wines, other than Sparkling.....	"		
Sparkling.....	Doz.		
Sugar, above No. 14, D.S.....	Lbs.		
" equal to No. 9, and not above No. 14, D.S.....	"		
" below No. 9, D.S.....	"		
Syrups, Cane Juice, &c.....	"		
Melado, &c., &c.....	"		
Glucose and Syrups.....	"		
Molasses for refining.....	Gals.		
Molasses not for refining.....	"		
Tea from countries other than the U.S.....	Lbs.		
United States.....	"		
Tobacco and Cigars.....	"		
Wood and manufactures of.....	\$		
Woollen manufactures.....	"		
Wool, Class 1, viz : Leicester, Cotswold, Lincolnshire down combing wools, or wools known as Lustre Wools, and other like combing wools, such as are grown in Canada.....	Lbs.		
All other dutiable articles.....	\$		
Total Dutiable Goods.....		\$8,357,136 00	\$2,103,577 83
Coin and Bullion (except U.S. silver coin).....		5,332 00	
Free Goods, all other.....		2,422,974 00	
Grand Total entered for Consumption.....		\$10,785,442 00	\$2,103,577 83

CUSTOMS DEPARTMENT,
OTTAWA, 13th October, 1881.

J. JOHNSON,
Commissioner of Customs.

MONTHLY STATEMENT of Goods Exported from the Dominion of Canada (exclusive of British Columbia) for August, 1881.

	Produce of Canada.	Produce of other countries.	Total.
	\$ cts.	\$ cts.	\$ cts.
Produce of the Mine.....	210,701 00	17,517 00	228,218 00
do Fisheries.....	803,741 00	280 00	804,021 00
do Forest.....	3,184,619 00	85,210 00	3,269,829 00
Animals and their Produce.....	2,118,412 00	162,529 00	2,280,941 00
Agricultural Products.....	597,612 00	1,614,385 00	2,211,997 00
Manufactures	241,477 00	70,641 00	312,118 00
Miscellaneous Articles.....	38,777 00	4,982 00	43,759 00
Totals.....	7,195,339 00	1,955,544 00	9,150,883 00
Coin and Bullion.....			
Grand Total.....	7,195,339 00	1,955,544 00	9,150,883 00

CUSTOMS DEPARTMENT,
OTTAWA, 5th October, 1881.

J. JOHNSON,
Commissioner of Customs.

NAME OF THE COMPANY.	Chief Agent to receive process.	Amount of Deposit. Deposits marked (A) are applicable solely to Life Policies existing 31st March 1878; marked (B) to policies subsequent to that date.	Description of Insurance business for which licensed.
The Accident Insurance Company of North America.....	Edward Rawlings, Manager, Montreal.....	\$13,500 Montreal Harbour bonds; \$9,733 Montreal Warehousing Bds.; \$550, 5 p. Canada stock. (Accepted at \$20,000).....	Accident.
The Aetna Insurance Company of Hartford, Connecticut.....	Robert Wood, General Agent, Montreal.....	\$5,070 Canada stock; \$23,000 Municipal Debentures; \$72,000 U.S. Bonds. (Accepted at \$97,771).....	Fire and Inland Marine.
The Aetna Life Insurance Company of Hartford, Connecticut.....	Wm. H. Orr, Manager, Toronto.....	\$100,000 U.S. gold bonds (A), \$70,000 U.S. Bonds and \$25,000 Debs. Prov. of Queb. (B).....	Life.
The Agricultural Insurance Company of Watertown, N.Y., U.S.....	Jno. Fisher, Chief Agent, Cobourg.....	\$100,000 U.S. Bonds, 4 per cent.	Fire.
The Anchor Marine Insurance Company.....	Hugh Scott, Agent, Toronto.....	\$56,000 Municipal Debentures. (Accepted at \$50,400).....	Inland Marine.
The British America Assurance Company, Toronto.....	Louis H. Boulton, Manager, Toronto.....	\$61,000 Municipal Debentures. (Accepted at \$54,900).....	Fire and Inland Marine.
The Briton Life Association (Limited).....	J. B. M. Chipman, Chief Agent, Montreal.....	\$54,993—Canada 4 per cent. bonds.....	Life.
The Canada Fire and Marine Insurance Company.....	Charles Cameron, Managing Direct., Hamilton.....	\$57,000 Municipal Debent. (Accepted at \$51,300).....	Fire and Inland Marine.
The Canada Life Assurance Company, Hamilton.....	A. G. Ramsey, Manager, Hamilton.....	\$60,000 Municipal Debentures. (Accepted at \$54,000).....	Life.
The Canadian Steam Users Insurance Association.....	W. B. McMurrich, Agent, Toronto.....	\$3,900 Imper. Building Society stock, \$5,000 Toronto Building and Loan Assoc. stock, \$1,600 Western Assur. stock.....	Steam Boilers, &c. Life and Accident.
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal.....	\$56,000 Municipal Debentures. (Accepted at \$50,400).....	Fire and Inland Marine.
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal.....	\$56,000 Montreal Harbor bonds. (Accepted at \$50,400).....	Guarantee.
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal.....	\$30,000 cash.....	Fire.
The City of London Fire Insurance Co. (Limited).....	J. K. Oswald, Chief Agent, Montreal.....	\$20,000 stg. Canada Stock.....	Life.
The Commercial Union Assurance Company of London, England.....	Fred. Cole, General Agent, Montreal.....	\$100,344 Canada stock (Life A), \$50,613 Canada Con. 5 per cent. stock and \$55,967, 4 p. c. stock (Fire).....	Fire and Life.
The Confederation Life Association of Canada.....	J. K. Macdonald, Managing Director, Toronto.....	\$86,300 Municipal Debentures. (Accepted at \$77,650).....	Life.
The Dominion Fire and Marine Insurance Company, (Hamilton).....	F. R. Despard, Manager, Hamilton.....	\$35,000 cash, \$15,000, City Victoria, B.C. Bonds.....	Fire and Inland Marine.
The Equitable Life Assurance Society of the United States, N. Y.....	R. W. Gale, Manager, Montreal.....	\$100,000 Canada stock (A) and \$65,000 U.S. Bonds (B).....	Life.
The Fire Insurance Association (Limited), London, England.....	Wm. Robertson, Chief Agent, Montreal.....	\$100,000 Canada stock.....	Fire.
The Guarantee Company of North America.....	Edward Rawlings, Manager, Montreal.....	\$32,000 Municipal Debentures; \$15,000 Mon. Harb. Bonds; \$9,733 Mon. Warehous. bds. and \$400 stock. (Accepted at \$51,000)	Guarantee.
The Guardian Fire and Life Assurance Company, London, England.....	Robt. Simms & Co., and Geo. Denholm, Gen. Agents, Montreal.....	\$100,343 Canada stock.....	Fire.
The Hartford Fire Insurance Company, Hartford, Connecticut.....	Robt. Wood, General Agent, Montreal.....	\$55,000 U.S. bds. and \$30,840 bank stock. (Accepted at \$100,000)	Fire.
The Imperial Insurance Company of London, England.....	W. H. Rintoul, Agent, Montreal.....	\$48,667 Con. 5 per cent. Can. stock, \$51,402 5 per cent. Can. stock	Fire.
The Lancashire Insurance Company.....	S. C. Duncan-Clark, Chief Agent, Toronto.....	\$100,000 Canada stock.....	Fire.
The Lion Life Insurance Company (Limited) London, England.....	Fred. Stanciliffe, General Manager, Montreal.....	\$10,000 stg. Canada stock.....	Life.
The Liverpool and London and Globe Insurance Company.....	G. F. C. Smith, Chief Agent, Montreal.....	\$50,000 Canada stock (Life), and \$3,000 Can. 5's; \$63,000 Muni- cipal Deb., \$25,000 Montreal Investment Association; and \$17,030 cash. (Accepted at \$145,480).....	Fire and Life.
The London Assurance Corporation, England.....	C. C. Foster, Agent, Montreal.....	\$50,127 Canada Con. 5 p. c. stock and \$99,873 Canada stock, being (Fire) \$100,000 and (Life) \$50,000.....	Fire and Life.
The London Guarantee and Accident Co. (Limited).....	A. T. McCord, Chief Agent, Toronto.....	\$11,000 stg. Canada Stock.....	Guarantee and Accident.
The London and Lancashire Fire Insurance Company, Liverpool.....	C. J. Spike, Chief Agt., Halifax, N.S.....	\$21,000 stg., Canada Stock.....	Fire.
The London and Lancashire Life Assurance Company.....	William Robertson, Manager, Montreal.....	\$100,000 Canada stock (A) \$5,000 cash and \$4,867 Prov. of Queb. bonds (B).....	Life.
The London Mutual Fire Insurance Company of Canada, London, Ont.	D. C. Macdonald, Secretary, London.....	\$25,000 Canada Stock and \$5,000 cash.....	Life.
The Metropolitan Life Insurance Company of New York.....	Thos. A. Temple, General Agent, St. John, N.B.....	\$100,000 U. S. bonds.....	Life.
The Metropolitan Plate Glass Insurance Company, New York.....	A. J. Pell, Montreal.....	\$5,000 United States bonds.....	Plate Glass Insurance.
The Mutual Life Association of Canada.....	J. Turner, President, Hamilton.....	\$99,267 Municipal Debentures. (Accepted at \$89,339).....	Life.
The North American Mutual Life Insurance Company.....	Wm. McCabe, Managing Director, Toronto.....	\$50,000 cash.....	Life.
The North British and Mercantile Insurance Company.....	Macdougall & Davidson, General Agents, } Montreal.....	\$50,000 Canada stock (Life A); \$47,000 Montreal Harbour bonds and \$65,000 Municipal Deb. (Fire). (Accepted at \$150,800)	Fire and Life.

The Northern Assurance Company of Aberdeen and London	Taylor Bros., General Agents, Montreal.....	\$85,833 Canada stock, \$14,167 Canada 5's.....	Fire.
The Norwich Union Fire Insurance Society, Norwich, England.....	Alex. Dixon, Agent, Toronto.....	\$100,000 Canada Stock.....	Fire.
The Ontario Mutual Life Assurance Company.....	Wm. Hendry, Manager, Waterloo	\$56,207 Municipal Debentures. (Accepted at \$50,586) ..	Life
The Phoenix Insurance Company of Brooklyn.....	Robert Hampson, Agent, Montreal	\$100,000 U. S. bonds.....	Fire and Inland Marine.
The Phoenix Fire Assurance Company, London, England	Gillespie, Moffatt & Co., Gen Ag'ts Montl.....	\$50 171 Canada stock, and \$50,126 Canada Con. 5 p.c. stock.....	Fire.
The Quebec Fire Assurance Company	J. G. Clapham, President, Quebec.....	\$25,000 Canada stock, \$60,000 Bank stock, and \$15,200 Municipal Debentures. (Accepted at \$98,680).....	Fire.
The Queen Fire and Life Insurance Company, England.....	A. M. Forbes & H. J. Mudge, Chief Agents, Montreal	\$100,000 Canada stock (Fire) and \$51,100 Canada Consol. 5 p. c. stock (Life).....	Fire and Life.
The Reliance Mutual Life Assurance Society, London, England.....	J. Cassie Hatton, Attorney, Montreal.....	\$100,000 Canada stock (A) and \$10,000 Canada stock (B).....	Life.
The Royal Canadian Insurance Company	Arthur Gagnon, Secretary, Montreal.....	\$56,000 Montreal Harbour bonds. (Accepted at \$50,400).....	Fire and Inland Marine.
The Royal Insurance Company	M. H. Gault & Wm. Tatley, Chief Agents, Montreal		
The Scottish Imperial Insurance Company	Taylor Bros., General Agents, Montreal.....	\$96,982 Canada stock, \$53,533 Canada Consol. 5 p. c. stock, \$170,333, British Consols—being \$149,182 (Fire) \$50,000 (Life A) and \$121,666 (General). Also \$97,333.33, British Annuities (General). Total \$419,182.....	Fire and Life.
The Sovereign Fire Insurance Company of Canada.....	Hon. Alex. Mackenzie, President, Toronto...	\$71,068 Canada stock, \$20,000 Montreal Harbour bonds, \$13,500 Municipal Deb. (Accepted at \$101,218).....	Fire.
The Standard Life Assurance Company, Scotland.....	W. M. Ramsay, Manager, Montreal.	\$115,655 Municipal Debent., cash \$3,684. (Accepted at \$107,774) ..	Fire.
The Star Life Assurance Society of England.....	A. W. Lauder, General Treasurer, Toronto...	\$64,000 Mun. Debts., \$107,000 Mont. Harbour Bds., (accepted at \$153,900), being \$126,750 (Life A), and \$27,150 (Life B).....	Life.
The Sun Mutual Life Insurance Company of Montreal.....	R. Macaulay, Secret. and Manager, Montreal.	\$100,343 Canada stock.....	Life.
The Toronto Life Assurance and Tontine Company	Arthur Harvey, Manager, Toronto.....	\$56,000 Municipal Debentures. (Accepted at \$50,400).....	Life and Accident.
The Travelers Insurance Company of Hartford, Conn.	Thos. Simpson, Agent, Montreal.....	\$32,400 Municipal Debent., cash \$1,040.36. (Accepted at \$30,200).	Life and Accident.
The Union Mutual Life Insurance Company of Maine	Wm. Mulock, Agent Toronto.....	\$100,000 U. S. bonds, \$25,000 Municipal Debent., \$20,000 Montreal Harbour Bonds, (accepted at \$140,500), being \$100,000 (Life A) \$25,000 par (Life B) and \$20,000 par, (accident).....	Life and Accident.
The Western Assurance Company, Toronto	J. J. Kenny, Managing Director, Toronto.....	\$100,000 U. S. 4 per cent. Bonds (A) and \$15,000 District of Columbia, U.S., Bonds (B).....	Life.
		\$57,700 Municipal Debentures. (Accepted at \$51,930).....	Fire and Inland Marine.

THE FOLLOWING LIFE INSURANCE COMPANIES HAVING CEASED TO TRANSACT NEW BUSINESS IN CANADA, ARE ENTITLED UNDER SECTION 17 OF THE CONSOLIDATED INSURANCE ACT OF 1877, TO TRANSACT ALL BUSINESS CONNECTED WITH POLICIES EXISTING AT 31st MARCH, 1878, AND THEIR DEPOSITS ARE APPLICABLE TO THOSE POLICIES SUBJECT TO THE PROVISIONS OF THE INSURANCE ACTS OF 1868 AND 1871.

NAME OF THE COMPANY.	Chief Agent to receive process.	Amount of Deposit.	Business.
The Briton Medical and General Life Association, London, England.	Jas. B. M. Chipman, Manager, Montreal.....	\$100,343 Canada Stock	Life.
The Connecticut Mutual Life Insurance Company of Hartford, Conn., U.S.	Robt. Wood, General Agent, Montreal.....	\$100,000 U.S. Bonds.....	Life.
The Edinburgh Life Assurance Company.....	David Higgins, Chief Agent, Toronto.....	\$150,515 Canada Stock.....	Life.
The Life Association of Scotland.....	George W. Ford, Chief Agent, Montreal.....	\$150,000 Canada Stock	Life.
The National Life Insurance Company of the United States of America.....	John F. Bell, Attorney, Windsor.....	\$100,000 U. S. Bonds.....	Life.
The New York Life Insurance Company	F. W. Campbell, M.D., Attorney, Montreal...	\$100,000 U. S. Bonds.....	Life.
The North Western Mutual Life Insurance Company of Milwaukee...	M. W. Mills, Chief Agent, Toronto.....	\$100,000 U. S. Bonds.....	Life.
The Phoenix Mutual Life Insurance Company, Hartford, Connecticut	A. R. Bethune, General Agent, Montreal.....	\$105,000 U. S. Bonds.....	Life.
The Positive Government Security Life Assurance Company (limited) England.....	John Taylor, Secretary, Montreal.....	\$8,273 Canada 5 per cent Debentures.....	Life.
The Scottish Amicable Life Assurance Society.....	Geo. Wm. Ford, General Agent, Montreal...	\$150,000 Canada Stock.....	Life.
The Scottish Provident Institution.....	R. A. Ramsay, Attorney. Montreal.....	\$100,343 Canada Stock.....	Life.
The Scottish Provincial Assurance Company	Geo. Wm. Ford, Secretary, Montreal.....	\$150,790, viz: 112,343, Canada Stock, and \$38,447 Canada 5 per cent debentures.....	Life.
The United States Life Insurance Company	\$60,000 U. S. Gold Bonds.....	Life.

NOTE.—The Globe Mutual Life Insurance Company of New York, has been declared insolvent both in the United States and Canada, and Jas. D. Fish of New York has been appointed Receiver by the United States Courts, and W. C. Wells, of Montreal, has been appointed Assignee by the Superior Court of Lower Canada, Montreal, for the Canadian business of the Company. The deposit of the Company with the Government, \$100,000 U.S. Bonds, has by order of said Superior Court, been delivered to the Bankers of that Court.

The Merchants' Marine Insurance Company of Montreal has ceased to transact business and is winding up its affairs. The deposit has been surrendered to the Company, except \$2,223 cash held against contested claims.

Office of the Superintendent of Insurance,
Ottawa, 30th September, 1881.

J. B. CHERRIMAN, Superintendent of Insurance.

CIRCULATION AND SPECIE.

	31st July.	31st August.	30th September.	31st October.	30th November.	31st December.
Fractionals.....	151,678 10	153,156 10	156,793 10			
\$1 & \$2.....	4,669,269 25	4,936,310 75	5,363,421 75			
5, \$10 & \$20.....	77,040 45	71,865 45	71,595 85			
\$50 & \$100.....	799,375 00	761,075 00	676,325 00			
\$500 & \$1000.....	8,998,000 00	9,027,500 00	8,872,000 00			
Total	14,695,362 80	14,949,907 30	15,140,135 70			
	31st January.	28th February.	31st March.	30th April.	31st May.	30th June.
Fractionals.....						
\$1 & \$2.....						
5, \$10 & \$20.....						
\$50 & \$100.....						
\$500 & \$1000.....						
Total.....						

Fractional Notes.....	156,793 10
Provincial ".....	177,119 85
Montreal issue.....	7,641,023 50
Toronto ".....	4,731,628 00
Halifax ".....	1,739,414 50
St. John ".....	667,126 25
Victoria ".....	27,030 50
Total.....	\$15,140,135 70

Specie held at Montreal, Sept. 30th.....	1,602,894 42
Toronto, do 30th.....	546,133 25
Halifax, do 30th.....	764,164 54
St. John, do 30th.....	202,171 44
Winnipeg, do 30th.....	14,097 16

Guaranteed Debentures.....	3,129,460 81
	2,920,000 00
	6,049,460 81

Guaranteed Debentures to be held under

Vic. 43, cap. 13—

10 p. c. on \$15,140,135 70 1,514,013 57

Specie to be held under Vic. 43, cap. 13—

15 p. c. on 15,140,135 70 2,271,020 35 \$3,785,033 92

Excess of Specie and Guaranteed Debentures..... 2,264,426 89

Unguaranteed Debentures to be held under Vic. 43, cap. 13. 12,000,000 00
75 p. c. on 15,140,135 70..... 11,355,101 78

Excess of Unguaranteed Debentures..... 644,898 22

SUMMARY.

Excess of Specie and Guaranteed Debentures..... 2,264,426 89
Excess of Unguaranteed Debentures..... 644,898 22

Total Excess 2,909,325 11

FINANCE DEPARTMENT,
Ottawa, 14th October, 1881.

J. M. COURTNEY,
Deputy Minister of Finance.

FRED. TOLLER,
Comptroller, Dominion Currency.

STATEMENT of the Balances at Cr. of Depositors in Government Savings Banks, on 31st May, 1881, published in accordance with Act 34 Vic., Chap. 6, Sec. 23.

BANK.	Balance on 30th April, 1881.	Deposits for May, 1881.	Total.	Withdrawn, May, 1881.	Balance, 31st May, 1881.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
<i>Ontario—</i>					
Toronto.....	441,820 79	35,203 49	477,024 28	16,123 14	460,901 14
<i>Manitoba—</i>					
Winnipeg.....	164,476 67	43,094 68	207,571 35	23,335 22	184,236 13
<i>British Columbia—</i>					
Victoria.....	1,134,059 34	73,787 00	1,207,846 34	34,770 21	1,173,076 13
Nanaimo.....	106,008 07	17,146 00	123,154 07	3,144 75	120,009 32
New Westminster.....	131,222 99	9,195 00	140,417 99	6,996 61	133,421 38
<i>Nova Scotia—</i>					
Amherst.....	74,115 62	11,641 00	85,756 62	3,835 67	81,920 95
Antigonish.....	25,734 09	3,441 00	29,175 09	3,098 11	26,076 98
Annapolis.....	68,737 60	22,771 26	91,508 86	6,214 76	85,294 10
Aricat.....	116,896 88	3,817 25	120,714 13	2,544 68	118,169 45
Acadia Mines.....	25,729 77	673 00	26,302 77	1,003 60	25,299 17
Baddeck.....	17,925 58	4,393 00	22,318 58	794 52	21,524 06
Bridgewater.....	13,776 75	2,531 00	16,307 75	1,228 00	15,079 75
Barrington.....	23,493 30	2,671 00	26,164 30	236 32	25,927 98
Digby.....	42,401 30	7,787 00	50,191 30	1,811 24	48,380 06
Guy'sboro'.....	36,798 79	2,385 00	39,183 79	3,543 36	35,640 43
Halifax.....	2,091,284 98	85,777 04	2,177,062 02	79,655 73	2,097,406 29
Kentville.....	62,902 93	10,930 00	73,832 93	9,770 11	64,062 82
Liverpool.....	96,497 33	3,531 00	100,028 33	2,175 77	97,852 56
Little Glace Bay.....	1,274 48		1,274 48		1,274 48
Lingan.....	2,997 30	370 21	3,367 51	279 00	3,088 51
Lunenburg.....	54,162 39	5,698 00	59,860 39	1,026 53	58,833 86
Maitland.....	48,050 80	2,822 00	50,872 80	3,287 96	47,584 84
New Glasgow.....	77,854 18	9,103 00	86,957 18	5,677 38	81,279 80
Parrsboro'.....	30,566 75	2,929 00	33,495 75	753 81	32,741 94
Port Hood.....	39,184 88	3,984 00	43,168 88	1,600 00	41,568 88
Pictou.....	31,655 71	2,226 00	33,881 71	195 05	33,686 66
Shelburne.....	26,406 58	1,187 00	27,593 58	748 40	26,845 18
Sydney.....	141,412 32	4,454 00	145,866 32	6,486 61	139,379 71
Sherbrooke.....	30,884 97	415 00	31,299 97	2,560 00	28,739 97
Truro.....	146,149 01	11,145 00	157,294 01	6,929 86	150,364 15
Windsor.....	344,206 79	11,909 00	356,115 79	4,357 62	351,758 17
Weymouth.....	47,091 56	620 00	47,711 56	3,227 28	44,484 28
Yarmouth.....	238,038 40	7,468 00	245,506 40	9,904 79	235,601 61
<i>New Brunswick—</i>					
Bathurst.....	54,377 04	749 00	55,126 04	1,014 56	54,111 48
Chatham.....	165,736 96	2,290 00	168,026 96	8,544 82	159,482 14
Dalhousie.....	119,649 90	1,422 00	121,071 90	3,577 70	117,494 20
Dorchester.....	12,854 16	60 00	12,914 16		12,914 16
Fredericton.....	196,944 71	21,445 00	218,389 71	7,809 23	210,580 48
Hillsboro'.....	11,956 07	1,343 00	13,299 07	526 32	12,772 75
Moncton.....	84,296 96	14,398 00	98,694 96	9,127 07	89,567 89
Newcastle.....	105,658 39	4,673 00	110,331 39	8,217 70	102,113 69
Richibucto.....	56,853 70	170 00	57,023 70	1,880 47	55,143 23
St. Andrews.....	152,436 69	7,055 00	159,491 69	4,005 15	155,486 54
St. John.....	1,311,607 93	58,424 00	1,370,031 93	25,548 12	1,344,483 81
Woodstock.....	142,423 69	5,393 00	147,816 69	3,077 69	144,739 00
<i>Prince Edward Island—</i>					
Charlottetown.....	576,560 89	32,722 00	609,282 89	21,626 37	587,656 52
Total.....	8,925,178 99	555,148 93	9,480,327 92	342,271 29	9,138,056 63

FINANCE DEPARTMENT,
OTTAWA, 12th July, 1881.

J. M. COURTNEY,
D. M. F.

RETURN OF THE AMOUNT OF LIABILITIES AND ASSETS OF THE MONTREAL CITY AND DISTRICT SAVINGS BANK, AND OF THE CAISSE D'ECONOMIE DE NOTRE-DAME DE QUEBEC, ON THE 30TH SEPTEMBER, 1881.

CAPITAL.		LIABILITIES.								
Capital Stock.	Capital paid up.	Dominion Govt. deposits payable on demand.	Provincial Govt. deposits payable on demand.	Other deposits payable on demand.	Dominion Govt. deposits payable after notice.	Provincial Govt. deposits payable after notice.	Other deposits payable after notice.	Special Poor Fund or Charity Trust.	Other Liabilities.	Total Liabilities.
City and District Savings Bank.....	\$ cts. 2,000,000 00	\$ cts. 600,000 00	\$ cts. 218,230 09	\$ cts.	\$ cts. 17,020 00	\$ cts.	\$ cts. 5,128,724 71	\$ cts. 180,000 00	\$ cts. 83,395 48	\$ cts. 5,627,380 23
Caisse d'Economie Notre-Dame de Québec.....	1,000,000 00	250,000 00	3,130,545 11	83,000 00	40,203 85	3,253,748 96

ASSETS.		LIABILITIES.							
Dominion Securities.	Provincial or Municipal Securities.	Loans having Government Securities.	Loans secured by Bank Stock.	Loans secured by Stock, &c.	Cash in hand or on call in chartered Banks.	Special Poor Fund or Charity Fund Investments.	Bank Stock prior to incorporation.	Other Assets.	Total Assets.
City and District Savings Bank.....	\$ cts.	\$ cts. 600 82	\$ cts. 1,624,248 69	\$ cts. 1,596,430 10	\$ cts. 1 123,920 53	\$ cts. 173,000 00	\$ cts.	\$ cts. 419,251 95	\$ cts. 6,320,399 99
Caisse d'Economie Notre-Dame de Québec.....	97,463 27	983,411 61	125,187 18	1,159,993 61	83,000 00	37,220 00	120,553 45	3,523,121 63

* Including landed property of Bank \$341,295 10.

FINANCE DEPARTMENT,
Ottawa, 7th Oct. 1881.

J. M. COURTNEY,
Deputy Minister of Finance.

TO ADVERTISERS IN THE GAZETTE.

PARTIES sending advertisements to be inserted in "The Canada Gazette," will hereafter please observe the following rules:

1st. Address "The Canada Gazette, Ottawa, Canada"

2nd. Indicate the number of insertions required

3rd. Invariably remit the fees for such advertisements, together with the price of one Gazette, as below. Otherwise they will not be inserted. The rates are eight cts. for the first insertion, and two cts. for each subsequent insertion per line of nine words, each figure counting as one word.

Subscribers will also notice that the subscription, \$4 per annum, is invariably payable in advance, and that the "Gazette" will be stopped from them at the end of the period paid for. Single numbers will be charged ten cts. each, and when more than one are required by advertisers, must be remitted for likewise.

BROWN CHAMBERLIN,
Queen's Printer.

Office of Queen's Printer,
Ottawa, 11th May, 1872.

APPLICATIONS TO PARLIAMENT.

DOMINION PARLIAMENT.

Rules relating to Notices for Private Bills.

51. All applications for Private Bills, properly the subjects of legislation by the Parliament of Canada, within the purview of "The British North America Act, 1867," whether for the erection of a Bridge, the making of a Railroad, Turnpike Road or Telegraph Line; the construction or improvement of a Harbour, Canal, Lock, Dam or Slide, or other like work; the granting the right of Ferry; the incorporation of any particular Trade or Calling, or of any Banking or other Joint Stock Company; or otherwise for the granting to any individual or individuals, any exclusive or peculiar rights or privileges whatever, or for doing any matter or thing which, in its operation, would affect the rights or property of other parties, or relate to any particular class of the community; or for making any amendment of a like nature to any former Act, shall require a Notice, clearly and distinctly specifying the nature and object of the application, and (except in the case of existing corporations) signed by, or on behalf of the applicants, to be published as follows, viz:

In the Provinces of Quebec and Manitoba.

A notice inserted in the *Canada Gazette*, in the English and French languages, and in one newspaper in the English, and in one in the French language in the District affected, or in both languages in one paper, if there be but one in the said District, or if there be no paper published therein, then, in both languages, in a paper in the nearest District, in which a newspaper is published.

In any other Province.

A notice inserted in the *Canada Gazette*, and in one newspaper published in the County, or Union of Counties affected, or if there be no paper published therein, then in a newspaper in the nearest County in which a newspaper is published. Such Notices to be continued in each case, for a period of two months during the interval of time between the close of the next preceding Session and the consideration of the Petition. And copies of the newspapers containing the first and last insertion of such notice shall be sent to the Clerk of each House.

When a Petition is for leave to bring in a Private Bill for the erection of a Toll Bridge, the petitioner or petitioners, upon giving the notice prescribed by the preceding Rule, shall also, at the same time, and in the same manner, give notice of the rates which they intend to ask; the extent of the privilege, the height of the arches, the interval between the abutments or piers for the passage of rafts and vessels, and whether they intend to erect a drawbridge, and the dimensions of the same.

Any person seeking to obtain any Private Bill shall, eight days before the meeting of Parliament, deposit with the Clerk of the House, in which the bill is to originate, a copy of such bill in the English or French language, with a sum sufficient to pay for translating and printing the same—600 copies to be printed in English, and 200 copies in French—the translation to be done by the officers of the House, and the printing by the contractor. The applicant shall be also required to pay the accountant of the House a sum of \$200 and the cost of printing the Act in the Statutes, and lodge the receipt of the same with the Clerk of the Committee to which such Bill is referred—such payment to be made immediately after the second reading, and before the consideration of the Bill by such Committee.

No Petition for a Private Bill is received by either House after the first ten days of the session.

ROBERT LEMOINE,
Clerk of the Senate.

JOHN GEORGE BOURINOT,
Clerk of the Commons.

Rules of the Senate relating to Notices for Bills of Divorce.

72. Every Applicant for a Bill of Divorce is required to give notice of his intention so to do, and to specify from whom and for what cause, by advertisements during six months, in the *Canada Gazette*, and in two newspapers published in the District, in Quebec and Manitoba, or in the County, or Union of Counties in the other Provinces, where such applicant usually resided at the time of the separation; or if thy requisite number of papers cannot be found therein then in the adjoining District, or County, or Union of Counties.

73. A copy of the notice, in writing, is to be served at the instance of the applicant, upon the person from whom the Divorce is sought, if the residence of such person can be ascertained; and proof on oath of such service, or of the attempts made to effect it, to the satisfaction of the Senate, is to be adduced before the Senate on the reading of the Petition.

ROBERT LEMOINE,
Clerk of the Senate

PUBLIC notice is hereby given that application will be made to the Parliament of the Dominion of Canada, at the next session thereof, for an Act to incorporate The Credit Mobilier Franco-Canadien.

E. T. BROOKS,
Solicitor for applicants.

October 5, 1881.

16-9

PUBLIC Notice is hereby given that the British America Assurance Company will apply to the Parliament of the Dominion of Canada, at the next session thereof, to pass an Act amending their charter, and the several Acts affecting the same, by changing the time for the holding of the annual meeting of the said Company, and the election of the Directors thereof, from the first Monday of the month of August, to the second Wednesday in the month of February in each year, and to close the financial year of the Company for the annual statement, to be submitted to the proprietors of the said Company, at the said meeting, on the 3rd day of December in each year.

C. GAMBLE,
Solicitor for the B. A. A. Co.

British America Assurance Buildings,
Toronto, 4th October, 1881.

16-9

NOTICE is hereby given that application will be made at the next session of the Parliament of Canada for an Act to incorporate a Company for the purpose of constructing and working a line of railway from the City of Ottawa or some point on the

St. Lawrence and Ottawa Railway or the Canada and Atlantic Railway, passing through or near the Villages of Metcalfe, Ormond, Vernon, Bate's Corners or West Winchester, Winchester Springs, Bell's Corners and Morrisburgh, to a point opposite Ogden's Island, in the State of New York; with power to construct a bridge across the canal and the main channel of the St. Lawrence River to Ogden's Island, connecting with a line across the Island and the American waters to Waddington and Teal's Station or some other point on the Ogdensburgh and Lake Champlain Railway, and with the projected line of railway through the Adirondacks to North Creek; with power to amalgamate with, connect with, and obtain running powers over, any line or lines of railways and bridges, within or without the Dominion of Canada; and with power also to build and run tramways, steam ferries, steamboats, vessels and barges in connection with the said line of railway and bridge,—to be called "The Ottawa, Waddington and New York Railway and Bridge Company."

SCOTT, MAC TAVISH & MAC CRAKEN,
Solicitors for applicants.
Ottawa, 24th September, 1881. 13-9

NOTICE is hereby given that application will be made to the Parliament of the Dominion of Canada, at its next session, for an Act to incorporate a Bank under the name of "The Planters' Bank of Canada," with its head office in the City of Toronto.

ROAF & ROAF,
Solicitors on behalf of the applicants.
Dated 15th September, 1881. 12-9

NOTICE is hereby given that the Dundee Land Investment Company (Limited) will apply at the next session of the Parliament of the Dominion of Canada, for an Act enabling it to take, hold and convey real property within the Dominion of Canada.

DRUMMOND BROTHERS & CO.,
Agents.
Montreal, 8th Sept., 1881. 11-9

NOTICE is hereby given that the Scottish Canada Company, limited, will apply at the next session of the Parliament of the Dominion of Canada, for an Act enabling it to take, hold and convey real property within the Dominion of Canada.

A. T. DRUMMOND,
Managing Director.
Montreal, 8th Sept., 1881. 11-9

NOTICE is hereby given that application will be made at the next session of the Parliament of the Dominion of Canada for an Act to incorporate a Company for the purpose of constructing and working a line of railway from a point on the Canadian Pacific Railway at or near Portage la Prairie, in the Province of Manitoba, running thence in a north-westerly direction to a point at or near the Forks of the Saskatchewan; with power to construct a branch to Battleford and a branch in a southerly direction to the main line of the Canadian Pacific Railway; and with power also to build and run tramways, steamers and barges in connection with the said line of railway.

DRUMMOND BROTHERS & CO.
Agents for the applicants.
Montreal, 8th Sept., 1881. 11-9

PUBLIC Notice is hereby given that application will be made at the next session of the Parliament of Canada for an Act authorizing a Company to build a Railway between the City of Montreal and a point on Lake Simcoe, near Beaverton, *via* Perth and Smith's Falls, and north from Lake Simcoe to a point on Lake Nepissing near South East Bay, and south to Toronto and west to Detroit, to be called the Dominion Air Line.

Dated at Montreal, 1st September, 1881.
R. C. COWAN,
Solicitor for applicants.
10-9

NOTICE is hereby given that an application will be made to the Parliament of the Dominion of Canada, at the next session thereof, on behalf of Matthew Gardiner, of the Township of Sydenham, in the County of Grey and Province of Ontario, farmer, for a Bill of Divorce from Elizabeth Ann Gardiner, his wife, on the ground of adultery.

EDGAR, RITCHIE & MALONE,
Solicitors for the applicant.
Dated at Toronto, this 6th day of May, 1881. 46-27

APPLICATIONS FOR CHARTER BY LETTERS PATENT.

NOTICE is hereby given that after the expiration of one month from the last publication hereof in the *Canada Gazette*, application will be made to the Governor General in Council, under the provisions of "The Canada Joint Stock Companies Act, 1877," by Simeon Jones, of the City of St. John, in the Province of New Brunswick, banker; Howard D. Troop, of the City of St. John, in the Province of New Brunswick, merchant; The Hon. Isaac Burpee, of the City of St. John, in the Province of New Brunswick; Jeremiah Harrison, of the City of St. John, in the Province of New Brunswick, merchant; W. F. Harrison, of the City of St. John, in the Province of New Brunswick, merchant; Robert Stewart, of the City of London, in England, G.B., merchant; James Vaughan, in the Town of Liverpool, in England, G.B., merchant; George McLeod, of the City of St. John, in the Province of New Brunswick, merchant; Thomas Furlong, of the City of St. John, in the Province of New Brunswick, merchant; Henry R. Ranney, of the City of St. John, in the Province of New Brunswick, insurance agent; the Honorable A. R. McClellan, of Albert County, in the Province of New Brunswick, senator,—for letters patent to constitute them and others who may become shareholders hereafter, a body corporate under the name of "New Brunswick Steam Ship Company, limited."

The purposes for which incorporation is sought are the following: to purchase, construct, acquire, charter, hire, sell, lease, repair and operate steamboats, sailing vessels and other vessels of all kinds and to carry on therewith the business of common carriers, forwarders, traders and the conveyance of mails, the transportation of passengers, merchandise and all such business as is usually carried on by Ocean steamers and sailing vessels, between Canada, Great Britain and other countries; also tugs, barges and all other kinds of vessels used in harbour and navigable waters.

To purchase, construct, acquire, hire, lease, and own wharves, warehouses and other buildings; slips, piers, docks, dockyards, tramways, elevators and work the same; to establish shops and stores and vend articles of ship stores and merchandise therein as may be requisite and necessary for the carrying on of said business, with power to sell and dispose of or exchange for other property when not required for the purposes of said Company, also power to make, draw, accept and endorse promissory notes, bills of exchange, drafts or bank cheques requisite in the Company's interest, and generally to do all such other things as are incidental or conducive to the attainments of the above objects.

The operations of the proposed Company are to be carried on in the City of St. John, Province of New Brunswick, and at such other places in the several Provinces of the Dominion as the directors may from time to time determine; and its chief place of business will be in the City of St. John, in the Province of New Brunswick.

The capital stock of the Company is to be \$1,000,000 in 10,000 shares of \$100.00 each. The said Isaac Burpee, Jeremiah Harrison, Simeon Jones, Thomas Furlong, Howard D. Troop, Robert Stewart of London, and James Vaughan of Liverpool, a major part of whom are residents in Canada, are to be the first or provisional directors of the Company.

St. John, N.B., Oct. 17, 1881.

17-6

NOTICE is hereby given that after the expiration of one month from the date of the first publication hereof in the *Canada Gazette*, application will be made by the persons hereinafter named to the Governor in Council for the grant of a charter of incorporation by Letters Patent, constituting the said persons hereinafter named and such others as may become shareholders in the Company, a body corporate and politic under the provisions of "The Canada Joint Stock Companies Act, 1877."

1. The proposed corporate name is "The Sarnia and Port Huron Ferry Company, Limited."

2. The objects for which its incorporation is sought are to construct, acquire, charter, navigate and maintain steam vessels for the carrying and conveying of goods and passengers or other traffic between the ports of the Dominion of Canada, and between the ports of said Dominion and those of the United States of America, and for the towing of vessels; with power to sell, charter and dispose of the said steam vessels or any of them, and to make contracts and agreements with any person or corporation whatsoever for the purposes aforesaid, or otherwise for the benefit of the said Company.

3. The operations are to be carried on at the Town of Sarnia, in the County of Lambton, Province of Ontario, as the chief place of business.

4. The amount of the capital stock of the Company is to be four thousand four hundred and eighty dollars.

5. The number of shares is to be sixty-four, and the amount of each share is seventy dollars.

6. The names in full of the applicants and the calling and address of each are as follows:—Reuben Palmer, of the said Town of Sarnia, License Inspector; Robert McAdams, of the same place, publisher; Thomas Kenny, of the same place, merchant, and John Gillies McCrae, of the same place, stationer.

7. The said applicants are to be the first directors of the Company.

JAMES F. LISTER,

Solicitor for applicants.

Dated 7th October, 1881.

16-6

NOTICE is hereby given that immediately after the expiration of one month from the first publication of this notice in the *Canada Gazette*, application will be made to the Governor General in Council by Frederick Arde Fitzgerald, of the City of London, in the Province of Ontario, oil refiner; Colonel John Walker, of the same place, manufacturer; Thomas Allan Stevens, of the same place, manufacturer; Joseph Seymour Fallows, of the same place, oil refiner; William Pearce Turner, of the same place, manufacturer; Frank Beemer Scovel, mechanical engineer, of the City of Boston, Massachusetts; James Burns, of the said City of London, manufacturer, and Thomas H. Tracey, of the said City of London, civil engineer, for Letters Patent, under the Canada Joint Stock Companies Act, 1877, incorporating the said parties and such others as shall hereafter become stockholders, as a Joint Stock Company under the name of "The Ball Electric Light Company, (limited)."

The purposes of the Company shall be,—to manufacture and deal in electrical machines and appliances of all kinds; to purchase or sell patents of invention for electrical inventions of any kinds and licenses for using the same; to erect and construct lines of wire and other appliances for and to supply electric light or power, and generally to supply electricity or electrical appliances for all purposes for which they are applicable.

The chief place of business of the Company shall be in the City of London, Ontario, but other places of business may be established from time to time throughout Canada as the Company may require.

The intended amount of capital of the said Company shall be five hundred thousand dollars, (\$500,000) divided into five thousand shares (5,000) of one hundred dollars (\$100) each.

The applicants shall be the first directors of the company.

W. W. FITZGERALD,

Solicitor for applicants.

Dated at London, Ont., 10th October, 1881.

16-6

NOTICE is hereby given that application will be made to His Excellency the Governor General in Council for Letters Patent under the provisions of "The Canada Joint Stock Companies Act 1877," by the Honorable Alexander Mackenzie, of the City of Toronto; James Beaty, the younger, of the same place, barrister-at-law; George Albertus Cox, of the Town of Peterboro, in the Province of Ontario, railway manager; Robert Jaffray, of the City of Toronto, merchant; and Frederick Charles Denison, of the City of Toronto, barrister-at-law,—to constitute them and others a body corporate and politic for the purposes hereinafter mentioned and that,—

1. The proposed corporate name of the Company is "The British Canadian Colonization Company (Limited)."

2. The purposes for which incorporation is sought are the acquiring by purchase, lease or otherwise of lands or any interest in lands in the Dominion of Canada, and the improving, selling, leasing or otherwise disposing of the same, and of assisting emigration from other countries, and settlement upon lands in Canada; with power to assist immigrants and settlers to colonize the lands of the Company by grants of land, advances of money or otherwise, and to take security for such advances and assistance and for the balance of the price of lands sold by the Company by way of mortgage upon the lands so sold; with power to sell and assign such mortgages, and also to act as agents for any person or corporation for the purchase, sale or mortgage of lands in Canada.

3. The operations of the proposed Company are to be carried on in the different Provinces of Canada, and its chief place of business in Canada is to be in the City of Toronto, in the Province of Ontario.

4. The capital stock of the Company is to be one million dollars, in ten thousand shares of one hundred dollars each.

5. The said Honorable Alexander Mackenzie, James Beaty, the younger, George A. Cox, Frederick Charles Denison, and Robert Jaffray are to be the first or provisional Directors of the Company.

Toronto, October 6th, 1881.

EDGAR, RITCHIE & MALONE,

Solicitors for applicants.

15-6

NOTICE is hereby given that after the expiration of one month from the first publication hereof, application will be made to His Excellency the Governor General of Canada in Council for a charter of incorporation pursuant to the Canada Joint Stock Companies Act, 1877, constituting the applicants and such others as may become shareholders therein, a body corporate and politic under the name and for the purposes following, that is to say:—

1. The name of the proposed company is the "Trenton Water Power Company (Limited)."

2. The objects for which incorporation is sought are for the erection of a dam across the River Trent, at or in the vicinity of what is known as Lucas Island; for erecting buildings for factories and machinery of various kinds and operating the same, and for leasing and selling rights of water powers created by the said dam and for the purchase of such real estate as may be convenient for all or any of the purposes aforesaid.

3. Chief place of business to be Trenton, in the County of Hastings, in the Province of Ontario.

4. The capital stock to be twenty-five thousand dollars.

5. Two hundred and fifty shares of one hundred dollars each.

6. The names of the applicants are George Henry Gordon, merchant; Henry Wright Day, M.D.; Charles McLellan, M.D.; Henry William Delany, solicitor; Lorenzo Udolphus Cameron Titus, solicitor; Patrick John O'Rourke, gentleman; Gilbert Wellington Ostrom, barrister; James Benjamin Young, merchant; John N. Lee, merchant; John D. Macauley, grain merchant; Francis James McGuire, gentleman; William Ford Baker, grain merchant; Samuel Squire Young, merchant; Jonathan A. Porte, mariner; George Crowe, mason; Joshua W. Cunningham, livery-keeper; George Young, editor, all of the Town of Trenton, in the County of Hastings, in the Province

of Ontario. And the said George Henry Gordon, Henry Wright Day, Charles McLellan, Henry William Delany, Lorenzo Udolphus Cameron Titus, Patrick John O'Rourke, Gilbert Wellington Ostrom, James Benjamin Young and John N. Lee are to be the first directors of the said company.

DELANY & OSTROM,
Solicitors for applicants.

Dated 29th Sept., 1881.

14-6

NOTICE is hereby given that immediately after the expiration of one month after the last publication of this notice, application will be made to the Governor in Council under the Canada Joint Stock Companies Act of 1877, for Letters Patent incorporating the applicants hereunder mentioned and others who may become shareholders in the company thereby created, a body corporate and politic by the name and for the purposes hereunder mentioned.

1. The corporate name of the proposed company is the "Eureka Woolen Mill Company."

2. The purposes for which incorporation is sought are the manufacture of woolen cloths of all descriptions and the owning or hiring of buildings and land necessary therefor.

3. The chief place of business of the said company is to be Lower Hopewell, in the County of Pictou, and Province of Nova Scotia.

4. The intended amount of the capital stock is thirty thousand dollars.

5. The amount of shares is to be three thousand and the value of each share ten dollars.

The names in full and the addresses of and callings of each of the applicants are: James McKay, Riverton, Pictou County, farmer; James W. Grant, Hopewell, Pictou County, miller; Isaac McNaughton, Riverton, Pictou County, farmer; John Ross, New Glasgow, Pictou County, farmer; N. S. Poole, Stellarton, Pictou County, Coal Mine Manager; H. B. Kendrick, Riverton, Pictou County, manufacturer; R. A. Walker, New Glasgow, Pictou County, merchant; Isaac A. Grant, Pictou, Pictou County, merchant; R. P. Fraser, Pictou, Pictou County, druggist; John McNaughton, Riverton, Pictou County, farmer; D. C. Fraser, New Glasgow, Pictou County, barrister.

The first five of whom are the first or provisional Directors.

Dated at New Glasgow this 17th day of September A. D. 1881.

D. C. FRASER,
Solicitor for applicants.

15-6

NOTICE is hereby given that within one month after the last publication of this notice application will be made to the Governor in Council under "The Canada Joint Stock Companies Act of 1877" for Letters Patent incorporating the undermentioned applicants and such others as may become shareholders in the proposed company, a body corporate and politic for the purposes hereinafter mentioned:

1. The proposed name of the company is "The Dominion Sugar and Syrup Company (limited)."

2. The purposes for which its incorporation is sought are the manufacturing, refining, buying and selling of starch, glucose, grape, cane and other sugars and syrups, and the owning or hiring of land, buildings and plant necessary therefor.

3. The chief place of business of the said company is to be the City of Ottawa, in the Province of Ontario.

4. The intended amount of the capital stock is twenty thousand dollars.

5. The number of shares is to be two hundred and the amount of each share one hundred dollars.

6. The names in full and the address and calling of each of the applicants are George Joseph O'Doherty, barrister at law, William McKay, painter, James Boyle O'Doherty, merchant, Henry Francis MacCarthy, druggist, Joseph Robert Esmonde, merchant, George Patrick Brophy, civil engineer, Joseph Boyden, merchant, William Edward Brown, merchant, John Charles Roger, printer, Pierre Hyacinthe Chabot,

merchant, all of the said City of Ottawa; all of which said applicants are to be the first or provisional Directors of said Company.

G. J. O'DOHERTY,
Attorney for applicants.

Ottawa, 2nd July, 1881.

1-11

MISCELLANEOUS.

MERCHANTS BANK OF CANADA.

NOTICE is hereby given that a dividend of three and one-half per cent. for the current half-year, being at the rate of seven per cent. per annum, upon the paid-up capital stock of this institution, has been declared, and that the same will be payable at its Banking House, in this city, on and after Thursday, the 1st December next.

The transfer books will be closed from the 16th to the 30th November next, both days inclusive.

By order of the Board,

G. HAGUE,
General Manager.

20th October.

17-5

DISSOLUTION OF COPARTNERSHIP.

THE Copartnership heretofore existing between the undersigned at London, Ontario, under the name of the Union Cigar Manufacturing Company, is dissolved at this date. Mr. Alfred Bird Smith withdrawing therefrom, the business will be continued by the other partners to whom all money owing to the copartnership are to be paid, and by whom all liabilities will be discharged.

Dated this 8th October, 1881.

ALFRED B. SMITH,	W. NICOL,
H. J. MASON,	D. J. ARBUCKLE,
FRANK O'NEIL,	J. R. WOODWARD.
W. T. BROWN,	16-4

LA BANQUE NATIONALE.

ON the second of November next and after, La Banque Nationale will pay to its shareholders a semi-annual dividend at the rate of five per cent. per annum, on the paid-up capital.

The transfer book will be closed from the 17th to 31st of October next, inclusively.

By order,

F. VÉZINA,
Cashier.

Quebec, 30th September, 1881.

16 3

ONTARIO BANK.

NOTICE is hereby given that a special general meeting of the shareholders of the Ontario Bank, will be held on Wednesday, the 30th day of November next, at the bank inghouse of the Bank, in the City of Toronto, at twelve o'clock, noon, for the purpose of receiving a statement of the affairs of the Bank and taking into consideration an application to parliament for authority to reduce the capital stock of the Bank.

By order of the Board,

C. HOLLAND,
General Manager.

Toronto, 14th October, 1881.

16-2

AUCTION SALE OF UNCLAIMED FREIGHT.

THE Grand Trunk Railway of Canada hereby give notice that they will sell at the rooms number 54, C raig Street, Montreal, on Tuesday, 6th December,

1881, and at the Mart, King Street, Toronto, on Wednesday, 14th December, 1881, at 10 o'clock a.m., a large quantity of unclaimed freight and baggage, consisting in part of glassware, groceries, hardware, machinery, drugs, household effects and other sundries, catalogues of which can be had from the auctioneers on application.

Terms—a deposit of not less than 20 per cent. required at time of sale.

By order of the Grand Trunk Railway of Canada.

C. F. ELWES, Montreal,
F. W. COATE & Co., Toronto,
Auctioneers.

Montreal, 6th October, 1881.

16-6

MARITIME BANK OF THE DOMINION OF CANADA.

NOTICE is hereby given that at a meeting of the directors of the above Bank, held this day, the ninth call of the subscribed capital stock of the Bank, that is ten per centum thereof, or ten dollars a share, was made and ordered to be paid by the shareholders on or before the first day of November next.

By order of the Board of Directors,

ALFRED RAY,
Cashier.

St. John, N.B., 26th Sept., 1881.

14-5

DOMINION BANK.

NOTICE is hereby given that a dividend of four per cent. upon the capital stock of this institution has been this day declared for the current half year, and that the same will be payable on and after Tuesday the first day of November next, at the Banking House in this City.

The transfer books will be closed from the 17th to the 31st October, both days inclusive.

By order of the Board,

R. H. BETHUNE,
Cashier.

14-5

THE GREAT WESTERN RAILWAY COMPANY, OF CANADA.

NOTICE is hereby given that the half-yearly ordinary general meeting of shareholders is appointed to be held on Wednesday the twenty-sixth day of October, 1881, at the Cannon Street Hotel, Cannon Street, London, England, at one o'clock in the afternoon precisely, for the purpose of submitting a report and general statement of accounts for half-year ended on the 31st July last, for the purpose of electing two directors and three auditors, also for the purpose of considering and authorizing the exercise of so much of the unexercised borrowing powers of the Company referred to in the fifth section of the Great Western Railway Act of 1876 as the directors may deem necessary, and for the transaction of other business.

And notice is further given that the books kept at the office in Canada for the registration of shares will be closed on and from the twelfth day of October to the day of meeting, both days inclusive, and transfers cannot be received between those dates.

By order,

WALTER LINDLEY,
Secretary.

No. 142 Dashwood House, 9 New Broad Street,
London, E.C., 17th September, 1881.

13-5

PUISSANCE DU CANADA.



NOMINATIONS.

DÉPARTEMENT DU SECRÉTAIRE D'ÉTAT DU CANADA.

Il a plu à SON EXCELLENCE LE GOUVERNEUR-GÉNÉRAL de faire la nomination suivante, savoir :

OTTAWA, 15 octobre 1881.

J. O. CHALUT, écuyer, Assistant Inspecteur de Poids et Mesures; Inspecteur de Poids et Mesures, à Montréal, *vice* A. J. Whitton, écuyer.

PROCLAMATIONS.

LORNE.

[L.S.]

CANADA.

VICTORIA, par la Grâce de Dieu, Reine du Royaume-Uni de la Grande-Bretagne et d'Irlande, Défenseur de la Foi, etc., etc., etc.

A Nos Très-Aimés et Fidèles les Sénateurs de la Puissance du Canada et aux membres élus pour servir dans la Chambre des Communes de Notre dite Puissance, et à tous et chacun de vous.
—SALUT:—

PROCLAMATION.

ATTENDU que Notre Parlement du Canada se trouve prorogé au huitième jour du mois d'Octobre courant, auquel temps vous étiez tenus, et il vous était enjoint d'être présents en notre cité d'Ottawa; SACHEZ MAINTENANT, que pour diverses causes et considérations, et pour la plus grande aise et commodité de Nos bien-aimés sujets, Nous avons cru convenable, par et de l'avis de Notre Conseil Privé du Canada, de vous exempter, et chacun de vous, d'être présents au temps susdit, vous convoquant et par ces présentes vous enjoignant et à chacun de vous de vous trouver avec Nous en Notre Parlement du Canada, en notre Cité d'OTTAWA, le DIX-SEPTIÈME jour du mois de NOVEMBRE prochain, pour prendre en considération l'état et la prospérité de Notre dite Puissance du Canada, et y agir comme de droit. CE A QUOI VOUS NE DEVEZ MANQUER.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN, Notre Très-Fidèle et Bien-Aimé Conseiller Sir JOHN DOUGLAS SUTHERLAND CAMPBELL, (communément appelé le Marquis de Lorne), Chevalier de Notre Très-Ancien et Très-Noble Ordre du Chardon, Chevalier Grand-Croix de Notre Ordre Très-Distingué de Saint-Michel et Saint-George, Gouverneur-Général du Canada, et Vice-Amiral d'icelui.

A Notre Hôtel du Gouvernement, en Notre CITE d'OTTAWA, ce SEPTIÈME jour d'OCTOBRE, dans l'année de Notre Seigneur mil huit cent quatre-vingt-un, et de Notre Règne la quarante-cinquième.

Par ordre,

RICHARD POPE,
Greffier de la Couronne en Chancellerie,
Canada.

W. J. RITCHIE,
Député Gouverneur.

[L.S.]

CANADA.

VICTORIA, par la Grâce de Dieu, Reine du Royaume-Uni de la Grande-Bretagne et d'Irlande, Défenseur de la Foi, etc., etc., etc.

A tous ceux qui les présentes verront ou qu'icelles pourront concerner,—SALUT :

PROCLAMATION.

Z. A. LASII,
Député du ministre de la Justice, Canada. } **A**TTENDU qu'en vertu des dispositions de l'Acte de Tempérance du Canada, 1878, l'avis suivant a été adressé au Secrétaire d'Etat du Canada, accompagné de la pétition ci-jointe :—

“ A l'honorable Secrétaire d'Etat du Canada,—

“ **MONSIEUR**,—Nous, soussignés, électeurs du comté de Welland, dans la province d'Ontario, vous prions de recevoir avis que nous nous proposons de présenter la pétition suivante à Son Excellence le Gouverneur-Général, savoir :

“ A Son Excellence le Gouverneur-Général du Canada en Conseil,—

“ La pétition des électeurs du comté de Welland, de la province d'Ontario, qualifiés et compétents à voter à l'élection d'un membre de la Chambre des Communes dans le dit comté,

“ Expose respectueusement, — Que vos requérants désirent que la deuxième partie de l'Acte de Tempérance du Canada, 1878, soit exécutoire et mise en vigueur dans le dit comté.

“ C'est pourquoi vos requérants demandent respectueusement qu'il plaise à Votre Excellence, par un ordre du Conseil en vertu de la quatre-vingt-seizième clause du dit acte, de déclarer que la deuxième partie du dit acte soit mise en vigueur dans le dit comté. Et vos requérants ne cesseront de prier, etc.”

“ Et que nous désirons que les votes de tous les électeurs du dit comté de Welland soient reçus pour ou contre l'adoption de la dite pétition.”

Et attendu qu'il appert à la satisfaction du Gouverneur-Général en Conseil que cet avis est revêtu des signatures authentiques d'un quart ou plus de tous les électeurs du dit comté de Welland; qu'il est constaté que les signatures apposées à l'avis sont des signatures authentiques au nombre de dix-huit cent-trente-quatre, et que les autres exigences de la loi ont été observées;

Et attendu qu'un ordre du Gouverneur-Général en Conseil a été passé, ordonnant que les votes de tous les électeurs du dit comté de Welland, soient enregistrés pour ou contre l'adoption de la dite pétition,—

SACHEZ maintenant, que, par les présentes, et en vertu de l'autorité qui Nous est conférée par les dits actes et ordre en Conseil, Nous proclamons et déclarons que jeudi, le dixième jour de novembre prochain, un poll sera tenu dans le dit comté de Welland pour y recevoir les votes des électeurs pour et contre la dite pétition. Que ces votes seront enregistrés au scrutin secret depuis neuf heures du matin jusqu'à cinq heures de l'après-midi de ce jour-là. Que George Lambton Hobson, de la ville de Welland, dans le dit comté de Welland, dans la province d'Ontario, écuyer, a été nommé officier-rapporteur dans le but de recevoir ce jour-là les votes des électeurs pour et contre la pétition, de compter ensuite les votes, et puis de faire rapport du résultat au Gouverneur-Général en Conseil. Que le dit officier-rapporteur est autorisé et requis de nommer un sous-officier-rapporteur à et pour chaque bureau de votation.

Que l'officier-rapporteur nommera les différentes personnes qui devront se tenir aux différents bureaux de votation, et qui devront faire le décompte final des votes au nom des personnes autorisées à favoriser ou à s'opposer respectivement à l'adoption de la pétition au Palais de Justice, dans la dite ville de Welland, lundi, le septième jour de novembre prochain, à dix heures de l'avant-midi.

Que les votes des électeurs seront comptés, et le résultat de la votation annoncé par l'officier-rapporteur au Palais de Justice dans la dite ville de Welland, mardi, le quinzième jour de novembre prochain, à dix heures de l'avant-midi, et que, dans le cas où la pétition serait adoptée par les électeurs, le Gouverneur-Général en Conseil pourra, en tout temps après l'expiration d'une période de soixante jours depuis la date de l'adoption de la dite pétition, par ordre en Conseil publié dans la *Gazette du Canada*, déclarer que la deuxième partie du dit acte sera en vigueur dans tel comté dès et à compter du jour où expireront les licences annuelles ou semi-annuelles alors en force dans tel comté pour la vente de liqueurs spiritueuses, pourvu que ce jour soit au moins quatre-vingt-dix jours après la date de tel ordre du Conseil, et si ce nombre est moindre, ce sera alors à compter du même jour de l'année suivante.

De ce qui précède Nos fœux sujets et tous ceux que les présentes peuvent concerner, sont par les présentes requis d'en prendre avis et d'agir en conséquence.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN, L'HONORABLE SIR WILLIAM JOHNSTON RITCHIE, Chevalier, Député de Notre Très-Fidèle et Bien-Aimé Conseiller SIR JOHN DOUGLAS SUTHERLAND CAMPBELL, (communément appelé le Marquis de Lorne), Chevalier de Notre Très-Ancien et Très-Noble Ordre du Chardon, Chevalier Grand-Croix de Notre Ordre Très-Distingué de Saint-Michel et Saint-George, Gouverneur-Général du Canada, et Vice-Amiral en icelui, etc.

A Notre Hôtel du Gouvernement, en Notre Cité d'OTTAWA, ce SEIZIÈME jour de SEPTEMBRE, dans l'année de Notre Seigneur mil huit cent quatre-vingt-une, et de Notre Règne la quarante-cinquième.

Par ordre,

J. A. MOUSSEAU,
15-3 Secrétaire d'Etat.

TÉLÉGRAMME.

Le gouverneur général du Canada au secrétaire d'Etat, Washington.

FORT SHAW,
TERRITOIRE DU MONTANA,
26 septembre 1881.

En arrivant à Montana, nous apprenons avec un vif chagrin que nos espérances ont été déçues par la mort que le Canada tout entier déplore avec vous.

LORNE.

De la part du secrétaire d'Etat actif, Washington, au gouverneur général du Canada.

DÉPARTEMENT DU SECRÉTAIRE D'ETAT,
WASHINGTON, 29 septembre 1881.

A Son Excellence
le Marquis de Lorne,
Gouverneur général du Canada.

MILORD,—En l'absence temporaire du secrétaire d'Etat, j'ai l'honneur d'accuser réception du télégramme de Votre Excellence, daté du Fort Shaw, territoire du Montana, le 26 courant, et exprimant tant en votre nom qu'en celui du peuple canadien la peine profonde avec laquelle vous avez reçu la nouvelle de la mort du Président Garfield. C'est le cœur gonflé que la famille attristée de notre bien-aimé premier magistrat et le peuple américain tout entier ont vu la sympathie fraternelle avec laquelle le peuple et les autorités du Canada ont pris part à l'anxiété causée par les longues souffrances du Président. Au moment de leurs angoisses communes, les tributs innombrables d'affection qui nous arrivent ainsi qu'à eux de toutes les parties du

Canada, prouvent éloquemment la fraternité du ehagrín éveillé par sa mort. Au nom de la famille en deuil et du peuple des Etats-Unis, j'ose adresser à tous et spécialement à Votre Excellence de cordiaux remerciements pour votre message de condoléance.
J'ai, etc.,

ROBERT R. HILL,
Secrétaire actif.

17-1

ORDRES EN CONSEIL.

HOTEL DU GOUVERNEMENT, OTTAWA.

Jeudi, 6e jour d'octobre 1881.

PRÉSENT :

L'HONORABLE DÉPUTÉ DE SON EXCELLENCE
LE GOUVERNEUR-GÉNÉRAL EN CONSEIL.

ATTENDU que l'honorable ministre du Revenu de l'Intérieur a représenté qu'en autant qu'il y a du doute sur la question de savoir si les pénalités auxquelles il est pourvu par l'acte 44 Vict. chap. 23, pouvaient être appliquées aux personnes convaincues d'avoir enfreint les règlements établis par Ordre en Conseil sous l'autorité de l'Acte de l'année précédente concernant l'inspection du pétrole,—

Il a plu au Député du Gouverneur, sur la recommandation de l'honorable ministre du Revenu de l'Intérieur d'ordonner, et il est par le présent ordonné, que les règlements faits sous l'autorité de l'Acte en premier lieu mentionné soient, et les dits règlements sont, par le présent, ré-établis comme suit :—

1. Dans les cités et villes où il y a des lois ou règlements municipaux concernant l'emmagasinage du pétrole et de ses produits, la naphte et le pétrole qui ont été inspectés tel que requis par l'Acte 44 Vict. chap. 23, et sur lesquels les frais d'inspection ont été payés, peuvent être emmagasinés dans tout bâtiment au place qui est en conformité des règlements municipaux faits à ce sujet.

2. Dans les villes et cités où il n'y a aucunes lois ou règlements municipaux de ce genre, et dans tous les villages ou localités autres que les cités ou villes, le pétrole et le naphte, en quantités excédant deux barils de pétrole raffiné ou dix gallons de naphte seront emmagasinés seulement dans des bâtiments ou maisons isolés, éloignés au moins de 100 verges de la maison la plus rapprochée et n'appartenant pas ou n'étant par occupée par la personne à laquelle appartiennent les dits naphte et pétrole. Pourvu toutefois qu'il aura été obtenu d'avance du département du revenu de l'intérieur, et dans tous les cas une licence permettant d'avoir en sa possession et d'emmagasiner le naphte, et toute telle licence sera accordée à condition que le dit naphte ne sera vendu ou employé que pour les fins mentionnées dans l'acte précité, savoir :

1. Pour les fins de l'éclairage.—

(a) Dans les lampes des rues qui consomment seulement la vapeur ;

(b) Dans les résidences, fabriques et autres places d'affaires lorsque l'évaporation du naphte se fait dans des réservoirs souterrains parfaitement sûrs et placés en dehors du bâtiment dans lequel la vapeur ainsi produite est employée pour l'éclairage ;

2. Pour les fins mécaniques ou chimiques dans des bâtiments inhabités ou n'étant pas des résidences de famille.

J. O. COTÉ,

16-3 Greffier du Conseil Privé.

HOTEL DU GOUVERNEMENT, OTTAWA.

Jeudi, 6e jour d'octobre 1881.

PRÉSENT :

L'HONORABLE DÉPUTÉ DE SON EXCELLENCE
LE GOUVERNEUR-GÉNÉRAL EN CONSEIL.

SUR la recommandation de l'honorable ministre du Revenu de l'Intérieur et l'honorable ministre de la Justice, et sous l'autorité de l'Acte 22 juillet 1881. 31 Vict. (1867) chap. 12, il a plu à l'honorable Député de Son Excellence le Gouverneur-Général de faire les règlements suivants

autorisant l'imposition de pénalités à ceux qui manqueraient de faire rapport des cargaisons et tonnage des navires entrant dans les canaux ou qui fieraient de faux rapports :

1. Tout propriétaire, maître ou personne ayant la charge d'un navire, bateau, barge ou radeau sur le point d'entrer dans un canal quelconque devra, avant de s'y engager, faire au percepteur des droits sur le canal le plus rapproché ou autre officier compétent, un rapport entier et complet déclarant en détail,—

(a) Les quantité et description de la cargaison contenue dans tel navire, bateau ou barge ;

(b) Le tonnage du navire, bateau ou barge, tel qu'enregistré,—ou,

(c) Dans le cas de radeaux le nombre des pièces de bois ou billes, et quant aux radeaux de bois carré, le nombre de pieds cubes qui y sont contenus,—et,

(d) En général toute autre information qui pourrait être nécessaire pour calculer les droits que le navire, bateau, barge avec la cargaison y contenue, ou le radeau, suivant le cas, est tenu de payer.

2. Tout tel rapport sera signé par la personne qui le fait et devra être déclaré exact devant le percepteur des droits ou autre officier en charge.

3. Le percepteur des droits ou autre officier en charge est par le présent autorisé de requérir de tout propriétaire, maître ou autre personne en charge d'un navire, bateau, barge ou radeau entrant dans un canal, communication de tout manifeste, acquit de douane, bordereau, devis, certificat, mesures et tout autre papier concernant les navires et leurs cargaisons, ou les radeaux ; mettre pied sur tel navire, bateau, barge ou radeau et constater les cargaisons ou quantités qu'ils contiennent.

4. Tout propriétaire, maître ou personne en charge d'un navire, bateau, barge ou radeau entrant dans un canal, qui—

(a) Néglige ou refuse de faire un rapport tel que pourvu dans le présent,—ou

(b) Qui refuse de produire ses papiers ou de donner telles informations que requises par le présent,—ou

(c) Qui gêne ou arrête un percepteur de droits ou autre officier dans l'exercice de ses devoirs,—ou

(d) Qui donne une fausse information au sujet de choses mentionnées dans le présent, encourra pour toutes offenses et chacune d'elles une pénalité de pas moins que cinq piastres et pas plus que vingt piastres, et devra de plus payer doubles droits sur tous les articles omis en entier ou en partie dans un rapport fait par lui dans l'exécution de ces règlements.

J. O. COTÉ,

16-3 Greffier, Conseil Privé.

HOTEL DU GOUVERNEMENT, OTTAWA.

Lundi, le 3e jour d'octobre 18 1.

PRÉSENT :

L'HONORABLE DÉPUTÉ DE SON EXCELLENCE
LE GOUVERNEUR GÉNÉRAL EN CONSEIL.

SUR la recommandation de l'honorable ministre agissant comme ministre de la marine et des pêcheries, et en vertu de la 19e section de l'acte passé en la session du parlement tenue durant la trente-unième année du règne de Sa Majesté, chap. 60, et intitulé "Acte pour le règlement de la pêche et la protection des pêcheries,"—

Il a plu au Député du Gouverneur, par et de l'avis du Conseil Privé de la Reine pour le Canada, d'ordonner et il est par le présent ordonné que le règlement spécial qui suit concernant la pêche soit et le dit règlement est par le présent adopté :—

Dans la province de Manitoba et les territoires du Nord-Ouest, on ne pourra pêcher, prendre ou tuer le poisson blanc entre le vingtième jour d'octobre et le premier jour de novembre ; pourvu, qu'il sera loisible aux sauvages de prendre ou tuer le dit poisson pour leur propre usage seulement, mais non pour les fins de vente ou commerce.

Il ne sera pas loisible de prendre, d'acheter, vendre ou posséder du poisson blanc ni de s'en servir pour

faire de l'huile on pour nourrir les animaux domes-
tiques.

Il ne sera pas loisible de pêcher, prendre ou tuer
la truite de rivière (*salmo fontinalis*) entre le premier
jour d'octobre et le premier jour de janvier;

Pourvu, qu'il sera loisible aux sauvages de prendre
ou tuer la dite truite de rivière pour leur propre
usage seulement, et non pour les fins de vente ou
trafic.

J. O. COTÉ,
Greffier du Conseil Privé.

15-3

AVIS DU GOUVERNEMENT.

En vertu des dépêches du seecrétaire d'Etat de Sa
Majesté pour les Colonies et du tableau de préséance
auquel elles pourvoient et dont avis a été donné
dans la *Gazette du Canada* le 14e jour de février
1880,—

Le tableau suivant sera celui de la préséance dans
la Puissance du Canada pour les juges de la Cour
Suprême d'Ontario les uns vis-à-vis des autres:

1. L'honorable John Godfrey Spragge, Président
de la Cour et Juge en chef d'Ontario.

2. L'honorable John Hawkins Hagarty, Juge en
chef de la Cour du Banc de la Reine.

3. L'honorable Adam Wilson, Juge en chef de la
Cour des Plaids Communs.

4. John Alexander Boyd, Chancelier d'Ontario.

5. L'honorable Joseph Curran Morrison, l'un des
Juges d'Appel.

6. L'honorable Thomas Galt, Juge de la Haute
Cour de Justice et membre de la division des Plaids
Communs.

7. L'honorable George William Burton, Juge
d'Appel;

L'honorable William Proudfoot, Juge de la Haute
Cour de Justice et membre de la division de l'Echi-
quier.

9. L'honorable Christopher Salmon Patterson, Juge
d'Appel.

10. L'honorable John Douglass Armour, Juge de la
Haute Cour de Justice et membre de la division du
Banc de la Reine.

11. L'honorable Mathew Crooks Cameron, Juge de
la Haute Cour de Justice et membre de la division
du Banc de la Reine.

12. L'honorable Featherston Osler, Juge de la Haute
Cour de Justice et membre de la division des Plaids
Communs.

13. L'honorable Thomas Ferguson, Juge de la Haute
Cour de Justice et membre de la division de l'Echi-
quier.

J. A. MOUSSEAU,
Secrétaire d'Etat.

Ottawa, 21 octobre 1881. 17-3

AVIS AUX MARINS.

No. 25 de 1881.

SIGNAL D'ALARME A LA POINTE SAINTE- ANNE.

A VIS est par le présent donné qu'une trompette
d'alarme pour les temps de brouillard, mise en
opération au moyen de l'air comprimé et érigée par
le gouvernement du Canada sur la Pointe Sainte-Anne,
comté de Gaspé, sur la rive sud du golfe Saint-Lau-
rent, à une distance de 11 milles environ à l'est du

phare de Cap Chatte, a été mise en opération le 15
courant.

Lat. N. 49° 8' 20"

Long. O. 66° 33' 30"

Par les temps couverts, brumes et tempêtes de
neige la trompette donnera un éclat de huit secondes
de durée à chaque minute.

WM. SMITH,

Député du ministre de la marine et des pêcheries.
Département de la marine et des pêcheries.

Ottawa, 29 septembre 1881. 16-3

AVIS AUX MARINS.

No. 26 de 1881.

CANONS D'ALARME DANS LE GOLFE SAINT- LAURENT.

A VIS est par le présent donné que les canons
d'alarme établis aux phares suivants dans le
golfe Saint-Laurent, savoir: Belle-Isle, Cap Rosier,
Pointe Ouest d'Anticosti, Pointe des Monts et Ile
Bicquet, seront tirés à l'avenir une fois à toutes les
demi-heures au lieu d'une fois à toutes les heures
comme ci-devant.

Avis est aussi donné qu'un canon d'alarme devant
être tiré à toutes les demi-heures a été établi au
phare de la Pointe Chaleur, Ile d'Anticosti.

Lat. N. 49° 5' 20"

Long. O. 61° 42' 30"

Les canons d'alarme à l'Ile Verte, au Rocher aux
Oiseaux et aux phares de l'Ile Verte, continueront
d'être tirés à toutes les demi-heures comme ci-
devant.

WM. SMITH,

Député du ministre de la marine et des pêcheries.
Département de la marine et des pêcheries,

Ottawa, 3 octobre 1881. 16-3

ETAT

Du Revenu et des Dépenses, à compte du Fonds
Consolidé de la Puissance du Canada, d'après les
états fournis au département des Finances à la
nuit du 30 septembre dernier.

REVENU :	MONTANT.
Douanes	\$2,060,415 77
Excise	549,960 06
Département des Postes.....	54,957 93
Travaux Publics, y compris les Chemins de fer.....	251,266 39
Timbres d'effets de commerce.....	18,977 88
Divers	116,896 48
	<hr/>
	\$3,052,474 51
Revenu, 31 août 1881.....	5,177,486 36
	<hr/>
	\$8,229,960 87
DÉPENSES.....	\$1,317,256 31
do 31 août 1881.....	3,709,184 75
	<hr/>
	\$5,026,441 06

J. M. COURTNEY,

Député du Ministre des Finances.

Département des Finances,
Ottawa, 1er octobre 1881.

NOM DE LA COMPAGNIE.		Principal agent pour la réception des significations de pièces et d'avis.	Montant des dépôts — Les dépôts marqués (A) ne sont applicables qu'aux polices sur la vie en cours le 31 mars 1878 ; ceux marqués (B) aux polices émises depuis cette date.	Assurance autorisée.
La compagnie d'assur. de l'Amérique du Nord contre les accidents....		Edward Rawlings, gérant, Montréal.....	\$13,500, bons du havre de Montréal, \$9,733 bons d'emmagasinage de Montréal : \$550 5 p. c. canadiens. (Acceptés à \$20,000)....	Contre les accidents.
La compagnie d'assurance dite "Ætna," de Hartford, Connecticut....		Robt. Wood, agent général, Montréal.....	\$5,070 fonds publics canadiens ; \$23,000 débentures de municipalités ; \$72,000 bons des E.-U. (Acceptés à \$97,771).....	Contre l'inc. et sur la navig.
La compagnie d'assurance sur la vie dite "Ætna," de Hartford, Conn.		William H. Orr, gérant, Montréal.....	\$100,000 bons des E.-U. en or (A), \$70,000 bons des E.-U. et \$25,000 déb. de la Province de Québec (B).....	Sur la vie.
La compagnie d'assurance agricole de Watertown, N.Y., E.-U.....		John Fisher, agent-en-chef, Cobourg.....	\$100,000 bons 4 p. c. des E.-U.	Contre l'incendie.
La compagnie d'assurance dite "Anchor Marine"		Hugh Scott, agent, Toronto.....	\$56,000 bons municipaux. (Acceptés à \$50,400).....	Contre l'inc. et sur la navig.
La compagnie d'assurance de l'Amérique Britannique, Toronto.....		Louis H. Beult, gérant, Toronto.....	\$61,000 bons municipaux. (Acceptés à \$54,900).....	Sur la vie.
L'association sur la vie dite "Briten" (limitée).....		J. B. M. Chipman, gérant, Montréal.....	\$54,933 bons du Canada, 4 p. c.	Contre l'inc. et sur la navig.
La compagnie d'assurance maritime et contre l'incendie, du Canada.		Charles Cameron, direct.-gérant, Hamilton	\$57,000 bons municipaux. (Acceptés à \$51,300).....	Sur la vie.
La compagnie d'assurance du Canada sur la vie, Hamilton.....		A. G. Ramsay, gérant, Hamilton.....	\$60,000 bons municipaux. Acceptés \$54,000	Sur la vie.
L'association Canadienne d'assurance des consommateurs de vapeur.		W. B. McMurrich, agent, Toronto.....	\$3,900 effets de la Société Impériale de construction, \$5,000 effets de la société de construction et de prêts de Toronto, \$1,600 effets de l'Association de l'Ouest.....	Sur chaudières à vap., etc
La compagnie d'assurance des Citoyens, du Canada.....		Gerald E. Hart, agent principal, Montréal.....	\$56,000 bons municipaux. (Acceptés à \$50,400).....	Sur la vie et cont. les accid.
La compagnie d'assurance des Citoyens, du Canada.....		Gerald E. Hart, agent principal, Montréal.....	\$56,000 bons du havre de Montréal. (Acceptés à \$50,400).....	Contre l'inc. et sur la navig.
La comp. d'ass. contre l'inc. dite "City of London" (à respons. limitée)		J. K. Oswald, agent en chef, Montréal.....	\$20 en espèces.....	Garantie.
La compagnie d'ass. de l'Union Commerciale, de Londres, Angl.....		Fred. Cole, agent général, Montréal	\$20,000 stig. effets du Canada.....	Contre l'incendie.
L'association d'assurance sur la vie, dite "Confederation"		J. K. Macdonald, directeur-gérant, Toronto.....	\$55,967, effets 4 p. c. (feu)	Contre l'inc. et sur la vie.
La compagnie d'assurance dite "Dominion," maritime et contre l'incendie, de Hamilton.....		J. K. Macdonald, directeur-gérant, Toronto.....	\$86,300 bons municipaux. (Acceptés à \$77,650).....	Sur la vie.
La société d'ass. sur la vie, dite "Equitable," des Etats-Unis, N.-Y.		F. R. Despard, gérant, Hamilton.....	\$35,000 en espèces, \$15,000 bons de la cité de Victoria, C.-B.....	Contre l'inc. et sur la navig.
L'association d'assurance contre l'incendie (responsabilité limitée).		R. W. Gale, gérant, Montréal.....	\$100,000 fonds publics canad. (A) et \$65,000 bons des E.-U. (B).....	Sur la vie.
Londres, Angleterre.....		Wm. Robertson, agent en chef, Montréal.....	\$100,000 effets canadiens	Contre l'incendie.
La compagnie de garantie de l'Amérique du Nord.....		Edward Rawlings, gérant, Montréal.....	\$32,000 bons munic. ; \$15,000 bons du hav. de Mont. ; \$9,733 bons d'emmagas. de Montréal, et \$400 actions. (Acceptés à \$51,000).....	Garantie.
La compagnie d'assurance contre l'incendie et sur la vie, dite "Guardian," Londres, Angleterre.....		Robert Simms et Cie, et Geo. Denholm, agents généraux, Montréal.....	\$100,343 fonds publics canadiens.....	Contre l'incendie.
La comp. d'ass. contre l'incendie dite "Hartford" de Hartford, Conn.		Robert Wood, agent généraux, Montréal.....	\$55,000, b. des E.-U., et \$30,840 act. de banq. (Accept. à \$100,000).....	Contre l'incendie.
La compagnie d'assurance Impériale, de Londres, Angleterre.....		W. H. Rintoul, agent, Montréal.....	\$48,667 5 p. c. cons. canadiens, \$51,402 6 p. c. canadiens	Contre l'incendie.
La compagnie d'assurance dite "Lancashire"		S. C. Duncan-Clark, agent principal, Toronto	\$100,000 fonds publics canadiens	Contre l'incendie.
La compagnie d'assurance sur la vie dite "Lion" (à responsabilité limitée) Londres, Angleterre.....		Frederick Stanciliffe, agent général, Montréal	£10,000 stig., effets canadiens	Sur la vie.
La compagnie d'assurance dite "Liverpool et London et Globe"		G. F. C. Smith, agent principal, Montréal.....	\$50,000 fonds pub. canad (vie) ; \$3,000 5 p. c. canad. ; \$63,000 bons mun. ; \$25,000 assoc. de plac., Montréal ; \$17,030 en espèces.....	Contre l'inc. et sur la vie.
La corporation d'assurance dite "London," Angleterre.....		C. C. Foster, agent, Montréal.....	\$50,127 5 p. c. consol. canad., et \$99,873 fonds publics canadiens (Acceptés à \$145,480)	Contre l'inc. et sur la vie.
La compagnie de Garantie et contre les Accidents, de Londres (responsabilité limitée).....		A. T. McCord, agent en chef, Toronto.....	(feu) 10,000, et (vie) \$50,000	Garantie et accidents.
La comp. d'assurance contre l'incendie, London et Lancashire.....		C. J. Spike, agt en chef, Halifax, N.E.....	\$11,000 stig. effets canadiens.....	Contre l'incendie.
La compagnie d'assurance sur la vie, dite "London et Lancashire"		William Robertson, gérant, Montréal	\$21,000 stig., effets canadiens	Sur la vie.
La compagnie d'ass. mutuelle contre l'incendie, de London, Ont.....		D. C. Macdonald, secrétaire, London, Ont.....	\$100,000 fonds publics canadiens (A) de \$5,000 en espèces et \$4,867 bons de la province de Québec (B)	Contre l'incendie.
La comp. d'ass. sur la vie, dite "Metropolitan," de New-York, E.-U.		Thos. A. Temple, agt. général, St. Jean, N.-B.....	\$25,000 effets publics canadiens et \$5,000 en argent.....	Sur la vie.
La compagnie Métropolitaine d'assurance sur les glaces, New-York		A. J. Pelt, Montréal.....	\$6,000, bons d's Etats-Unis.....	Sur les glaces.
L'association d'assurance mutuelle sur la vie, du Canada.....		J. Turner, président, Hamilton.....	\$99,267 bons municipaux. (Acceptés à \$89,339).....	Sur la vie.

La compagnie d'ass. mutuelle sur la vie dite "North American"	Wm. McCabe, directeur-gérant, Toronto	\$50,000 en espèces	Sur la vie.
La compagnie d'assurance dite "North British and Mercantile"	Macdougall et Davidson, agents génér., Mont.	\$50,000 fonds pub. canad., (vie A), \$47,000 bons du hav. de Mont-réal et \$65,000 bons municip. (feu). (Acceptés à \$150,800) ..	Contre l'inc. et sur la vie. Contre l'incendie
La compagnie d'assurance du Nord. d'Aberdeen et Londres.....	Taylor Frères, agents généraux Montréal....	\$85,833 fonds publics canadiens, \$14,167 5 par cent canadiens....	Contre l'incendie.
La société d'assurance contre l'incendie, dite "Norwich Union," Norwich Angleterre	Alex. Dixon, agent, Toronto.....	\$100,000 effets canadiens.	Contre l'incendie.
La compagnie d'assurance mutuelle sur la vie, d'Ontario.....	Wm. Hendry, gérant, Waterloo.....	\$56,207 bons municipaux (accepté \$50,586).....	Sur la vie.
La compagnie d'assurance dite "Phoenix," de Brooklyn	Robert Hampson, Montréal, agent	\$100,000 bons des États-Unis.....	Contre l'inc. et sur la nav.
La cie. d'ass. contre l'incendie, dite "Phoenix," Londres, Angleterre.	Gillespie, Moffat et Cie., agts. génér., Mont....	\$50,171 fonds publics canad., et \$50,126 5 p. c. consol. canadiens	Contre l'incendie.
La compagnie d'assurance contre l'incendie, de Québec	J. G. Clapham, président, Québec.....	\$25,000 fonds publics canadiens, \$60,000 actions de banque et \$15,200 bons municipaux. (Acceptés à \$98,680).....	Contre l'incendie.
La compagnie d'assur. sur la vie et contre l'incendie, dite "Queen," Angleterre.....	A. M. Forbes et H. G. Mudge, agents princi- paux, Montréal	\$100,000 fonds publics canadiens (feu) et \$51,100 5 p. c. conso- lidés canadiens (vie).....	Contre l'inc. et sur la vie. Sur la vie.
La société d'assurance mutuelle sur la vie, dite "Reliance," Londres,	J. Cassie Hatton, procureur, Montréal.....	\$100,000 fonds publics canadiens (A) et \$10,000 effets canad. (B)	Contre l'inc. et sur la nav.
La compagnie d'assurance Royale Canadienne.....	Arthur Gagnon, secrétaire, Montréal.....	\$50,400 bons du havre de Montréal. (Acceptés à \$50,400)	
La compagnie d'assurance Royale	M. H. Gault et Wm. Tatley, agents princi- paux, Montréal.....	\$96,982 fonds publics, \$53,533 5 p. c. des consolidés canadiens et \$170,333, cons. angl.—appl., \$149,182 (feu), \$50,000, (vie A) et 121,666 (général.) Aussi \$97,333.33 annuités angl. (génér.) Total \$418,182.....	
La compagnie d'assurance Impériale Ecossaise.....	Taylor Frères, agents généraux, Montréal....	\$71,068, fds. pub. can., \$20,000 bons du havre de Montréal, \$13,500 bons municipaux. (Acceptés à \$101,218)	Contre l'inc. et sur la vie.
La compagnie d'assur. contre l'incendie dite Sovereign, du Canada..	L'hon. Alex. Mackenzie, président, Toronto.	\$115,655 hors municip. \$3,684 en argent. (Acceptés à \$107,774)	Contre l'incen tie.
La compagnie d'assurance sur la vie, dite "Standard," Ecosse.	W. M. Ramsay, gérant, Montréal.....	\$64,000 bons municipaux, \$107,000 bons du havre de Montréal, (acceptés à \$153,900), étant \$126,750 (vie A) et \$27,150 (vie B)	Contre l'incendie.
La société d'assurance sur la vie, dite "Star," d'Angleterre	A. W. Landier, trésorier général, Toronto.....	\$100,343 fonds publics canadiens.....	Sur la vie.
La comp. d'assurance mutuelle sur la vie, dite "Sun," de Montréal..	R. Macaulay, secrétaire général, Montréal....	\$56,000 hors municipaux. (Acceptés à \$50,400)	Sur la vie et cont. les accid.
La compagnie d'assurance sur la vie et Tontine, de Toronto.....	Arthur Harvey, gérant, Toronto.....	\$32,400 hors municip. \$1,040.36 en espèces (Acceptés à \$30,200)	Sur la vie et cont. les accid.
La compagnie d'assurance dite "Travelers," de Hartford, Connect..	Thos. Simpson, agent, Montréal.....	\$100,000 hors des États-Unis, \$25,000 hors municipaux, \$20,000 bons du havre de Montréal (acceptés à \$140,500), étant \$100,000 (vie A), \$25,000 au pair (vie B), et \$20,000 au pair (accidents)	
La compagnie d'assurance mutuelle Union sur la vie, du Maine.....	Wm. Mulock, agent, Toronto.....	\$100,000 4 p. c. des États-Unis, (A) et \$15,000, bons du district de Columbia, E.-U., (B).....	Sur la vie.
La compagnie d'assurance de l'Ouest, Toronto.....	J. J. Kenny, directeur gérant, Toronto.....	\$57,700 hors municipaux. (Acceptés à \$51,930).....	Contre l'inc. et sur la nav.

LES COMPAGNIES D'ASSURANCE SUR LA VIE CI-DESSOUS NOMMÉES, AYANT CESSÉ D'ENTREPRENDRE DES RISQUES AU CANADA, SONT AUTORISÉS, EN VERTU DE L'ARTICLE 17 DE "L'ACTE D'ASSURANCE REFONDU DE 1877" A POURSUIVRE TOUTES LES OPÉRATIONS SE RATTACHANT AUX POLICES ÉMISES AVANT LE 31 MARS 1878, ET LEURS DEPOTS SONT APPLICABLES A CES POLICES, SUJET AUX DISPOSITIONS DES ACTES D'ASSURANCE DE 1868 ET 1871.

NOM DE LA COMPAGNIE.	Principal agent pour la réception des significations des pièces et avis.	Montant des dépôts.	Assurance autorisée.
L'association médicale et générale sur la vie dite "Briton," Londres, Angleterre	Jas. B. M. Chipman, gérant, Montréal	\$100,343 bons du Canada.....	Sur la vie.
La compagnie d'assurance mutuelle sur la vie, dite Connecticut, de Hartford, Conn., E.-U.	Robt. Wood, agent-général, Montréal	\$100,000 bons des Etats-Unis	Sur la vie.
La compagnie d'assurance sur la vie, d'Edimbourg.....	David Higgins, agent principal, Toronto.....	\$150,615 bons du Canada.....	Sur la vie.
L'association d'assurance sur la vie, d'Ecosse.....	Geo. W. Ford, agent principal, Montréal.....	\$150,000 bons du Canada.....	Sur la vie.
La compagnie Nationale d'assurance sur la vie, des Etats-Unis d'Amérique.....	John F. Bell, procureur, Windsor.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie, de New-York.....	F. W. Campbell, M.D., procureur, Montréal.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie dite "North Western," de Milwaukee, E.-U.....	M. W. Mills, agent principal, Toronto.....	\$100,000 bons des Etats-Unis	Sur la vie.
La compagnie d'assurance mutuelle sur la vie, dite "Phoenix," Hartford, Connecticut.....	A. R. Bethune, agent général, Montréal.....	\$105,000 bons des Etats-Unis	Sur la vie.
La compagnie d'assurance sur la vie, dite, "The Positive Government Security" (limitée) Angleterre	John Taylor, secrétaire, Montréal	\$8,273 débentures du Canada, 5. p. c.	Sur la vie.
La société d'assurance sur la vie, dite "Amicable" Ecosaise.....	Geo. Wm. Ford, agent général, Montréal.....	\$150,000 bons du Canada.....	Sur la vie.
L'institution de Prévoyance Ecosaise.....	R. A. Ramsay, procureur, Montréal.....	\$100,343 bons du Canada.....	Sur la vie.
La compagnie d'assurance Provinciale Ecosaise.....	Geo. Wm. Ford, secrétaire, Montréal	\$150,790 sav. : \$112,343 bons du Canada, \$38,447 déb. Can. 5 p. c.	Sur la vie.
La compagnie d'assurance sur la vie, des Etats-Unis.....	\$60,000 bons payables en or, Etats-Unis.....	Sur la vie.

NOTA.—La compagnie d'assurance mutuelle sur la vie, dite "Globe" de New-York, a été déclarée insolvable aux Etats-Unis et en Canada, et Jas. D. Fish, de New-York, a été nommé receveur par les cours des Etats-Unis, et W. C. Wells, de Montréal, a été nommé syndic par la Cour Supérieure de Montréal, pour les opérations faites en Canada. Le dépôt de la compagnie entre les mains du gouvernemen, \$100,000 en effets des Etats-Unis, a été, par ordre de la dite Cour Supérieure, délivré aux banquiers de cette cour.

La compagnie d'assurance maritime des Marchands de Montréal, a cessé de faire des opérations d'assurance, et est en voie de liquider ses affaires. Le dépôt a été remis à la compagnie moins \$2,223 en espèces retenues à cause de réclamations contestées.

Bureau du Surintendant des Assurances, Ottawa, 30 septembre 1881.

J. B. CHERRIMAN, Surintendant des Assurances.

DEPARTEMENT DES POSTES

Dr. Compte des banques d'épargne de la Poste, pour le mois de septembre 1881.

Av.

Fourni au Ministre des Finances aux termes de l'Acte pour l'Audition des Comptes Publics, 1878, Sec. 20)

Balance en caisse chez le Ministre des Finances, au 31 août 1881.....	\$6,654,781 46	Remboursements durant le mois.....	\$225,585 72
Dépôts durant le mois	448,098 00		
Intérêt accordé aux déposants pour les comptes clos durant le mois	697 33		
		Balance :—	
		Au crédit des comptes des déposants.....	\$6,840,910 87
		Chèques en la possession des déposants et dont le paiement n'a pas été demandé.....	37,080 20
			6,877,991 07
	7,103,576 79		\$7,103,576 79

J. M. COURTNEY,
Député du Ministre des Finances.

Département des Finances, Ottawa, 19 octobre 1881.

DEMANDES AU PARLEMENT.

PARLEMENT FÉDÉRAL.

Règles relatives aux avis de bills privés.

51. Dans le cas de toute demande de bill privé, proprement du ressort législatif du Parlement du Canada, suivant les dispositions de l'Acte de l'Amérique Britannique du Nord, 1867, et ayant pour objet, soit la construction d'un pont, d'un chemin de fer, d'un chemin à barrières ou d'une ligne télégraphique; soit la construction ou l'amélioration d'un port, d'un canal, d'une écluse, d'une digue ou d'une glissoire, ou autre ouvrage semblable; soit la concession d'un droit de passage d'eau, l'incorporation de professions ou métiers, ou d'une compagnie de banque ou autre compagnie par actions, soit la concession à une ou plusieurs personnes de certains droits ou privilèges exclusifs ou particuliers, soit le pouvoir de faire quelque chose qui, dans ses effets, pourrait toucher aux droits ou à la propriété d'autrui, ou concerner une classe particulière de la société; ou ayant pour objet quelque amendement de même nature à un acte antérieur,—un avis, énonçant d'une manière claire et intelligible la nature et l'objet de la demande, et signé (excepté s'il s'agit de corporations déjà existantes) par les pétitionnaires ou de leur part, est nécessaire et doit être publié comme il suit

Dans les provinces de Québec et de Manitoba :

Un avis doit être inséré dans la *Gazette du Canada* en anglais et en français, ainsi que dans un journal anglais et un journal français du district intéressé, ou en anglais et en français dans le même journal, s'il ne s'en publie qu'un seul dans ce district; ou s'il n'y paraît pas de journal, alors la publication de l'avis en anglais et en français doit se faire dans un journal du district le plus voisin où il s'en publie.

Dans les autres provinces :

Un avis doit être inséré dans la *Gazette du Canada* et dans un journal du comté ou des comtés-unis intéressés, ou s'il n'y paraît pas de journal, alors la publication doit se faire dans un journal du comté le plus voisin où il s'en publie.

La publication de ces avis durera, dans chaque cas la période de deux mois pendant l'intervalle de temps qui s'écoulera entre la clôture de la session précédente et la prise en considération de la pétition. Un exemplaire des numéros des journaux, reproduisant la première et la dernière insertion de l'avis, devra être transmis au greffier de chaque Chambre.

Si la pétition demande l'autorisation de présenter un bill privé ayant pour objet la construction d'un pont de péage, le pétitionnaire ou les pétitionnaires devront, en même temps qu'ils donneront l'avis prescrit par la règle précédente, donner aussi, de la même manière, avis des péages qu'ils entendent exiger, de l'étendue du privilège, de la hauteur des arches, de l'espace à laisser libre entre les culées ou les piliers pour le passage de bateaux et des navires; et mentionner de plus s'ils se proposent de construire un pont mobile, et quelles en seront les dimensions.

Toute personne désirant obtenir un bill privé devra, dans les huit jours qui précéderont l'ouverture du Parlement, déposer au bureau du greffier de la Chambre dans laquelle le bill doit prendre naissance, une copie de ce bill en langue anglaise ou en langue française, avec une somme suffisante pour en payer la traduction et l'impression. Il en sera imprimé 600 exemplaires en anglais et 200 en français; la traduction devra être faite par les officiers de la Chambre, et l'impression par l'entrepreneur des impressions. Le pétitionnaire aura aussi à payer au comptable de la Chambre une somme de \$200, plus le coût de l'impression de l'acte dans les Statuts, et remettra le reçu de ce paiement au greffier du comité auquel ce bill aura été renvoyé—le dit paiement sera effectué immédiatement après la seconde lecture avant la prise en considération du bill par le comité.

Aucune pétition pour l'obtention d'un bill privé ne sera reçue par l'une ou par l'autre Chambre après les dix premiers jours de la session.

ROBERT LEMOINE,
Greffier du Sénat.
JOHN GEORGE BOURINOT,
Greffier des Communes.

Règles du Sénat relatives aux avis de bills de divorce.

72. Quiconque a l'intention de demander un bill de divorce, doit donner avis de son intention, et spécifier d'avec qui et pour quelle cause il veut divorcer.

L'avis doit être inséré pendant six mois, à la *Gazette du Canada*, et dans deux journaux du district (si c'est dans les provinces de Québec et de Manitoba.) ou du comté ou des comtés-unis, (si c'est dans les autres provinces,) où le pétitionnaire résidait ordinairement lors de la séparation; et si le nombre voulu de journaux n'y paraît pas, alors la publication de l'avis devra se faire dans le district, le comté ou les comtés-unis voisins.

Un exemplaire en manuscrit de l'avis devra être signifié, à l'instance du pétitionnaire, à la personne d'avec laquelle il veut divorcer, si le lieu de la résidence de cette dernière peut être connu; et la preuve de cette signification ou de la diligence faite pour l'effectuer, doit être produite sous serment devant le Sénat et à sa satisfaction, lors de la lecture de la pétition.

ROBERT LEMOINE,
Greffier du Sénat.

A VIS public est par le présent donné que demande sera faite au parlement du Canada, à sa prochaine session, pour obtenir un acte à l'effet de constituer en corps politique "Le Crédit Mobilier Franco-Canadien."

E. T. BROOKS,
Solliciteur pour les requérants.

5 octobre 1881. 16-9

A VIS est par le présent donné que la Compagnie écossaise du Canada, limitée, s'adressera au parlement de la Puissance du Canada, lors de sa prochaine session, pour obtenir un acte lui permettant d'acquérir et transporter des propriétés foncières dans la Puissance du Canada.

A. T. DRUMMOND,
Directeur-gérant.

Montréal, 8 sept. 1881. 11-9

A VIS est par le présent donné que la Compagnie de crédit foncier de Dundee, limitée, s'adressera au parlement de la Puissance du Canada, lors de sa prochaine session, pour obtenir un acte lui permettant d'acquérir et transporter des propriétés foncières dans la Puissance du Canada.

DRUMMOND FRÈRES ET Co.,
Agents.

Montréal, 8 sept. 1881. 11-9

A VIS est par le présent donné que demande sera faite au parlement de la Puissance du Canada, lors de sa prochaine session, pour obtenir un acte à l'effet de constituer en corps politique une compagnie pour construire et exploiter une ligne de chemins de fer partant d'un point sur le chemin de fer canadien du Pacifique à ou près le Portage de la Prairie, dans la province du Manitoba, se dirigeant de là dans une direction nord ouest à un point à ou près la bifurcation de la Saskatchewan, avec pouvoir de construire un embranchement jusqu'à Battleford et un autre dans une direction sud jusqu'à la voie principale du chemin de fer canadien du Pacifique, et avec pouvoir de plus de construire et exploiter des tramways, vapeurs et barges en rapport avec la dite ligne de chemin de fer.

DRUMMOND FRÈRES ET Co.,
Agents pour les requérants.

Montréal, 8 sept. 1881 11-9

A VIS public est par le présent donné que demande sera faite à la prochaine session du parlement du Canada pour un Acte autorisant une compagnie à construire un chemin de fer entre la cité de Montréal et un point sur le lac Simcoe près de Beaverton *via* Perth et Smith's Falls, et au nord depuis le lac Simcoe jusqu'à un point sur le lac Nipissing près de la baie du Sud-Est, et au sud jusqu'à Toronto et à l'ouest jusqu'à Détroit, le dit chemin devant être appelé "The Dominion Air Line."

R. C. COWAN,
Solliciteur pour les requérants.

Daté à Montréal ce 1er septembre 1881. 10-9

AVIS DIVERS.

BANQUE DES MARCHANDS DU CANADA.

A VIS est par le présent donné qu'un dividende de trois et demi pour cent pour le semestre courant, étant dans la proportion de sept pour cent par année sur le capital payé de cette institution, a été déclaré, payable à sa maison de banque en cette ville, le et après le jeudi, 1er décembre prochain.

Les livres de transfert sont clos du 16 au 30 novembre prochain, ces deux jours inclusivement.

Par ordre du bureau,

G. HAGUE,
Gérant général.

20 octobre 1881. 17-5

VENTE A L'ENCAN DE MARCHANDISES NON RÉCLAMÉES.

L E chemin de fer du Grand-Tronc du Canada donne avis par les présentes, qu'il fera vendre à la salle d'encan, 754 rue Craig, à Montréal, le mardi, 6 décembre 1881, et au marché, rue King, Toronto, le mercredi 14 décembre 1881, à 10 hrs. du matin, une grande quantité de marchandises et bagage non réclamés, consistant en un certain nombre de cristaux, épicerie, quincaillerie, machines, médecines, meubles et autres. Des catalogues peuvent être obtenus en s'adressant à l'encanteur.

Termes comptant.—Un dépôt d'au moins 20 pour cent sera exigé au moment de la vente.

Par ordre du chemin de fer du Grand-Tronc du Canada,

C. F. ELWES, Montréal,
F. W. COATE et Cie, Toronto,
Encanteurs.

Montréal, 6 octobre 1881. 16-6

LA BANQUE NATIONALE.

L E deux novembre prochain et après, la Banque Nationale paiera à ses actionnaires un dividende semi-annuel au taux de cinq par cent par an sur le montant du capital versé.

Le livre de transfert sera fermé depuis le 17 jusqu'au 31 octobre prochain, inclusivement.

Par ordre,

F. VÉZINA,
Caissier.

Québec, 30 septembre 1881. 16-3

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The Canada Gazette.

PUBLISHED BY AUTHORITY.

OTTAWA, SATURDAY, OCTOBER 29, 1881.

DOMINION OF CANADA.



For index of new matter, see last page.

PROCLAMATIONS.

LORNE.

[L.S.]

CANADA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To Our Beloved and Faithful the Senators of the Dominion of Canada, and the members elected to serve in the House of Commons of Our said Dominion, and to each and every of you,—
GREETING :

A PROCLAMATION.

WHEREAS Our Parliament of Canada stands prorogued to the eighth day of the month of October instant, at which time, at Our City of Ottawa, you were held and constrained to appear; Now KNOW YE, that for divers causes and considerations and taking into consideration the ease and convenience of Our Loving Subjects, We have thought fit, by and with the advice of Our Privy Council for Canada, to relieve you, and each of you, of your attendance at the time aforesaid, hereby enjoining and by these presents enjoining you, and each of you, on the SEVENTEENTH day of the month of NOVEMBER next, to meet Us in Our Parliament of Canada, at Our City of Ottawa, there to take into consideration the state and welfare of Our said Dominion of Canada, and therein to do as may seem necessary. HEREIN FAIL NOT.

TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Right Trusty and Well-Beloved Councillor, SIR JOHN DOUGLAS SUTHERLAND CAMPBELL, (com-

monly called the Marquis of Lorne), Knight of Our Most Ancient and Most Noble Order of the Thistle, Knight Grand Cross of Our Most Distinguished Order of St. Michael and St. George, Governor General of Canada and Vice Admiral of the same, &c., &c., &c.

At Our Government House, in Our CITY of OTTAWA, this SEVENTH day of OCTOBER in the year of Our Lord one thousand eight hundred and eighty-one, and in the forty-fifth year of Our Reign.

By Command,

RICHARD POPE,
Clerk of the Crown in Chancery, Canada.

ORDERS IN COUNCIL.

GOVERNMENT HOUSE, OTTAWA.

Saturday, 15th day of October, 1881.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL
IN COUNCIL.

ON a report, dated 12th October 1881, from the Honorable the Acting Secretary of State, in the matter of the petition under "The Canada Temperance Act, 1878," of certain electors of the County of Cape Breton, in the Province of Nova Scotia, stating that the proceedings had by the Returning Officer appear to be conformable to the Act, and that the petition has been declared adopted by the electors of the said County,—

His Excellency, on the recommendation of the Honorable the Secretary of State, has been pleased to declare, and it is hereby declared, that the second part of "The Canada Temperance Act, 1878" shall be in force and take effect in the said County of Cape Breton upon, from and after the day on which the annual or semi-annual licenses for the sale of spirituous liquors now in force in the said County will expire, provided such day be not less than ninety days from the day of the date hereof, and, if it be less, then on the like day in the following year.

Certified,

J. O. COTÉ,
Clerk, Privy Council.

GOVERNMENT HOUSE, OTTAWA.

Wednesday, 26th day of October, 1881.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL
IN COUNCIL.

ON the recommendation of the Honorable the Acting Minister of Customs, and under the provisions of the 9th and 55th sections of the Act passed in the Session of the Parliament of Canada, held in the fortieth year of Her Majesty's Reign, chaptered 10 and intituled "An Act to amend and consolidate the Acts respecting the Customs,"—

His Excellency, by and with the advice of the Queen's Privy Council for Canada, has been pleased to order, and it is hereby ordered, that the Village of Clinton in the County of Huron, in the Province of Ontario, be and the same is hereby erected into an Out Port of Customs and a Warehousing Port under the survey of the Collector of Customs at the Port of London.

J. O. COTÉ,
Clerk, Privy Council.

18-3

GOVERNMENT HOUSE, OTTAWA.

Thursday, 6th October, 1881.

PRESENT :

THE HONORABLE THE DEPUTY OF HIS EXCEL-
LENCY THE GOVERNOR GENERAL IN
COUNCIL.

WHEREAS the Honorable the Minister of Inland Revenue has represented that inasmuch as there is some doubt as to whether the penalties provided under the Act 44 Vic. chap. 23, could be enforced against parties convicted of a breach of Regulations established by Order in Council under authority of the Petroleum Inspection Act of the previous year,—

The Deputy Governor, on the recommendation of the Honorable the Minister of Inland Revenue, has been pleased to order, and it is hereby ordered, that the Regulations under the first named Act be and the same are hereby re-established, as follows :

1st. In cities and towns where there are municipal regulations or laws respecting the storage of Petroleum and the products thereof, Petroleum and Naptha which have been inspected as required by Act 44 Vic. chap. 23, and the inspection fees paid, may be stored in any building or place which is in conformity with the municipal regulations in that behalf.

2nd. In cities and towns where there are no such municipal laws or regulations, and in all villages and places other than cities or towns, Petroleum and Naptha if in quantities exceeding two barrels of refined Petroleum or ten gallons of Naptha, shall be stored only in isolated buildings or premises which are at least 100 yards distant from the next nearest building not owned or in the occupation of the person to whom the petroleum or naptha belongs. Provided always that a license to have in possession and to store naptha shall in each case have been previously obtained from the Inland Revenue Department, and every such license shall be conditioned that such naptha shall only be sold or used for the purposes mentioned in the Act above cited, namely :

1. For use for illuminating purposes,—

(a.) In street lamps in which only the vapour is burned.

(b.) In dwellings, factories and other places of business when vaporized in secure underground tanks outside the building in which the vapour so generated is used for lighting.

2. For use for mechanical or chemical purposes in buildings not inhabited as residences for family purposes.

J. O. COTÉ,
Clerk, Privy Council.

16-3

GOVERNMENT HOUSE, OTTAWA,

Thursday, 6th October, 1881.

PRESENT :

THE HONORABLE THE DEPUTY OF HIS EXCEL-
LENCY THE GOVERNOR GENERAL IN
COUNCIL.

ON the recommendation of the Honorable the Minister of Inland Revenue and the Honorable the Minister of Justice, and under the authority of the Act 31 Vic. (1867), chap. 12, the Honorable the Deputy of His Excellency the Governor General has been pleased to make the following Regulations authorizing the imposition of penalties for failure to make reports of cargoes and tonnage of vessels entering the Canals and also for making false reports, as follows :—

1. Every owner, master or person in charge of any vessel, boat, barge or raft about to enter any Canal shall, before entering, make to the nearest Collector of Canal Tolls or other proper officer a full and complete report setting forth in detail

(a) The quantity and description of the cargo contained in such vessel, boat or barge ;

(b) The registered tonnage of the vessel, boat or barge,—or,

(c) In the case of rafts the number of pieces of timber or logs, and with reference to rafts of square timber the number of cubic feet contained therein, and

(d) Generally such other information as may be necessary for computing the tolls to which the vessel, boat, barge with the cargo contained therein, or the raft, as the case may be, is liable to pay.

2. Every such report shall be signed by the person making it, and its correctness shall be declared to before the Collector of Tolls or other officer in charge.

3. The Collector of Tolls or other officer in charge is hereby authorized to require of any owner, master or other person in charge of any vessel, boat, barge or raft entering any Canal, communication of all manifests, clearances, bills of lading, specifications, certificates, measurements and all other papers relating to the vessels and their cargoes, or to rafts, and to enter upon and to examine any such vessel, boat, barge or raft and take account of the cargoes or quantities they contain.

4. Any owner, master or other person having charge of any vessel, boat, barge or raft entering any Canal, who,—

(a) Neglects or refuses to make such reports as herein provided,—or,

(b) Who refuses to produce papers or to give any information such as is herein required,—or,

(c) Who impedes or prevents any Collector of Tolls or other officer in the performance of his duties,—or,

(d) Who gives any false information in relation to any matter herein referred to, shall, for each and every such offence, incur a penalty of not less than five dollars nor more than twenty dollars, and shall, in addition thereto, pay double tolls on all articles wholly or in part omitted from any report made by him in pursuance of these Regulations.

J. O. COTÉ,
Clerk, Privy Council.

16-3

MILITIA GENERAL ORDERS.

HEAD QUARTERS,

Ottawa, 28th October, 1881.

GENERAL ORDERS (25).

No. 1.

*Complimentary,**To the Militia in the Province of Manitoba.*

His Excellency the Governor General was much pleased at the manner in which the Militia Force of the Province performed their military duties during his late visit to Manitoba.

Their smart, clean and soldierlike appearance on

parade proved to the Governor General that Officers and men were actuated by a proper military spirit.

His Excellency also desires his thanks to Lieutenant Colonel Houghton, Deputy Adjutant General and the District Staff whose duties were performed to his entire satisfaction.

No. 2.

ROYAL MILITARY COLLEGE OF CANADA.

Board of Visitors.

Adverting to No. 4 of General Orders (23) 30th September, 1881, Lieutenant Colonel Duchesnay, Deputy Adjutant General, Military District No. 7, and Lieutenant Colonel C. S. Gzowski, Honorary Aide-de-Camp to the Queen, have been appointed members of the Board of Visitors, in place of Lieut. Colonel Harwood and John Thorburn, Esquire, LL.D., who were unable to attend.

No. 3.

ACTIVE MILITIA.

PROVINCE OF ONTARIO.

1st Regiment of Cavalry.

No. 1 Troop, St. Thomas.

To be Captain, provisionally:

* Captain (Provisionally) and Paymaster Henry Borbridge, vice Jonas S. Barnes, who is hereby permitted to retire retaining rank.

1st Battalion Governor General's Foot Guards.

To be 2nd Lieutenant, provisionally:

Henry William Bowie, Gentleman, vice Brophy, promoted.

14th Battalion "Princess of Wales' Own Rifles."

Captain and Brevet Major Hayter Reed is hereby placed on the Retired List retaining his Brevet rank.

22nd Battalion "Oxford Rifles."

To be Major:

Captain and Brevet Major James Munro, M.S., from the Adjutancy, vice Beard, retired.

No. 4 Company, Ingersoll.

To be Lieutenant, provisionally:

James Curruthers Hegler, Gentleman, vice George Kingsbury Brown, who is hereby permitted to retire retaining rank.

To be 2nd Lieutenant, provisionally:

John A. Walsh, Gentleman, vice Alexander Rumsey, whose resignation is hereby accepted.

31st "Gray" Battalion of Infantry.

To be Major:

Captain and Brevet Lieutenant Colonel John Boyd, V.B., from No. 5 Company, vice James Cannon, Senior, whose resignation is hereby accepted.

40th "Northumberland" Battalion of Infantry.

No. 5 Company, Coldsprings.

This Company having become non effective it is hereby removed from the List of Corps of the Active Militia.

Captain and Brevet Lieutenant Colonel Charles Gifford is permitted to retire retaining his Brevet rank, and Lieutenant Francis Sweetland Gifford to retire retaining rank.

44th "Welland" Battalion of Infantry.

No. 8 Company, Fenwick.

To be Lieutenant, provisionally:

Caporal William L. Effrick, vice Charles Henderson, whose resignation is hereby accepted.

47th "Frontenac" Battalion of Infantry

No. 7 Company, Harrowsmith.

To be Lieutenant, provisionally:

Noble Palmer Joyner, Gentleman, vice Abrams, resigned.

CONFIRMATION OF RANK.

2nd Lieutenant Walter MacDonald, No. 2 Battery, 1st Provisional Brigade Field Artillery; from 30th September, 1881.

2nd Lieutenant James Philip Beaty, Toronto Field Battery; from 30th September, 1881.

PROVINCE OF QUEBEC.

No. 2 Battery, Quebec Garrison Artillery.

To be 2nd Lieutenant, provisionally:

Charles Erol Lemoine, Gentleman, (G.S., 4th Class) vice Lessard, promoted.

6th "Battalion "Fusiliers," Montreal.

To be Lieutenant Colonel:

Major and Brevet Lieutenant Colonel Robert Gardner, V.B., vice John Martin, who is hereby permitted to retire retaining rank.

To be Major:

Captain William M. Blaiklock, V.B., vice Gardner, promoted.

PROVINCE OF NEW BRUNSWICK.

62nd "St. John" Battalion.

To be 2nd Lieutenant, provisionally:

Edward Clifton Jarvis, Gentleman, vice Devlin, promoted.

No. 4.

CERTIFICATES GRANTED.

ROYAL SCHOOLS OF GUNNERY.

PROVINCE OF ONTARIO.

FIRST CLASS "SHORT COURSE" CERTIFICATES.

2nd Lieutenant Walter MacDonald, No. 2 Battery, 1st Provisional Brigade Field Artillery.

2nd Lieutenant J. P. Beaty, Toronto Field Battery.

No. 5.

RESERVE MILITIA.

PROVINCE OF NEW BRUNSWICK.

Regimental Division of Westmoreland.

No. 5 Company Division.

To be Lieutenant:

Ensign Alfred J. Babang, vice Duncan C. King, deceased.

To be Ensign:

George P. Bliss, Gentleman, vice Babang, promoted.

By Command,

WALKER POWELL, Colonel,
Adjutant General of Militia,
Canada.

GOVERNMENT NOTICES.

NOTICE TO MARINERS.

No. 27 of 1881.

SOURIS EAST LIGHTHOUSE.

NOTICE is hereby given that a streak of red light is now shown from the lighthouse at Souris East, King's County, Prince Edward Island, to indicate the anchorage ground under the shelter of the breakwater.

Vessels running for shelter will stand in until they bring the light to bear S.E. by S. when they open the red light. They are then inside of the break water, and by rounding up and *keeping the red light open* they will come to safe anchorage off the head of the P.E.I. Railway wharf.

WM. SMITH,
Deputy of the Minister of Marine, &c.

Department of Marine and Fisheries,
Ottawa, 6th October, 1881. 18-3

ERRATA.

In the annual statement of Loan Companies and Building Societies, 1880, published in the *Gazette* of the 8th Oct. inst., "Canada Landed Credit Company," under heading

"Amount of mortgages overdue and in default"—
The amount given, \$660,377.00, should have been \$85,654.04.

Under heading
"Amount of interest paid and credited during the year"—

Amount given, \$180,492.82, should have been \$104,371.02.

Under the provisions of the despatches from Her Majesty's Secretary of State for the Colonies and of the table of precedence settled thereby, notice of which was published in the *Canada Gazette*, on the 14th day of February, 1880,—

The following is the table of precedence within the Dominion of Canada, for the Judges of the Supreme Court of Judicature for Ontario, as among themselves:

1. The Honorable John Godfrey Spragge, President of the Court, and Chief Justice of Ontario.

2. The Honorable John Hawkins Hagarty, Chief Justice of the Queen's Bench.

3. The Honorable Adam Wilson, Chief Justice of the Common Pleas.

4. The Honorable John Alexander Boyd, Chancellor of Ontario.

5. The Honorable Joseph Curran Morrison, a Justice of Appeal.

6. The Honorable Thomas Galt, a Justice of the High Court of Justice and Member of the Common Pleas Division.

7. The Honorable George William Burton, a Justice of Appeal;

The Honorable William Proudfoot, a Justice of the High Court of Justice and Member of the Chancery Division.

9. The Honorable Christopher Salmon Patterson, a Justice of Appeal.

10. The Honorable John Douglass Armour, a Justice of the High Court of Justice and Member of the Queen's Bench Division.

11. The Honorable Mathew Crooks Cameron, a Justice of the High Court of Justice and Member of the Queen's Bench Division.

12. The Honorable Featherston Osler, a Justice of the High Court of Justice and Member of the Common Pleas Division.

13. The Honorable Thomas Ferguson, a Justice of the High Court of Justice and Member of the Chancery Division.

J. A. MOUSSEAU,
Secretary of State.

Ottawa, 21st October, 1881. 17-3

NOTICE TO MARINERS.

No. 24 of 1881.

SPLIT ROCK AUTOMATIC BUOY.

NOTICE is hereby given that the Automatic Signal Buoy off Split Rock, in the County of St. John, N. B., has been removed from its former position, as defined in Notice to Mariners No. 14 of 1880, to a station nearer the shore.

Lat. N. 45° 7' 15"
Long. W. 66° 13' 55"

The buoy is painted black, is moored in 30 fathoms water, and in its present position will serve as a guide into Musquash Harbor.

Musquash Lighthouse bears North, distant 1½ miles, and Split Rock N. E. from the buoy.

WM. SMITH,
Deputy of the Minister of Marine, etc.

Department of Marine and Fisheries,
Ottawa, 24th September, 1881. 16 3

NOTICE TO MARINERS.

No. 25 of 1881.

[FOG ALARM AT POINT ST. ANNE.]

NOTICE is hereby given that a Fog Horn, operated by compressed air, erected by the Government of Canada upon Point St. Anne, County of Gaspé, on the south shore of the Gulf of St. Lawrence, and about 11 miles easterly from Cape Chatte Lighthouse, was put in operation on the 15th instant.

Lat. N. 49° 8' 20"
Long. W. 66° 33' 30"

In thick weather, fogs, and snow storms the horn will sound a blast of eight seconds' duration in every minute.

WM. SMITH,
Deputy of the Minister of Marine, etc.

Department of Marine and Fisheries,
Ottawa, 29th Sept., 1881. 16-3

NOTICE TO MARINERS.

No. 26 of 1881.

FOG GUNS IN GULF OF ST. LAWRENCE.

NOTICE is hereby given that the Signal Guns established at the following light-stations in the Gulf of St. Lawrence, viz:—Belle Isle, Cape Rosier, West Point of Anticosti, Point des Monts, and Bicquet Island, will in future be fired once every half hour, instead of hourly as formerly.

Notice is also given that a fog gun, to fire once every half hour, has been established at Heath Point light-station, Anticosti Island.

Lat. N. 49° 5' 20"
Long. W. 61° 42' 30"

The fog guns at Greenly Island, Bird Rocks and Green Island light-station will continue to be fired every half hour as formerly.

WM. SMITH,
Deputy of the Minister of Marine, &c.

Department of Marine and Fisheries,
Ottawa, 3rd October, 1881.

16-3

STATEMENT

Of the Revenue and Expenditure, on account of the Consolidated Fund, of the Dominion of Canada, as by Returns furnished to the Finance Department to the night of the 30th September, 1881.

REVENUE.	AMOUNT.
Customs.....	\$2,060,457 77
Excise.....	549,960 06
Post Office.....	54,957 93
Public Works, including Railways.	251,266 39
Bill Stamps	18,977 88
Miscellaneous	116,896 48
	<u>\$3,052,474 51</u>
Revenue to 31st August, 1881.....	5,177,486 36
	<u>\$8,229,960 87</u>
Expenditure.....	\$1,317,256 31
do to 31st August, 1881.....	3,709,184 75
	<u>\$5,026,441 06</u>

J. M. COURTNEY,
Deputy Minister of Finance
Finance Department,
Ottawa, 1st October, 1881.

**THE FOLLOWING NEW POST OFFICES WERE ESTABLISHED IN CANADA
ON THE 1ST OCTOBER, 1881.**

NAME OF POST OFFICE.	TOWNSHIP OR PARISH.	ELECTORAL COUNTY.	POSTMASTER.
Beaufort.....	Carleton N.B.	William B. Mills.
Clarendon Station	Queens..... N.B.	T. B. Roberts.
Dufresne Mills.....	Acton	Bagot..... Q.	J. O. J. Dufresne.
Hartfell	Strong	Muskoka..... O.	John Duke.
Hazel Green.....	Lot 52.....	King P.E.I.	Joseph Haley.
*Head of Cardigan.....	Lot 52.....	King P.E.I.	Michael McAulay.
Les Grand Bergeronnes	Bergeronnes	Saguenay..... Q.	Levi Gauthier.
Mull.....	Harwich.....	Kent O.	Neil Watson.
Orton	Garafraxa	Wellington, C.R. O.	Thomas Turner.
†Shefford Vale.....	Shefford	Shefford Q.	John Irwin.
Warina.....	Roxboro.....	Stormont O.	A. Munro.

* This office was established on 1st July, 1881.

† This office was established on 1st September, 1881.

CHANGES IN POST OFFICES ALREADY ESTABLISHED.

OFFICES CLOSED.

Blessington .. Co. Hastings, E.R., O.
Dixon's Point..... Co. Kent, N.B.
Harold..... Co. Hastings, N.R., O.

NAMES CHANGED.

Black Creek Lake, Co. Wolfe..... to D'Israeli.
Chedworth, Co. Grey, E.R., O..... to Corbetton.
Eig Mountain, Co. Antigonishe, N.S..... to Glen Uig.
Montalembert, Co. Rimouski..... to Notre-Dame de Rimouski.
St. Joseph's Island, Co. Algoma to Richard's Landing.

POST OFFICE DEPARTMENT.

Dr. Post Office Savings Bank Account for the Month of September, 1881. Cr.

(Furnished to the Minister of Finance in accordance with the Post Office Act 1875, sec. 69, and Public Accounts Audit Act, 1878, Sec. 20.)

Balance in hands of Minister of Finance on 31st August 1881	\$6,654,781 46	Repayments at Post Office Savings Banks during month	\$225,585 72
Deposits in Post Office Savings Banks during month	448,098 00		
Interest allowed to Depositors on accounts closed during 'month	697 33	Balance :—	
		At the credit of Depositors' Accounts.....	\$6,840,910 87
		Outstanding cheques held by Depositors, and not presented for payment.	37,080 20
			6,877,991 07
	7,103,576 79		7,103,576 79

J. M. COURTNEY,
Deputy Minister of Finance.

FINANCE DEPARTMENT, Ottawa, 19th October 1881.

SUMMARY STATEMENT shewing the Quantity and Value of Goods entered for Consumption in the Dominion of Canada (exclusive of British Columbia) and the Duty Collected thereon, during the month ending 31st August, 1881.

ARTICLES.	ENTERED FOR CONSUMPTION.		
	Quantity.	Value.	Duty.
Acids.....	\$	\$ cts.	\$ cts.
Agricultural Implements.....	"	1,750 00	375 60
Ale, Beer and Porter.....	Gals.	7,195 00	1,835 40
Animals.....	"	10,330 00	2,301 92
Books, Pamphlets, &c., &c.....	"	35,793 00	7,158 60
Brass and manufactures of.....	"	80,391 00	14,415 39
Breadstuffs, viz :—	"	29,389 00	7,667 29
Grain of all kinds.....	Bush.		
Flour and Meal.....	Brls.	137,779	69,929 00
Rice and all other Breadstuffs.....	\$	33,924	11,442 93
Candles.....	Lbs.	120,175 00	14,295 33
Chicory.....	"	33,968 00	14,659 96
Coal of all kinds and Coke.....	Tons.	24,807	999 72
Coffee, from countries others than U. S.....	Lbs.	4,070 00	278 40
" " U. States.....	"	6,960	
Copper and manufactures of.....	\$	331 00	
Cordage of all kinds.....	"	495,829 00	80,125 86
Cotton, manufactures of.....	"	13,496 00	1,988 19
Drugs and Medicines.....	"	5,921 00	1,449 16
Earthen, Stone, and Chinaware.....	"	18,880 00	2,166 70
Fancy Goods.....	"	8,893 00	1,274 75
Fish.....	"	1,135,108 00	247,005 18
Fruit, Dried.....	Lbs.	67,213 00	14,442 03
" green, &c.....	\$	69,067 00	18,998 00
Furs.....	"	250,814 00	51,784 15
Glass and Glassware.....	"	10,930 00	2,150 88
Gunpowder and explosive substances.....	"	32,405 00	7,502 76
Hats, Caps and Bonnets.....	"	63,572 00	12,507 33
Hops.....	"	62,533 00	11,281 70
Iron and Steel, and manufactures of.....	\$	104,588 00	24,398 60
Jewellery and watches, and manufactures of gold and silver	"	4,494 00	1,491 83
Lead and manufactures of.....	"	97,080 00	24,269 96
Leather and manufactures of.....	"	1,817 00	737 64
Marble and Stone, and manufactures of.....	"	965,386 00	190,189 65
Malt.....	Lbs.	138,957 00	30,189 95
Metals, Composition, &c., and manufactures of.....	\$	23,436 00	3,644 00
Musical Instruments.....	"	170,139 00	37,370 55
Oils, Kerosene, Refined Petroleum, etc., etc.....	Gals.	14,168 00	2,621 56
" all other, N.E.S.....	"		
Paints and Colors.....	\$	37,538 00	8,944 27
Paper and manufactures of.....	"	29,477 00	8,226 60
Perfumery, &c.....	"	24,271 00	13,304 73
Provisions, viz :	"	39,520 00	9,121 95
Bacon, Hams, Shoulders, Sides ; Beef, Pork and	"	53,546 00	6,629 58
Mutton.....	\$	89,101 00	20,550 86
Butter.....	Lbs.	2,106 00	631 70
Cheese.....	"		
Lard.....	"		
Poultry and other meats.....	\$		
Salt, not imported from Great Britain or British Possessions	"		
or for Gulf Fisheries.....	Lbs.		
Seeds.....	\$		
Silk, manufactures of.....	"		
Soap of all kinds.....	Lbs.		
Spices, ground and unground.....	\$		
Starch.....	Lbs.		
Spirits of all kinds.....	Gals.		
Wines, other than Sparkling.....	"		
Sparkling.....	Doz.		
Sugar, above No. 14, D.S.....	Lbs.		
equal to No. 9, and not above No. 14, D.S.....	"		
below No. 9, D.S.....	"		
Syrups, Cane Juice, &c.....	"		
Melado, &c., &c.....	"		
Glucose and Syrups.....	"		
Molasses for refining.....	Gals.		
Molasses not for refining.....	"		
Tea from countries other than the U.S.....	Lbs.		
United States.....	"		
Tobacco and Cigars.....	"		
Wood and manufactures of.....	\$		
Woollen manufactures.....	"		
Wool, Class 1, viz : Leicester, Cotswold, Lincolnshire down	"		
combing wools, or wools known as Lustre Wools, and other	"		
like combing wools, such as are grown in Canada.....	Lbs.		
All other dutiable articles.....	\$		
Total Dutiable Goods.....		\$8,357,136 00	\$2,103,577 83
Coin and Bullion (except U.S. silver coin).....		5,332 00	
Free Goods, all other.....		2,422,974 00	
Grand Total entered for Consumption.....		\$10,785,442 00	\$2,103,577 83

CUSTOMS DEPARTMENT,
OTTAWA, 13th October, 1881.

J. JOHNSON,
Commissioner of Customs.

MONTHLY STATEMENT of Goods Exported from the Dominion of Canada (exclusive of British Columbia) for August, 1881.

	Produce of Canada.	Produce of other countries.	Total.
	\$ cts.	\$ cts.	\$ cts.
Produce of the Mine.....	210,701 00	17,517 00	228,218 00
do Fisheries.....	803,741 00	280 00	804,021 00
do Forest.....	3,184,619 00	85,210 00	3,269,829 00
Animals and their Produce.....	2,118,412 00	162,529 00	2,280,941 00
Agricultural Products.....	597,612 00	1,614,385 00	2,211,997 00
Manufactures	241,477 00	70,641 00	312,118 00
Miscellaneous Articles.....	38,777 00	4,982 00	43,759 00
Totals.....	7,195,339 00	1,955,544 00	9,150,883 00
Coin and Bullion.....			
Grand Total.....	7,195,339 00	1,955,544 00	9,150,883 00

CUSTOMS DEPARTMENT,
OTTAWA, 5th October, 1881.

J. JOHNSON,
Commissioner of Customs.

LIST OF INSURANCE COMPANIES, LICENSED TO DO BUSINESS IN CANADA UNDER THE INSURANCE ACTS OF 1875 AND 1877.

NAME OF THE COMPANY.	Chief Agent to receive process.	Deposits marked (A) are applicable solely to Life Policies existing 31st March 1878; marked (B) to policies subsequent to that date.	Amount of Deposit.	Description of Insurance business for which licensed.
The Accident Insurance Company of North America.....	Edward Rawlings, Manager, Montreal.....	\$13,500 Montreal Harbour bonds; \$5,733 Montreal Warehousing Bds.; \$550, 5 p. Canada stock. (Accepted at \$20,000).....	Accident.	Accident.
The Aetna Insurance Company of Hartford, Connecticut.....	Robert Wood, General Agent, Montreal.....	\$5,070 Canada stock; \$23,000 Municipal Debentures; \$72,000 U.S. Bonds. (Accepted at \$97,771).....	Fire and Inland Marine.	Fire and Inland Marine.
The Aetna Life Insurance Company of Hartford, Connecticut.....	Wm. H. Orr, Manager, Toronto.....	\$100,000 U.S. gold bonds (A), \$70,000 U.S. Bonds and \$25,000 Debs. Prov. of Queb. (B).....	Life.	Life.
The Agricultural Insurance Company of Watertown, N.Y., U.S.....	Ino. Fisher, Chief Agent, Cobourg.....	\$100,000 U.S. Bonds, 4 per cent.	Fire.	Fire.
The Anchor Marine Insurance Company.....	Hugh Scott, Agent, Toronto.....	\$56,000 Municipal Debentures. (Accepted at \$50,400).....	Inland Marine.	Inland Marine.
The British America Assurance Company, Toronto.....	Louis H. Boulton, Manager, Toronto.....	\$61,000 Municipal Debentures. (Accepted at \$54,900).....	Fire and Inland Marine.	Fire and Inland Marine.
The Briton Life Association (Limited).....	J. B. M. Chipman, Chief Agent, Montreal.....	\$54,993—Canada 4 per cent. bonds	Life.	Life.
The Canada Fire and Marine Insurance Company.....	Charles Cameron, Managing Direct., Hamilton.....	\$57,000 Municipal Debent. (Accepted at \$51,300).....	Fire and Inland Marine.	Fire and Inland Marine.
The Canada Life Assurance Company, Hamilton	A. G. Ramsay, Manager, Hamilton	\$60,000 Municipal Debentures. (Accepted at \$54,000)	Life.	Life.
The Canadian Steam Users Insurance Association.....	W. B. McMurrich, Agent, Toronto.....	\$3,900 Imper. Building Society stock, \$5,000 Toronto Building and Loan Assoc. stock, \$1,600 Western Assur. stock.....	Steam Boilers, &c.	Steam Boilers, &c.
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal.....	\$56,000 Municipal Debentures. (Accepted at \$50,400).....	Life and Accident.	Life and Accident.
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal.....	\$30,000 cash	Fire and Inland Marine.	Fire and Inland Marine.
The City of London Fire Insurance Co. (Limited).....	J. K. Oswald, Chief Agent, Montreal.....	\$20,000 stg. Canada Stock,	Guarantee.	Guarantee.
The Commercial Union Assurance Company of London, England.....	Fred. Cole, General Agent, Montreal.....	\$100,344 Canada stock (Life A), \$50,613 Canada Con. 5 per cent. stock and \$55,967, 4 p. c. stock (Fire).	Fire.	Fire.
The Confederation Life Association of Canada.....	J. K. Macdonald, Managing Director, Toronto.....	\$86,300 Municipal Debentures. (Accepted at \$77,650).....	Fire and Life.	Fire and Life.
The Dominion Fire and Marine Insurance Company, (Hamilton).....	F. R. Despard, Manager, Hamilton.....	\$35,000 cash, \$15,000 City Victoria, B.O. Bonds.....	Life.	Life.
The Equitable Life Assurance Society of the United States, N. Y.....	R. W. Gale, Manager, Montreal	\$100,000 Canada stock (A) and \$65,000 U.S. Bonds (B).....	Fire and Inland Marine.	Fire and Inland Marine.
The Fire Insurance Association (Limited), London, England.....	Wm. Robertson, Chief Agent, Montreal.....	\$100,000 Canada stock	Life.	Life.
The Guarantee Company of North America.....	Edward Rawlings, Manager, Montreal.....	\$32,000 Municipal Debentures; \$15,000 Mon. Harb. Bonds; \$9,733 Mon. Warehous. bds. and \$400 stock. (Accepted at \$51,000)	Guarantee.	Guarantee.
The Guardian Fire and Life Assurance Company, London, England.	Robt. Simms & Co., and Geo. Denholm, Gen. Agents, Montreal.....	\$100,343 Canada stock	Fire.	Fire.
The Hartford Fire Insurance Company, Hartford, Connecticut.....	Robt. Wood, General Agent, Montreal	\$55,000 U.S. bds. and \$30,840 bank stock. (Accepted at \$100,000)	Fire.	Fire.
The Imperial Insurance Company of London, England.....	W. H. Rintoul, Agent, Montreal.....	\$48,667 Con. 5 per cent. Can. stock, \$51,402 6 per cent. Can. stock	Fire.	Fire.
The Lancashire Insurance Company.....	S. C. Duncan-Clark, Chief Agent, Toronto.....	\$100,000 Canada stock.....	Life.	Life.
The Lion Life Insurance Company (Limited) London, England.....	Fred. Stanciliffe, General Manager, Montreal.....	\$10,000 stg. Canada stock	Fire.	Fire.
The Liverpool and London and Globe Insurance Company.....	G. F. C. Smith, Chief Agent, Montreal.....	\$50,000 Canada stock (Life), and \$3,000 Can. 5's; \$63,000 Municipal Deb., \$25,000 Montreal Investment Association; and \$17,030 cash. (Accepted at \$145,480).....	Fire and Life.	Fire and Life.
The London Assurance Corporation, England.....	C. O. Foster, Agent, Montreal.....	\$50,127 Canada Con. 5 p.c. stock and \$99,873 Canada stock, being (Fire) \$100,000 and (Life) \$50,000	Fire and Life.	Fire and Life.
The London Guarantee and Accident Co. (Limited).....	A. T. McCord, Chief Agent, Toronto.....	\$11,000 stg. Canada Stock	Guarantee and Accident.	Guarantee and Accident.
The London and Lancashire Fire Insurance Company, Liverpool.....	C. J. Spike, Chief Agt., Halifax, N.S.....	\$21,000 stg. Canada Stock	Fire.	Fire.
The London and Lancashire Life Assurance Company.....	William Robertson, Manager, Montreal.....	\$100,000 Canada stock (A) \$5,000 cash and \$4,867 Prov. of Queb. bonds (B)	Life.	Life.
The London Mutual Fire Insurance Company of Canada, London, Ont.	D. O. Macdonald, Secretary, London.....	\$25,000 Canada Stock and \$5,000 cash.....	Life.	Life.
The Metropolitan Life Insurance Company of New York.....	Thos. A. Temple, General Agent, St. John, N.B.....	\$100,000 U. S. bonds	Life Plate Glass Insurance.	Life Plate Glass Insurance.
The Metropolitan Plate Glass Insurance Company, New York.....	A. J. Pell, Montreal.....	\$5,000 United States bonds.....	Life.	Life.
The Mutual Life Association of Canada.....	J. Turner, President, Hamilton.....	\$99,267 Municipal Debentures. (Accepted at \$89,339).....	Life.	Life.
The North American Mutual Life Insurance Company.....	Wm. McCabe, Managing Director, Toronto.....	\$50,000 cash	Life.	Life.
The North British and Mercantile Insurance Company.....	Macdougall & Davidson, General Agents, Montreal.....	\$50,000 Canada stock (Life A); \$47,000 Montreal Harbour bonds and \$65,000 Municipal Deb. (Fire). (Accepted at \$150,800)	Fire and Life.	Fire and Life.

The Northern Assurance Company of Aberdeen and London	Taylor Bros., General Agents, Montreal	\$85,833 Canada stock, \$14,167 Canada 5's	Fire.
The Norwich Union Fire Insurance Society, Norwich, England	Alex. Dixon, Agent, Toronto	\$100,000 Canada Stock	Fire.
The Ontario Mutual Life Assurance Company	Wm. Hendry, Manager, Waterloo	\$56,207 Municipal Debentures. (Accepted at \$50,586)	Life.
The Phoenix Insurance Company of Brooklyn	Robert Hampson, Agent, Montreal	\$100,000 U. S. bonds	Fire and Inland Marine.
The Phoenix Fire Assurance Company, London, England	Gillespie, Moffatt & Co., Gen Ag'ts Mont	\$60 171 Canada stock, and \$50,126 Canada Con. 5 p-o. stock	Fire.
The Quebec Fire Assurance Company	J. G. Clapham, President, Quebec	\$25,000 Canada stock, \$60,000 Bank stock, and \$15,200 Municipal Debentures. (Accepted at \$98,680)	Fire.
The Queen Fire and Life Insurance Company, England	A. M. Forbes & H. J. Mudge, Chief Agents, Montreal	\$100,000 Canada stock (Fire) and \$51,100 Canada Consol. 5 p. c. stock (Life)	Fire and Life.
The Reliance Mutual Life Assurance Society, London, England	J. Cassie Hatton, Attorney, Montreal	\$100,000 Canada stock (A) and \$10,000 Canada stock (B)	Life.
The Royal Canadian Insurance Company	Arthur Gagnon, Secretary, Montreal	\$56,000 Montreal Harbour bonds. (Accepted at \$50,400)	Fire and Inland Marine.
The Royal Insurance Company	M. H. Gault & Wm. Tatley, Chief Agents, Montreal	\$96,982 Canada stock, \$53,533 Canada Consol. 5 p. c. stock, \$170,333, British Consols—being \$149,182 (Fire) \$50,000 (Life A) and \$121,666 (General). Also \$97,333.33, British Annuities (General). Total \$418,182	Fire and Life.
The Scottish Imperial Insurance Company	Taylor Bros., General Agents, Montreal	\$71,068 Canada stock, \$20,000 Montreal Harbour bonds, \$13,500 Municipal Deb. (Accepted at \$101,218)	Fire.
The Sovereign Fire Insurance Company of Canada	Hon. Alex. Mackenzie, President, Toronto	\$115,655 Municipal Debent., cash \$3,684. (Accepted at \$107,774) ..	Fire.
The Standard Life Assurance Company, Scotland	W. M. Ramsay, Manager, Montreal	\$64,000 Mun. Debs., \$107,000 Mont. Harbour Bds., (accepted at \$153,900), being \$126,750 (Life A), and \$27,150 (Life B)	Life.
The Star Life Assurance Society of England	A. W. Lauder, General Treasurer, Toronto	\$100,343 Canada stock	Life.
The Sun Mutual Life Insurance Company of Montreal	R. Macaulay, Secret. and Manager, Montreal	\$56,000 Municipal Debentures. (Accepted at \$50,400)	Life and Accident.
The Toronto Life Assurance and Tontine Company	Arthur Harvey, Manager, Toronto	\$32,400 Municipal Debent., cash \$1,040.36. (Accepted at \$30,200). ..	Life and Accident.
The Travellers Insurance Company of Hartford, Conn.	Thos. Simpson, Agent, Montreal	\$100,000 U. S. bonds, \$25,000 Municipal Debent., \$20,000 Montreal Harbour Bonds, (accepted at \$140,500), being \$100,000 (Life A) \$25,000 par (Life B) and \$20,000 par, (accident) ..	Life and Accident.
The Union Mutual Life Insurance Company of Maine	Wm. Mullock, Agent Toronto	\$100,000 U. S. 4 per cent. Bonds (A) and \$15,000 District of Columbia, U.S., Bonds (B)	Life.
The Western Assurance Company, Toronto	J. J. Kenny, Managing Director, Toronto	\$57,700 Municipal Debentures. (Accepted at \$51,930)	Fire and Inland Marine.

THE FOLLOWING LIFE INSURANCE COMPANIES HAVING CEASED TO TRANSACT NEW BUSINESS IN CANADA, ARE ENTITLED UNDER SECTION 17 OF THE CONSOLIDATED INSURANCE ACT OF 1877, TO TRANSACT ALL BUSINESS CONNECTED WITH POLICIES EXISTING AT 31st MARCH, 1878, AND THEIR DEPOSITS ARE APPLICABLE TO THOSE POLICIES SUBJECT TO THE PROVISIONS OF THE INSURANCE ACTS OF 1868 AND 1871.

NAME OF THE COMPANY.	Chief Agent to receive process.	Amount of Deposit.	Business.
The Briton Medical and General Life Association, London, England.	Jas. B. M. Chipman, Manager, Montreal.....	\$100,343 Canada Stock	Life.
The Connecticut Mutual Life Insurance Company of Hartford, Conn., U.S.....	Robt. Wood, General Agent, Montreal.....	\$100,000 U.S. Bonds	Life.
The Edinburgh Life Assurance Company.....	David Higgins, Chief Agent, Toronto.....	\$150,515 Canada Stock.	Life.
The Life Association of Scotland.....	George W. Ford, Chief Agent, Montreal.....	\$150,000 Canada Stock	Life.
The National Life Insurance Company of the United States of America.....	John F. Bell, Attorney, Windsor.....	\$100,000 U. S. Bonds.....	Life.
The New York Life Insurance Company	F. W. Campbell, M.D., Attorney, Montreal....	\$100,000 U. S. Bonds.....	Life.
The North Western Mutual Life Insurance Company of Milwaukee...	M. W. Mills, Chief Agent, Toronto.....	\$100,000 U. S. Bonds.....	Life.
The Phoenix Mutual Life Insurance Company, Hartford, Connecticut	A. R. Bethune, General Agent, Montreal.....	\$105,000 U. S. Bonds.....	Life.
The Positive Government Security Life Assurance Company (limited) England.....	John Taylor, Secretary, Montreal	\$8,273 Canada 5 per cent Debentures.....	Life.
The Scottish Amicable Life Assurance Society.....	Geo. Wm. Ford, General Agent, Montreal....	\$150,000 Canada Stock.....	Life.
The Scottish Provident Institution.....	R. A. Ramsay, Attorney, Montreal.....	\$100,343 Canada Stock.....	Life.
The Scottish Provincial Assurance Company	Geo. Wm. Ford, Secretary, Montreal	\$150,790, viz: 112,343, Canada Stock, and \$38,447 Canada 5 per cent debentures.....	Life.
The United States Life Insurance Company	\$60,000 U. S. Gold Bonds.....	Life.

NOTE.—The Globe Mutual Life Insurance Company of New York, has been declared insolvent both in the United States and Canada, and Jas. D. Fish of New York has been appointed Receiver by the United States Courts, and W. C. Wells, of Montreal, has been appointed Assignee by the Superior Court of Lower Canada, Montreal, for the Canadian business of the Company. The deposit of the Company with the Government, \$100,000 U.S. Bonds, has by order of said Superior Court, been delivered to the Bankers of that Court. The Merchants' Marine Insurance Company of Montreal has ceased to transact business and is winding up its affairs. The deposit has been surrendered to the Company, except \$2,223 cash held against contested claims.

Office of the Superintendent of Insurance,
Ottawa, 30th September, 1881.

J. B. CHERRIMAN, Superintendent of Insurance.

CIRCULATION AND SPECIE.

	31st July.	31st August.	30th September.	31st Octob r.	30th November.	31st December.
Fractionals.....	151,678 10	153,156 10	156,793 10			
\$1 & \$2.....	4,669,269 25	4,936,310 75	5,363,421 75			
5, \$10 & \$20	77,040 45	71,865 45	71,595 85			
50 & \$100	799,375 00	761,075 00	676,325 00			
500 & \$1000	8,998,000 00	9,027,500 00	8,872,000 00			
Total	14,695,362 80	14,949,907 30	15,140,135 70			
	31st January.	28th February.	31st March.	30th April.	31st May.	30th June.
Fractionals.....						
\$1 & \$2.....						
5, \$10 & \$20.....						
50 & \$100.....						
500 & \$1000.....						
Total.....						

Fractional Notes.....	156,793 10	Specie held at Montreal, Sept. 30th....	1,602,894 42
Provincial "	177,119 85	Toronto, do 30th.....	546,133 25
Montreal issue.....	7,641,023 50	Halifax, do 30th.....	764,164 54
Toronto "	4,731,628 00	St. John, do 30th.....	202,171 44
Halifax "	1,739,414 50	Winnipeg, do 30th.....	14,097 16
St. John "	667,126 25		
Victoria "	27,030 50		
Total.....	\$15,140,135 70		
		Guaranteed Debentures.....	3,129,460 81
			2,920,000 00
			6,049,460 81
		Guaranteed Debentures to be held under	
		Vic. 43, cap. 13—	
		10 p. c. on \$15,140,135 70	1,514,013 57
		Specie to be held under Vic. 43, cap. 13—	
		15 p. c. on 15,140,135 70	2,271,020 35
			\$3,785,033 92
		Excess of Specie and Guaranteed Debentures.....	2,264,426 89
		Unguaranteed Debentures to be held under Vic. 43, cap. 13.	12,000,000 00
		75 p. c. on 15,140,135 70.....	11,355,101 78
		Excess of Unguaranteed Debentures.....	644,898 22
		SUMMARY.	
		Excess of Specie and Guaranteed Debentures.....	2,264,426 89
		Excess of Unguaranteed Debentures.....	644,898 22
		Total Excess.....	2,909,325 11

FINANCE DEPARTMENT,
Ottawa, 14th October, 1881.

J. M. COURTNEY,
Deputy Minister of Finance.

FRED. TOLLER,
Comptroller, Dominion Currency.

CAPITAL.		LIABILITIES.								
Capital Stock.	Capital paid up.	Dominion Govt. deposits payable on demand.	Provincial Govt. deposits payable on demand.	Other deposits payable on demand.	Dominion Govt. deposits payable after notice.	Provincial Govt. deposits payable after notice.	Other deposits payable after notice.	Special Poor Fund or Charity Trust.	Other Liabilities.	Total Liabilities.
\$ cts. 2,000,000 00	\$ cts. 606,000 00	\$ cts. 218,230 09	\$ cts.	\$ cts.	\$ cts. 17,030 00	\$ cts.	\$ cts. 5,128,724 71	\$ cts. 180,000 00	\$ cts. 83,395 48	\$ cts. 5,627,380 28
1,000,000 00	250,000 00	3,130,545 11	83,000 00	40,203 85	3,253,748 96
		City and District Savings Bank.....								
		Caisse d'Economie Notre-Dame de Québec.....								

ASSETS.

[illegible]

• Including landed property of Bank \$341,295 10.

FINANCE DEPARTMENT,
Ottawa, 7th Oct. 1881.

J. M. COURTNEY,
Deputy Minister of Finance.

STATEMENT of the Balances at Cr. of Depositors in Government Savings Banks, on 31st May, 1881, published in accordance with Act 34 Vic., Chap. 6, Sec. 23.

BANK.	Balance on 30th April, 1881.	Deposits for May, 1881.	Total.	Withdrawn, May, 1881.	Balance, 31st May, 1881.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
<i>Ontario—</i>					
Toronto	441,820 79	35,203 49	477,024 28	16,123 14	460,901 14
<i>Manitoba—</i>					
Winnipeg	164,476 67	43,094 68	207,571 35	23,335 22	184,236 13
<i>British Columbia—</i>					
Victoria	1,134,059 34	73,787 00	1,207,846 34	34,770 21	1,173,076 13
Nanaimo	106,008 07	17,146 00	123,154 07	3,144 75	120,009 32
New Westminster	131,222 99	9,195 00	140,417 99	6,996 61	133,421 38
<i>Nova Scotia—</i>					
Amherst	74,115 62	11,641 00	85,756 62	3,835 67	81,920 95
Antigonish	25,734 09	3,441 00	29,175 09	3,098 11	26,076 98
Annapolis	68,737 60	22,771 26	91,508 86	6,214 76	85,294 10
Arichat	116,896 88	3,817 25	120,714 13	2,544 68	118,169 45
Acadia Mines	25,729 77	573 00	26,302 77	1,003 60	25,299 17
Baddeck	17,925 58	4,393 00	22,318 58	794 52	21,524 06
Bridgewater	13,776 75	2,531 00	16,307 75	1,228 00	15,079 75
Barrington	23,493 30	2,671 00	26,164 30	236 32	25,927 98
Digby	42,404 30	7,787 00	50,191 30	1,811 24	48,380 06
Guysboro'	36,798 79	2,385 00	39,183 79	3,543 36	35,640 43
Halifax	2,091,284 98	85,777 04	2,177,062 02	79,655 73	2,097,406 29
Kentville	62,902 93	10,930 00	73,832 93	9,770 11	64,062 82
Liverpool	96,497 33	3,531 00	100,028 33	2,175 77	97,852 56
Little Glace Bay	1,274 48		1,274 48		1,274 48
Lingan	2,997 30	370 21	3,367 51	279 00	3,088 51
Lunenburg	54,162 39	5,698 00	59,860 39	1,026 53	58,833 86
Maitland	48,050 80	2,822 00	50,872 80	3,287 96	47,584 84
New Glasgow	77,854 18	9,103 60	86,957 18	5,677 38	81,279 80
Parrsboro'	30,506 75	2,929 00	33,495 75	753 81	32,741 94
Port Hood	39,184 88	3,984 00	43,168 88	1,600 00	41,568 88
Pictou	31,635 71	2,226 00	33,861 71	195 05	33,666 66
Shelburne	26,406 58	1,187 00	27,593 58	748 40	26,845 18
Sydney	141,412 32	4,454 00	145,866 32	6,486 61	139,379 71
Sherbrooke	30,884 97	415 00	31,299 97	2,560 00	28,739 97
Truro	146,149 01	11,145 00	157,294 01	6,929 86	150,364 15
Windsor	344,206 79	11,909 00	356,115 79	4,357 62	351,758 17
Weymouth	47,091 56	620 00	47,711 56	3,227 28	44,484 28
Yarmouth	238,038 40	7,468 00	245,506 40	9,904 79	235,601 61
<i>New Brunswick—</i>					
Bathurst	54,377 04	719 00	55,126 04	1,014 56	54,111 48
Chatham	165,736 96	2,290 00	168,026 96	8,544 82	159,482 14
Dalbousie	119,649 90	1,422 00	121,071 90	3,577 70	117,494 20
Dorchester	12,854 16	60 00	12,914 16		12,914 16
Fredericton	196,944 71	21,445 00	218,389 71	7,809 23	210,580 48
Hillsboro'	11,956 07	1,343 00	13,299 07	526 32	12,772 75
Moncton	84,296 96	14,398 00	98,694 96	9,127 07	89,567 89
Newcastle	105,658 39	4,673 00	110,331 39	8,217 70	102,113 69
Richibucto	56,853 70	170 00	57,023 70	1,880 47	55,143 23
St. Andrews	152,436 69	7,055 00	159,491 69	4,005 15	155,486 54
St. John	1,311,607 93	58,424 00	1,370,031 93	25,548 12	1,344,483 81
Woodstock	142,423 69	5,393 00	147,816 69	3,077 69	144,739 00
<i>Prince Edward Island—</i>					
Charlottetown	576,560 89	32,722 00	609,282 89	21,626 37	587,656 52
Total	8,925,178 99	555,148 93	9,480,327 92	342,271 29	9,138,056 63

FINANCE DEPARTMENT,
OTTAWA, 12th July, 1881.

J. M. COURTNEY,
D. M. F.

TO ADVERTISERS IN THE GAZETTE.

PARTIES sending advertisements to be inserted in "The Canada Gazette," will hereafter please observe the following rules:

1st. Address "The Canada Gazette, Ottawa, Canada"

2nd. Indicate the number of insertions required

3rd. Invariably remit the fees for such advertisements, together with the price of one Gazette, as below. Otherwise they will not be inserted. The rates are eight cts. for the first insertion, and two cts. for each subsequent insertion per line of nine words, each figure counting as one word.

Subscribers will also notice that the subscription, \$4 per annum, is invariably payable in advance, and that the "Gazette" will be stopped from them at the end of the period paid for. Single numbers will be charged ten cts. each, and when more than one are required by advertisers, must be remitted for likewise.

BROWN CHAMBERLIN,
Queen's Printer.

Office of Queen's Printer,
Ottawa, 11th May, 1872.

APPLICATIONS TO PARLIAMENT.

DOMINION PARLIAMENT.

Rules relating to Notices for Private Bills.

51. All applications for Private Bills, properly the subjects of legislation by the Parliament of Canada, within the purview of "The British North America Act, 1867," whether for the erection of a Bridge, the making of a Railroad, Turnpike Road or Telegraph Line; the construction or improvement of a Harbour, Canal, Lock, Dam or Slide, or other like work; the granting the right of Ferry; the incorporation of any particular Trade or Calling, or of any Banking or other Joint Stock Company; or otherwise for the granting to any individual or individuals, any exclusive or peculiar rights or privileges whatever, or for doing any matter or thing which, in its operation, would affect the rights or property of other parties, or relate to any particular class of the community; or for making any amendment of a like nature to any former Act, shall require a Notice, clearly and distinctly specifying the nature and object of the application, and (except in the case of existing corporations) signed by, or on behalf of the applicants, to be published as follows, viz:

In the Provinces of Quebec and Manitoba.

A notice inserted in the *Canada Gazette*, in the English and French languages, and in one newspaper in the English, and in one in the French language in the District affected, or in both languages in one paper, if there be but one in the said District, or if there be no paper published therein, then, in both languages, in a paper in the nearest District, in which a newspaper is published.

In any other Province.

A notice inserted in the *Canada Gazette*, and in one newspaper published in the County, or Union of Counties affected, or if there be no paper published therein, then in a newspaper in the nearest County in which a newspaper is published. Such Notices to be continued in each case, for a period of two months during the interval of time between the close of the next preceding Session and the consideration of the Petition. And copies of the newspapers containing the first and last insertion of such notice shall be sent to the Clerk of each House.

When a Petition is for leave to bring in a Private Bill for the erection of a Toll Bridge, the petitioner or detitioners, upon giving the notice prescribed by the preceding Rule, shall also, at the same time, and in the same manner, give notice of the rates which they intend to ask; the extent of the privilege, the height of the arches, the interval between the abutments or piers for the passage of rafts and vessels, and whether they intend to erect a drawbridge, and the dimensions of the same.

Any person seeking to obtain any Private Bill shall, eight days before the meeting of Parliament, deposit with the Clerk of the House, in which the bill is to originate, a copy of such bill in the English or French language, with a sum sufficient to pay for translating and printing the same—600 copies to be printed in English, and 200 copies in French—the translation to be done by the officers of the House, and the printing by the contractor. The applicant shall be also required to pay the accountant of the House a sum of \$200 and the cost of printing the Act in the Statutes, and lodge the receipt of the same with the Clerk of the Committee to which such Bill is referred—such payment to be made immediately after the second reading, and before the consideration of the Bill by such Committee.

No Petition for a Private Bill is received by either House after the first ten days of the session.

ROBERT LÉMOINE,
Clerk of the Senate.

JOHN GEORGE BOURINOT,
Clerk of the Commons.

Rules of the Senate relating to Notices for Bills of Divorce.

72. Every Applicant for a Bill of Divorce is required to give notice of his intention so to do, and to specify from whom and for what cause, by advertisements during six months, in the *Canada Gazette*, and in two newspapers published in the District, in Quebec and Manitoba, or in the County, or Union of Counties in the other Provinces, where such applicant usually resided at the time of the separation, or if thy requisite number of papers cannot be found therein then in the adjoining District, or County, or Union of Counties.

73. A copy of the notice, in writing, is to be served at the instance of the applicant, upon the person from whom the Divorce is sought, if the residence of such person can be ascertained; and proof on oath of such service, or of the attempts made to effect it, to the satisfaction of the Senate, is to be adduced before the Senate on the reading of the Petition.

ROBERT LÉMOINE,
Clerk of the Senate

NOTICE is hereby given that application will be made to the Parliament of the Dominion of Canada, at its next session, for an Act to incorporate a Bank under the name of "The First National Bank of Canada," with its head office at the Town of Oshawa, in the County of Ontario.

LYMAN ENGLISH,
Solicitor on behalf of applicants.

Dated 26th October, 1881. 18-9

NOTICE is hereby given that application will be made to the Parliament of the Dominion of Canada, at its next session, for an Act to incorporate "The St. Lawrence Marine Insurance Company of Montreal."

J. G. A. CREIGHTON,
Solicitor for applicants.

26th October, 1881. 18-10

PUBLIC NOTICE is hereby given that the Canadian Steam Users Insurance Association, will apply to the Parliament of the Dominion of Canada, at the next session thereof, to pass an Act to change the name of the said Company to that of "The Boiler Inspection and Insurance Company of Canada," and to amend their charter by providing for the election of all the Directors annually.

W. B. McMURRICH,
Solicitor for C. S. U. I. Association.
Toronto, 24th October, 1881. 18-9

NOTICE is hereby given that an application will be made to the Dominion Parliament of the Dominion of Canada, for an Act to amend the Stat. 59 Viet., cap. 40, incorporating "The Chartered Bank of London and North America," by extending the time within which the said Act shall remain in force and for obtaining the certificate from the Treasury Board, also by changing the name of the said Bank to that of "The Chartered Bank of London and Winnipeg," by reducing the capital stock to \$1,000,000 and changing the head office from the City of Montreal to Winnipeg, and for other purposes.

T. S. KENNEDY,
Solicitor for applicant.

Dated at Winnipeg, 22nd Oct. 1881. 18-9

NOTICE is hereby given that application will be made to the Parliament of the Dominion of Canada for an Act to incorporate the St. John's Bridge Company, with power to maintain and operate a bridge for ordinary carriage and traffic purposes across the Red River from some point within Parishes of St. John and Kildonan, in the County of Selkirk and Province of Manitoba, to a point on the opposite side of the River, in said Parishes, with power to collect tolls on the said Bridge on such ordinary carriage and passenger traffic thereon at the rates not exceeding the following:

- Foot passengers, each way, two cents.
- Rider with horse and mule, each way, six cents.
- Loose animals, per head, except sheep, pigs and spring colts following the mare, five cents.
- Sheep and pigs, per head, two cents.
- Each carriage, wagon, buggy, sleigh, cutter or other vehicle drawn by one animal, each way, 12½ cents.
- Each carriage, waggon, buggy, sleigh, cutter or other vehicle drawn by two or more animals, each way, 20 cents.

The above rates to include the *bonâ fide* loads of each vehicle.

The height of the arches of the bridge to be not less than 25 feet above low water, the intervals between the abutments or piers to be not less than 200 feet, a draw bridge to be constructed so as to have a passage when open of not less than 40 feet.

The plans and designs of such bridge and of the draw thereon to be subject to the approval of the Governor General in Council.

T. S. KENNEDY,
Solicitor for applicant.

Dated at Winnipeg,
24th October, 1881. 18 9

PUBLIC notice is hereby given that application will be made to the Parliament of the Dominion of Canada, at the next session thereof, for an Act to incorporate The Credit Mobilier Franco-Canadien.

E. T. BROOKS,
Solicitor for applicants.

October 5, 1881. 16-9

PUBLIC Notice is hereby given that the British America Assurance Company will apply to the Parliament of the Dominion of Canada, at the next session thereof, to pass an Act amending their charter, and the several Acts affecting the same, by changing the time for the holding of the annual meeting of the said Company, and the election of the Directors thereof, from the first Monday of the month of August, to the second Wednesday in the month of February in each year, and to close the financial year of the Company for the annual statement, to be submitted to the proprietors of the said Company, at the said meeting, on the 3rd day of December in each year.

C. GAMBLE,
Solicitor for the B. A. A. Co.

British America Assurance Buildings,
Toronto, 4th October, 1881. 16-9

NOTICE is hereby given that application will be made at the next session of the Parliament of Canada for an Act to incorporate a Company for the purpose of constructing and working a line of railway from the City of Ottawa or some point on the St. Lawrence and Ottawa Railway or the Canada and Atlantic Railway, passing through or near the Villages of Metcalfe, Ormond, Vernon, Bate's Corners or West Winchester, Winchester Springs, Bell's Corners and Morrisburgh, to a point opposite Ogden's Island, in the State of New York; with power to construct a bridge across the canal and the main channel of the St. Lawrence River to Ogden's Island, connecting with a line across the Island and the American waters to Waddington and Teal's Station or some other point on the Ogdensburgh and Lake Champlain Railway, and with the projected line of railway through the Adirondacks to North Creek; with power to amalgamate with, connect with, and obtain running powers over, any line or lines of railways and bridges, within or without the Dominion of Canada; and with power also to build and run tramways, steam ferries, steamboats, vessels and barges in connection with the said line of railway and bridge,—to be called "The Ottawa, Waddington and New York Railway and Bridge Company."

SCOTT, MAC TAVISH & MAC CRAKEN,
Solicitors for applicants.

Ottawa, 24th September, 1881. 13-9

NOTICE is hereby given that application will be made to the Parliament of the Dominion of Canada, at its next session, for an Act to incorporate a Bank under the name of "The Planters' Bank of Canada," with its head office in the City of Toronto.

ROAF & ROAF,

Solicitors on behalf of the applicants.

Dated 15th September, 1881. 12-9

NOTICE is hereby given that the Dundee Land Investment Company (Limited) will apply at the next session of the Parliament of the Dominion of Canada, for an Act enabling it to take, hold and convey real property within the Dominion of Canada.

DRUMMOND BROTHERS & CO.,
Agents.

Montreal, 8th Sept., 1881. 11-9

NOTICE is hereby given that the Scottish Canada Company, limited, will apply at the next session of the Parliament of the Dominion of Canada, for an Act enabling it to take, hold and convey real property within the Dominion of Canada.

A. T. DRUMMOND,
Managing Director.

Montreal, 8th Sept., 1881. 11-9

NOTICE is hereby given that application will be made at the next session of the Parliament of the Dominion of Canada for an Act to incorporate a Company for the purpose of constructing and working a line of railway from a point on the Canadian Pacific Railway at or near Portage la Prairie, in the Province of Manitoba, running thence in a north-westerly direction to a point at or near the Forks of the Saskatchewan; with power to construct a branch to Battleford and a branch in a southerly direction to the main line of the Canadian Pacific Railway; and with power also to build and run tramways, steamers and barges in connection with the said line of railway.

DRUMMOND BROTHERS & CO.

Agents for the applicants.

Montreal, 8th Sept., 1881. 11-9

PUBLIC Notice is hereby given that application will be made at the next session of the Parliament of Canada for an Act authorizing a Company to build a Railway between the City of Montreal and a point on Lake Simcoe, near Beaverton, *via* Perth and Smith's Falls, and north from Lake Simcoe to a point on Lake Nipissing near South East Bay, and south to

Toronto and west to Detroit, to be called the Dominion Air Line.

Dated at Montreal, 1st September, 1881.

10-9 R. C. COWAN,
Solicitor for applicants.

NOTICE is hereby given that an application will be made to the Parliament of the Dominion of Canada, at the next session thereof, on behalf of Matthew Gardiner, of the Township of Sydenham, in the County of Grey and Province of Ontario, farmer, for a Bill of Divorce from Elizabeth Ann Gardiner, his wife, on the ground of adultery.

EDGAR, RITCHIE & MALONE,
Solicitors for the applicant.

Dated at Toronto, this 6th day of May, 1881. 46-27

APPLICATIONS FOR CHARTER BY LETTERS PATENT.

NOTICE is hereby given that application will be made after the expiration of one month from the first publication of this notice to His Excellency the Governor General in Council, for Letters Patent under the provisions of "The Canada Joint Stock Companies Act, 1877," by Robert Jaffray, of the City of Toronto, merchant, William Gooderham, of the same place, President Toronto and Nipissing Railway Company, George Albertus Cox, of the Town of Peterboro, President Midland Railway of Canada, Harman H. Cook, of the City of Toronto, lumber merchant, and Harvey P. Dwight, of the same place, Manager Montreal Telegraph Company, to constitute them and others a body corporate and politic, for the purposes hereinafter mentioned, and that—

1. The proposed corporate name of the Company is "The Midland Lake and River Navigation Company (Limited)."

2. The purposes for which incorporation is sought are to carry on a passenger, freight and general forwarding business on Lakes Superior, Huron, Erie and Ontario, and the River St. Lawrence and the navigable waters flowing therein and therefrom; and to construct, own, charter, lease, purchase, or dispose of steamships, vessels, tramways, wharves, docks, warehouses and such other property as may be or become necessary or desirable in connection with the carrying on of such business.

3. The operations of the proposed Company are to be carried on upon and near the navigable waters aforesaid, and its chief place of business is to be at Toronto, in the Province of Ontario.

4. The capital stock of the Company is to be two hundred thousand dollars, in two thousand shares of one hundred dollars each.

5. The said Robert Jaffray, William Gooderham, George Albertus Cox, Harman H. Cook and Harvey P. Dwight are to be the first or provisional Directors of the Company.

J. D. EDGAR,
Solicitor for applicants.

Dated Toronto, 27th October, 1881. 18-6.

NOTICE is hereby given that after the expiration of one month from the last publication hereof in the *Canada Gazette*, application will be made to the Governor General in Council, under the provisions of "The Canada Joint Stock Companies Act, 1877," by Simeon Jones, of the City of St. John, in the Province of New Brunswick, banker; Howard D. Troop, of the City of St. John, in the Province of New Brunswick, merchant; The Hon. Isaac Burpee, of the City of St. John, in the Province of New Brunswick; Jeremiah Harrison, of the City of St. John, in the Province of New Brunswick, merchant; W. F. Harrison, of the City of St. John, in the Province of New Brunswick, merchant; Robert Stewart, of the

City of London, in England, G.B., merchant; James Vaughan, in the Town of Liverpool, in England, G.B., merchant; George McLeod, of the City of St. John, in the Province of New Brunswick, merchant; Thomas Furlong, of the City of St. John, in the Province of New Brunswick, merchant; Henry R. Ranney, of the City of St. John, in the Province of New Brunswick, insurance agent; the Honorable A. R. McClellan, of Albert County, in the Province of New Brunswick, senator,—for letters patent to constitute them and others who may become shareholders hereafter, a body corporate under the name of "New Brunswick Steam Ship Company, limited."

The purposes for which incorporation is sought are the following: to purchase, construct, acquire, charter, hire, sell, lease, repair and operate steamboats, sailing vessels and other vessels of all kinds and to carry on therewith the business of common carriers, forwarders, traders and the conveyance of mails, the transportation of passengers, merchandise and all such business as is usually carried on by Ocean steamers and sailing vessels, between Canada, Great Britain and other countries; also tugs, barges and all other kinds of vessels used in harbour and navigable waters.

To purchase, construct, acquire, hire, lease, and own wharves, warehouses and other buildings; slips, piers, docks, dockyards, tramways, elevators and work the same; to establish shops and stores and vend articles of ship stores and merchandise therein as may be requisite and necessary for the carrying on of said business, with power to sell and dispose of or exchange for other property when not required for the purposes of said Company, also power to make, draw, accept and endorse promissory notes, bills of exchange, drafts or bank cheques requisite in the Company's interest, and generally to do all such other things as are incidental or conducive to the attainments of the above objects.

The operations of the proposed Company are to be carried on in the City of St. John, Province of New Brunswick, and at such other places in the several Provinces of the Dominion as the directors may from time to time determine; and its chief place of business will be in the City of St. John, in the Province of New Brunswick.

The capital stock of the Company is to be \$1,000,000 in 10,000 shares of \$100.00 each. The said Isaac Burpee, Jeremiah Harrison, Simeon Jones, Thomas Furlong, Howard D. Troop, Robert Stewart of London, and James Vaughan of Liverpool, a major part of whom are residents in Canada, are to be the first or provisional directors of the Company.

St. John, N.B., Oct. 17, 1881.

17-6

NOTICE is hereby given that after the expiration of one month from the date of the first publication hereof in the *Canada Gazette*, application will be made by the persons hereinafter named to the Governor in Council for the grant of a charter of incorporation by Letters Patent, constituting the said persons hereinafter named and such others as may become shareholders in the Company, a body corporate and politic under the provisions of "The Canada Joint Stock Companies Act, 1877."

1. The proposed corporate name is "The Sarnia and Port Huron Ferry Company, Limited."

2. The objects for which its incorporation is sought are to construct, acquire, charter, navigate and maintain steam vessels for the carrying and conveying of goods and passengers or other traffic between the ports of the Dominion of Canada, and between the ports of said Dominion and those of the United States of America, and for the towing of vessels; with power to sell, charter and dispose of the said steam vessels or any of them, and to make contracts and agreements with any person or corporation whatsoever for the purposes aforesaid, or otherwise for the benefit of the said Company.

3. The operations are to be carried on at the Town of Sarnia, in the County of Lambton, Province of Ontario, as the chief place of business.

4. The amount of the capital stock of the Company is to be four thousand four hundred and eighty dollars.

5. The number of shares is to be sixty-four, and the amount of each share is seventy dollars.

6. The names in full of the applicants and the calling and address of each are as follows:—Reuben Palmer, of the said Town of Sarnia, License Inspector; Robert McAdams, of the same place, publisher; Thomas Kenny, of the same place, merchant, and John Gillies McCrae, of the same place, stationer.

7. The said applicants are to be the first directors of the Company.

JAMES F. LISTER,
Solicitor for applicants.

Dated 7th October, 1881.

16-6

NOTICE is hereby given that immediately after the expiration of one month from the first publication of this notice in the *Canada Gazette*, application will be made to the Governor General in Council by Frederick Ardie Fitzgerald, of the City of London, in the Province of Ontario, oil refiner; Colonel John Walker, of the same place, manufacturer; Thomas Allan Stevens, of the same place, manufacturer; Joseph Seymour Fallows, of the same place, oil refiner; William Pearce Turner, of the same place, manufacturer; Frank Beemer Scovel, mechanical engineer, of the City of Boston, Massachusetts; James Burns, of the said City of London, manufacturer, and Thomas H. Tracey, of the said City of London, civil engineer, for Letters Patent, under the Canada Joint Stock Companies Act, 1877, incorporating the said parties and such others as shall hereafter become stockholders, as a Joint Stock Company under the name of "The Ball Electric Light Company, (limited)."

The purposes of the Company shall be,—to manufacture and deal in electrical machines and appliances of all kinds; to purchase or sell patents of invention for electrical inventions of any kinds and licenses for using the same; to erect and construct lines of wire and other appliances for and to supply electric light or power, and generally to supply electricity or electrical appliances for all purposes for which they are applicable.

The chief place of business of the Company shall be in the City of London, Ontario, but other places of business may be established from time to time throughout Canada as the Company may require.

The intended amount of capital of the said Company shall be five hundred thousand dollars, (\$500,000) divided into five thousand shares (5,000) of one hundred dollars (\$100) each.

The applicants shall be the first directors of the company.

W. W. FITZGERALD,
Solicitor for applicants.

Dated at London, Ont., 10th October, 1881.

16-6

NOTICE is hereby given that application will be made to His Excellency the Governor General in Council for Letters Patent under the provisions of "The Canada Joint Stock Companies Act 1877," by the Honorable Alexander Mackenzie, of the City of Toronto; James Beaty, the younger, of the same place, barrister-at-law; George Albertus Cox, of the Town of Peterboro, in the Province of Ontario, railway manager; Robert Jaffray, of the City of Toronto, merchant; and Frederick Charles Denison, of the City of Toronto, barrister-at-law,—to constitute them and others a body corporate and politic for the purposes hereinafter mentioned and that,—

1. The proposed corporate name of the Company is "The British Canadian Colonization Company (Limited)."

2. The purposes for which incorporation is sought are the acquiring by purchase, lease or otherwise of lands or any interest in lands in the Dominion of Canada, and the improving, selling, leasing or otherwise disposing of the same, and of assisting emigration from other countries, and settlement upon lands in Canada; with power to assist immigrants and

settlers to colonize the lands of the Company by grants of land, advances of money or otherwise, and to take security for such advances and assistance and for the balance of the price of lands sold by the Company by way of mortgage upon the lands so sold; with power to sell and assign such mortgages, and also to act as agents for any person or corporation for the purchase, sale or mortgage of lands in Canada.

3. The operations of the proposed Company are to be carried on in the different Provinces of Canada, and its chief place of business in Canada is to be in the City of Toronto, in the Province of Ontario.

4. The capital stock of the Company is to be one million dollars, in ten thousand shares of one hundred dollars each.

5. The said Honorable Alexander Mackenzie, James Beaty, the younger, George A. Cox, Frederick Charles Denison, and Robert Jaffray are to be the first or provisional Directors of the Company.

Toronto, October 6th, 1881.

EDGAR, RITCHIE & MALONE,
Solicitors for applicants.

15-6

NOTICE is hereby given that after the expiration of one month from the first publication hereof, application will be made to His Excellency the Governor General of Canada in Council for a charter of incorporation pursuant to the Canada Joint Stock Companies Act, 1877, constituting the applicants and such others as may become shareholders therein, a body corporate and politic under the name and for the purposes following, that is to say:—

1. The name of the proposed company is the "Trenton Water Power Company (Limited)."

2. The objects for which incorporation is sought are for the erection of a dam across the River Trent, at or in the vicinity of what is known as Lucas Island; for erecting buildings for factories and machinery of various kinds and operating the same, and for leasing and selling rights of water powers created by the said dam and for the purchase of such real estate as may be convenient for all or any of the purposes aforesaid.

3. Chief place of business to be Trenton, in the County of Hastings, in the Province of Ontario.

4. The capital stock to be twenty-five thousand dollars.

5. Two hundred and fifty shares of one hundred dollars each.

6. The names of the applicants are George Henry Gordon, merchant; Henry Wright Day, M.D.; Charles McLellan, M.D.; Henry William Delany, solicitor; Lorenzo Udolphus Cameron Titus, solicitor; Patrick John O'Rourke, gentleman; Gilbert Wellington Ostrom, barrister; James Benjamin Young, merchant; John N. Lee, merchant; John D. Macauley, grain merchant; Francis James McGuire, gentleman; William Ford Baker, grain merchant; Samuel Squire Young, merchant; Jonathan A. Porte, mariner; George Crowe, mason; Joshua W. Cunningham, livery-keeper; George Young, editor, all of the Town of Trenton, in the County of Hastings, in the Province of Ontario. And the said George Henry Gordon, Henry Wright Day, Charles McLellan, Henry William Delany, Lorenzo Udolphus Cameron Titus, Patrick John O'Rourke, Gilbert Wellington Ostrom, James Benjamin Young and John N. Lee are to be the first directors of the said company.

DELANY & OSTROM,
Solicitors for applicants.

Dated 29th Sept., 1881.

14-6

NOTICE is hereby given that immediately after the expiration of one month after the last publication of this notice, application will be made to the Governor in Council under the Canada Joint Stock Companies Act of 1877, for Letters Patent incorporating the applicants hereunder mentioned and others who may become shareholders in the company thereby created, a body corporate and politic by the name and for the purposes hereunder mentioned.

1. The corporate name of the proposed company is the "Eureka Woolen Mill Company."

2. The purposes for which incorporation is sought are the manufacture of woolen cloths of all descriptions and the owning or hiring of buildings and land necessary therefor.

3. The chief place of business of the said company is to be Lower Hopewell, in the County of Pictou, and Province of Nova Scotia.

4. The intended amount of the capital stock is thirty thousand dollars.

5. The amount of shares is to be three thousand and the value of each share ten dollars.

The names in full and the addresses of and callings of each of the applicants are: James McKay, Riverton, Pictou County, farmer; James W. Grant, Hopewell, Pictou County, miller; Isaac McNaughton, Riverton, Pictou County, farmer; John Ross, New Glasgow, Pictou County, farmer; N. S. Poole, Stellarton, Pictou County, Coal Mine Manager; H. B. Kendrick, Riverton, Pictou County, manufacturer; R. A. Walker, New Glasgow, Pictou County, merchant; Isaac A. Grant, Pictou, Pictou County, merchant; R. P. Fraser, Pictou, Pictou County, druggist; John McNaughton, Riverton, Pictou County, farmer; D. C. Fraser, New Glasgow, Pictou County, barrister.

The first five of whom are the first or provisional Directors.

Dated at New Glasgow this 17th day of September A. D. 1881.

13-6

D. C. FRASER,
Solicitor for applicants.

MISCELLANEOUS.

BANQUE VILLE-MARIE.

NOTICE is hereby given that a dividend of two and one half per cent ($2\frac{1}{2}$ p.c) upon the paid-up capital stock of this institution has been declared for the current half-year, and that the same will be payable at its Banking House, in this City, on and after Thursday, the first day of December next.

The transfer books will be closed from the 21st to the 30th of November next, both days inclusive.

By order of the Board,

UBALDE GARAND,

Cashier.

Montreal, 26th October, 1881.

18-1

BANK OF HAMILTON.

DIVIDEND NO. 18.

NOTICE is hereby given that a dividend of three and one-half per cent. for the current half-year upon the paid-up capital stock of this institution has this day been declared, and that the same will be payable at the Bank and its Agencies on and after Thursday, the 1st day of December next.

The transfer books will be closed from the 16th to the 30th November next, both days inclusive.

By order of the Board,

H. C. HAMMOND, Cashier.

Hamilton, 26th October, 1881.

18-5

MARITIME BANK OF THE DOMINION OF CANADA.

NOTICE is hereby given that at a meeting of the directors of the above Bank, the tenth and final call of the subscribed capital stock of the Bank, that is ten per centum thereof, or ten dollars a share, was made and ordered to be paid by the shareholders on or before the first day of November next.

By order of the Board of Directors,

ALFRED RAY,

Cashier.

St. John, N.B., 26th Sept., 1881.

18-5

NAPANEE, TAMWORTH AND QUEBEC RAILWAY COMPANY.

NOTICE is hereby given that a meeting of the directors of the above named Railway Company, held this day, the second call of the subscribed stock of the said Railway Company, that is ten per centum thereof, or five dollars a share, was made and ordered to be paid by the shareholders on or before the thirteenth day of December next.

By order of the Board of Directors,

W. S. WILLIAMS,

Secretary, N. T. and Q. R. R. Co.

Napanee, Ontario, 20th October, 1881.

18-5

LA BANQUE JACQUES-CARTIER.

NOTICE is hereby given that a dividend of two and one half per cent. upon the paid-up capital stock of this Bank, has been declared for the current half-year, and that the same will be payable at the Bank, in the City of Montreal, on and after the first day of December next. The transfer books will be closed from the sixteenth to the thirtieth day of November next, both days inclusive.

By order of the Board,

A. DE MARTIGNY,

Cashier.

Montreal, 26th October, 1881.

18-5

BANK OF MONTREAL.

NOTICE is hereby given that a dividend of four per cent. and a bonus of one per cent. upon the paid-up capital stock of this institution have been declared for the current half-year, and that the same will be payable at its Banking house in this City, and at its branches, on and after Thursday the first day of December next.

The transfer books will be closed from the 16th to the 30th of November next, both days inclusive.

By order of the Board,

W. J. BUCHANAN,

General Manager.

Montreal, 21st October, 1881.

18-5

BANK OF OTTAWA.

DIVIDEND No. 11.

NOTICE is hereby given that a dividend of three per cent. upon the paid-up capital stock of this Bank has been declared for the current half-year, and that the same will be payable at the Bank and its branches on and after Thursday the first day of December next.

The transfer books will be closed from 16th to 30th November, both days inclusive.

The annual general meeting of the shareholders will be held at the Bank, in Ottawa, on Wednesday the fourteenth day of December next. Chair to be taken at three o'clock p.m.

By order of the Board,

GEO. BURN,

Cashier.

Bank of Ottawa.

Ottawa, 28th Oct., 1881.

18-1f.

MERCHANTS BANK OF CANADA.

NOTICE is hereby given that a dividend of three and one-half per cent. for the current half-year, being at the rate of seven per cent. per annum, upon the paid-up capital stock of this institution, has been declared, and that the same will be payable at

its Banking House, in this city, on and after Thursday, the 1st December next.

The transfer books will be closed from the 16th to the 30th November next, both days inclusive.

By order of the Board,

G. HAGUE,

General Manager.

20th October.

17-5

DISSOLUTION OF COPARTNERSHIP.

THE Copartnership heretofore existing between the undersigned at London, Ontario, under the name of the Union Cigar Manufacturing Company, is dissolved at this date. Mr. Alfred Bird Smith withdrawing therefrom, the business will be continued by the other partners to whom all money owing to the copartnership are to be paid, and by whom all liabilities will be discharged.

Dated this 8th October, 1881.

ALFRED B. SMITH,

H. J. MASON,

FRANK O'NEIL,

W. T. BROWN,

W. NICOL,

D. J. ARBUCKLE,

J. R. WOODWARD.

16-4

LA BANQUE NATIONALE.

ON the second of November next and after, La Banque Nationale will pay to its shareholders a semi-annual dividend at the rate of five per cent. per annum, on the paid-up capital.

The transfer book will be closed from the 17th to 31st of October next, inclusively.

By order,

F. VÉZINA,

Cashier.

Quebec, 30th September, 1881.

16 3

AUCTION SALE OF UNCLAIMED FREIGHT.

THE Grand Trunk Railway of Canada hereby give notice that they will sell at the rooms number 54, Craig Street, Montreal, on Tuesday, 6th December, 1881, and at the Mart, King Street, Toronto, on Wednesday, 14th December, 1881, at 10 o'clock a.m., a large quantity of unclaimed freight and baggage, consisting in part of glassware, groceries, hardware, machinery, drugs, household effects and other sundries, catalogues of which can be had from the auctioneers on application.

Terms—a deposit of not less than 20 per cent. required at time of sale.

By order of the Grand Trunk Railway of Canada.

C. F. ELWES, Montreal,

F. W. COATE & Co., Toronto,

Auctioneers.

Montreal, 6th October, 1881.

16-6

MARITIME BANK OF THE DOMINION OF CANADA.

NOTICE is hereby given that at a meeting of the directors of the above Bank, held this day, the ninth call of the subscribed capital stock of the Bank, that is ten per centum thereof, or ten dollars a share, was made and ordered to be paid by the shareholders on or before the first day of November next.

By order of the Board of Directors,

ALFRED RAY,

Cashier.

St. John, N.B., 26th Sept., 1881.

14-5

DOMINION BANK.

NOTICE is hereby given that a dividend of four per cent. upon the capital stock of this institution has been this day declared for the current half

year, and that the same will be payable on and after Tuesday the first day of November next, at the Banking House in this City.

The transfer books will be closed from the 17th to the 31st October, both days inclusive.

By order of the Board,

R. H. BETHUNE,

Cashier.

14-5

PUISSANCE DU CANADA.



PROCLAMATIONS.

LORNE.

[L.S.]

CANADA.

VICTORIA, par la Grâce de Dieu, Reine du Royaume-Uni de la Grande-Bretagne et d'Irlande, Défenseur de la Foi, etc., etc., etc.

A Nos Très-Aimés et Fidèles les Sénateurs de la Puissance du Canada et aux membres élus pour servir dans la Chambre des Communes de Notre dite Puissance, et à tous et chacun de vous.
—SALUT:

PROCLAMATION.

ATTENDU que Notre Parlement du Canada se trouve prorogé au huitième jour du mois d'Octobre courant, auquel temps vous étiez tenus, et il vous était enjoint d'être présents en notre cité d'Ottawa; SACHEZ MAINTENANT, que pour diverses causes et considérations, et pour la plus grande aise et commodité de Nos bien-aimés sujets, Nous avons cru convenable, par et de l'avis de Notre Conseil Privé du Canada, de vous exempter, et chacun de vous, d'être présents au temps susdit, vous convoquant et par ces présentes vous enjoignant et à chacun de vous de vous trouver avec Nous en Notre Parlement du Canada, en notre Cité d'OTTAWA, le DIX-SEPTIEME jour du mois de NOVEMBRE prochain, pour prendre en considération l'état et la prospérité de Notre dite Puissance du Canada, et y agir comme de droit. CE A QUOI VOUS NE DEVEZ MANQUER.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN, Notre Très-Fidèle et Bien-Aimé Conseiller Sir JOHN DOUGLAS SUTHERLAND CAMPBELL, (communément appelé le Marquis de Lorne), Chevalier de Notre Très-Ancien et Très-Noble Ordre du Chardon, Chevalier Grand-Croix de Notre Ordre Très-Distingué de Saint-Michel et Saint-George, Gouverneur-Général du Canada, et Vice-Amiral d'icelui.

A Notre Hôtel du Gouvernement, en Notre CITÉ d'OTTAWA, ce SEPTIEME jour d'OCTOBRE, dans l'année de Notre Seigneur mil huit cent quatre-vingt-un, et de Notre Règne la quarante-cinquième.

Par ordre,

RICHARD POPE,

Greffier de la Couronne en Chancellerie, Canada.

ORDRES EN CONSEIL.

HOTEL DU GOUVERNEMENT, OTTAWA.

Jeudi, 6e jour d'octobre 1881.

PRÉSENT :

L'HONORABLE DÉPUTÉ DE SON EXCELLENCE
LE GOUVERNEUR-GÉNÉRAL EN CONSEIL.

ATTENDU que l'honorable ministre du Revenu de l'Intérieur a représenté qu'en autant qu'il y a du doute sur la question de savoir si les pénalités auxquelles il est pourvu par l'acte 44 Vict. chap. 23, pouvaient être appliquées aux personnes convaincues d'avoir enfreint les règlements établis par Ordre en Conseil sous l'autorité de l'Acte de l'année précédente concernant l'inspection du pétrole,—

Il a plu au Député du Gouverneur, sur la recommandation de l'honorable ministre du Revenu de l'Intérieur d'ordonner, et il est par le présent ordonné, que les règlements faits sous l'autorité de l'Acte en premier lieu mentionné soient, et les dits règlements sont, par le présent, ré-établis comme suit :—

1. Dans les cités et villes où il y a des lois ou règlements municipaux concernant l'emmagasinage du pétrole et de ses produits, la naphte et le pétrole qui ont été inspectés tel que requis par l'Acte 44 Vict. chap. 23, et sur lesquels les frais d'inspection ont été payés, peuvent être emmagasinés dans tout bâtiment au place qui est en conformité des règlements municipaux faits à ce sujet.

2. Dans les villes et cités où il n'y a aucunes lois ou règlements municipaux de ce genre, et dans tous les villages ou localités autres que les cités ou villes, le pétrole et le naphte, en quantités excédant deux barils de pétrole raffiné ou dix gallons de naphte seront emmagasinés seulement dans des bâtiments ou maisons isolés, éloignés au moins de 100 verges de la maison la plus rapprochée et n'appartenant pas ou n'étant pas occupée par la personne à laquelle appartiennent les dits naphte et pétrole. Pourvu toutefois qu'il aura été obtenu d'avance du département du revenu de l'intérieur, et dans tous les cas une licence permettant d'avoir en sa possession et d'emmagasiner le naphte, et toute telle licence sera accordée à condition que le dit naphte ne sera vendu ou employé que pour les fins mentionnées dans l'acte précité, savoir :

1. Pour les fins de l'éclairage—

(a) Dans les lampes des rues qui consomment seulement la vapeur ;

(b) Dans les résidences, fabriques et autres places d'affaires lorsque l'évaporation du naphte se fait dans des réservoirs souterrains parfaitement sûrs et placés en dehors du bâtiment dans lequel la vapeur ainsi produite est employée pour l'éclairage ;

2. Pour les fins mécaniques ou chimiques dans des bâtiments inhabités ou n'étant pas des résidences de famille.

J. O. COTÉ,

Greffier du Conseil Privé.

16-3

HOTEL DU GOUVERNEMENT, OTTAWA.

Jeudi, 6e jour d'octobre 1881.

PRÉSENT :

L'HONORABLE DÉPUTÉ DE SON EXCELLENCE
LE GOUVERNEUR-GÉNÉRAL EN CONSEIL.

SUR la recommandation de l'honorable ministre du Revenu de l'Intérieur et l'honorable ministre de la Justice, et sous l'autorité de l'Acte 22 juillet 1881. 31. Vict. (1867) chap. 12, il a plu à l'honorable Député de Son Excellence le Gouverneur-Général de faire les règlements suivants autorisant l'imposition de pénalités à ceux qui manqueraient de faire rapport des cargaisons et tonnage des navires entrant dans les canaux ou qui feraient de faux rapports :

1. Tout propriétaire, maître ou personne ayant la charge d'un navire, bateau, barge ou radeau sur le

point d'entrer dans un canal quelconque devra, avant de s'y engager, faire au percepteur des droits sur le canal le plus rapproché ou autre officier compétent, un rapport entier et complet déclarant en détail,—

(a) Les quantité et description de la cargaison contenue dans tel navire, bateau ou barge ;

(b) Le tonnage du navire, bateau ou barge, tel qu'enregistré,—ou,

(c) Dans le cas de radeaux le nombre des pièces de bois ou billes, et quant aux radeaux de bois carré, le nombre de pieds cubes qui y sont contenus,—et,

(d) En général toute autre information qui pourrait être nécessaire pour calculer les droits que le navire, bateau, barge avec la cargaison y contenue, ou le radeau, suivant le cas, est tenu de payer.

2. Tout tel rapport sera signé par la personne qui le fait et devra être déclaré exact devant le percepteur des droits ou autre officier en charge.

3. Le percepteur des droits ou autre officier en charge est par le présent autorisé de requérir de tout propriétaire, maître ou autre personne en charge d'un navire, bateau, barge ou radeau entrant dans un canal, communication de tout manifeste, acquit de douane, bordereau, devis, certificat, mesures et tout autre papier concernant les navires et leurs cargaisons, ou les radeaux ; mettre pied sur tel navire, bateau, barge ou radeau et constater les cargaisons ou quantités qu'ils contiennent.

4. Tout propriétaire, maître ou personne en charge d'un navire, bateau, barge ou radeau entrant dans un canal, qui—

(a) Néglige ou refuse de faire un rapport tel que pourvu dans le présent,—ou

(b) Qui refuse de produire ses papiers ou de donner telles informations que requises par le présent,—ou

(c) Qui gêne ou arrête un percepteur de droits ou autre officier dans l'exercice de ses devoirs,—ou

(d) Qui donne une fausse information au sujet de choses mentionnées dans le présent, encourra pour toutes offenses et chacune d'elles une pénalité de pas moins que cinq piastres et pas plus que vingt piastres, et devra de plus payer doubles droits sur tous les articles omis en entier ou en partie dans un rapport fait par lui dans l'exécution de ces règlements.

J. O. COTÉ,

Greffier, Conseil Privé.

16-3

ORDRES GÉNÉRAUX DE MILICE.

QUARTIERS GÉNÉRAUX,

OTTAWA, 28 octobre 1881.

ORDRES GÉNÉRAUX (25).

No. 1.

*Compliment**A la milice dans la province du Manitoba.*

Son Excellence le gouverneur général a été bien satisfait de la manière dont la force militaire de la province a rempli ses devoirs pendant sa dernière visite au Manitoba.

Son apparence vive, propre et militaire à la revue prouva au gouverneur général que les officiers et soldats étaient mus par le vrai esprit militaire.

Son Excellence désire aussi remercier le lieutenant colonel Houghton, sous-adjutant général et l'état-major du district qui s'acquittèrent de leurs devoirs à son entière satisfaction.

No. 2.

COLLÈGE MILITAIRE ROYAL DU CANADA.

Bureau de visiteurs.

Vu le No. 4 des ordres généraux (23) 30 septembre 1881, le lieutenant-colonel Duchesnay, sous-adjutant général, district militaire No. 7, et le lieutenant colonel C. S. Gzowski, aide-de-camp honoraire de la Reine, ont été nommés membres du bureau des visi-

teurs, en remplacement du lieutenant-colonel Harwood et John Thorburn, écuyer, LL.D., qui ne pouvaient en faire partie.

No. 3.

MILICE ACTIVE.

PROVINCE DE QUÉBEC.

Batterie No. 2, artillerie de place de Québec.

Est nommé 2nd lieutenant, provisoirement :
Charles Erolde Lemoine, gentilhomme, (E.d'A. 4e classe) vice Lessard, promu.

6e Bataillon "Fusiliers," Montréal.

Est nommé lieutenant-colonel :

Major 1er et lieutenant-colonel titulaire Robert Gardner, B.V., vice John Martin, qui a, par le présent, la permission de se retirer et conserver son grade.

Est nommé major :

Capitaine William M. Blaiklock, B.V., vice Gardner, promu.

Par ordre,

WALKER POWELL, Colonel,
Adjudant-Général de la Milice,
Canada.

AVIS DU GOUVERNEMENT.

En vertu des dépêches du secrétaire d'Etat de Sa Majesté pour les Colonies et du tableau de préséance auquel elles pourvoient et dont avis a été donné dans la *Gazette du Canada* le 14e jour de février 1880,—

Le tableau suivant sera celui de la préséance dans la Puissance du Canada pour les juges de la Cour Suprême d'Ontario les uns vis-à-vis des autres :

1. L'honorable John Godfrey Spragge, Président de la Cour et Juge en chef d'Ontario.
2. L'honorable John Hawkins Hagarty, Juge en chef de la Cour du Banc de la Reine.
3. L'honorable Adam Wilson, Juge en chef de la Cour des Plaids Communs.
4. John Alexander Boyd, Chancelier d'Ontario.
5. L'honorable Joseph Curran Morrison, l'un des Juges d'Appel.
6. L'honorable Thomas Galt, Juge de la Haute Cour de Justice et membre de la division des Plaids Communs.
7. L'honorable George William Burton, Juge d'Appel ;
L'honorable William Proudfoot, Juge de la Haute Cour de Justice et membre de la division de l'Echiquier.
9. L'honorable Christopher Salmon Patterson, Juge d'Appel.
10. L'honorable John Douglass Armour, Juge de la Haute Cour de Justice et membre de la division du Banc de la Reine.
11. L'honorable Mathew Crooks Cameron, Juge de la Haute Cour de Justice et membre de la division du Banc de la Reine.
12. L'honorable Featherston Osler, Juge de la Haute Cour de Justice et membre de la division des Plaids Communs.
13. L'honorable Thomas Ferguson, Juge de la Haute Cour de Justice et membre de la division de l'Echiquier.

J. A. MOUSSEAU,
Secrétaire d'Etat.

Ottawa, 21 octobre 1881.

17-3

AVIS AUX MARINS.

No. 25 de 1881.

SIGNAL D'ALARME A LA POINTE SAINTE-ANNE.

AVIS est par le présent donné qu'une trompette d'alarme pour les temps de brouillard, mise en opération au moyen de l'air comprimé et érigée par

le gouvernement du Canada sur la Pointe Sainte-Anne, comté de Gaspé, sur la rive sud du golfe Saint-Laurent, à une distance de 11 milles environ à l'est du phare de Cap Chatte, a été mise en opération le 15 courant.

Lat. N. 49° 8' 20"
Long. O. 66° 33' 30"

Par les temps couverts, brumes et tempêtes de neige la trompette donnera un éclat de huit secondes de durée à chaque minute.

WM. SMITH,

Député du ministre de la marine et des pêcheries.

Département de la marine et des pêcheries.
Ottawa, 29 septembre 1881.

16-3

AVIS AUX MARINS.

No. 26 de 1881.

CANONS D'ALARME DANS LE GOLFE SAINT-LAURENT.

AVIS est par le présent donné que les canons d'alarme établis aux phares suivants dans le golfe Saint-Laurent, savoir : Belle-Isle, Cap Rosier, Pointe Ouest d'Anticosti, Pointe des Monts et Ile Bicquet, seront tirés à l'avenir une fois à toutes les demi-heures au lieu d'une fois à toutes les heures comme ci-devant.

Avis est aussi donné qu'un canon d'alarme devant être tiré à toutes les demi-heures a été établi au phare de la Pointe Chaleur, Ile d'Anticosti.

Lat. N. 49° 5' 20"
Long. O. 61° 42' 30"

Les canons d'alarme à l'Ile Verte, au Rocher aux Oiseaux et aux phares de l'Ile Verte, continueront d'être tirés à toutes les demi-heures comme ci-devant.

WM. SMITH,

Député du ministre de la marine et des pêcheries.

Département de la marine et des pêcheries,
Ottawa, 3 octobre 1881.

16-3

ETAT

Du Revenu et des Dépenses, à compte du Fonds Consolidé de la Puissance du Canada, d'après les états fournis au département des Finances à la nuit du 30 septembre dernier.

REVENU :	MONTANT.
Douanes	\$2,060,415 77
Excise	549,960 06
Département des Postes.....	54,957 93
Travaux Publics, y compris les Chemins de fer.....	251,266 39
Timbres d'effets de commerce.....	18,977 88
Divers	116,896 48
	<u>\$3,052,474 51</u>
Revenu, 31 août 1881.....	5,177,486 36
	<u>\$8,229,960 87</u>
DÉPENSES.....	\$1,317,256 31
do 31 août 1881.....	3,709,184 75
	<u>\$5,026,441 06</u>

J. M. COURTNEY,
Député du Ministre des Finances.

Département des Finances,
Ottawa, 1er octobre 1881.

LISTE DES COMPAGNIES D'ASSURANCE AUTORISEES A FAIRE DES OPERATIONS AU CANADA, EN VERTU DES ACTES D'ASSURANCE DE 1875 ET 1877.

NOM DE LA COMPAGNIE.	Principal agent pour la réception des significations de pièces et d'avis.	Montant des dépôts — Les dépôts marqués (A) ne sont applicables qu'aux polices sur la vie en cours le 31 mars 1878 ; ceux marqués (B) aux polices émises depuis cette date.	Assurance autorisée.
La compagnie d'assur. de l'Amérique du Nord contre les accidents...	Edward Rawlings, gérant, Montréal.....	\$13,500, bons du havre de Montréal, \$9,733 bons d'emmagasinage de Montréal ; \$550 5 p. c. canadiens. (Acceptés à \$20,000)...	Contre les accidents.
La compagnie d'assurance dite "Ætna," de Hartford, Connecticut...	Robt. Wood, agent général, Montréal.....	\$5,070 fonds publics canadiens ; \$23,000 débentures de municipalités ; \$72,600 bons des E.-U. (Acceptés à \$97,771)	Contre l'inc. et sur la navig.
La compagnie d'assurance sur la vie dite "Ætna," de Hartford, Conn.	William H. Orr, gérant, Montréal.....	\$100,000 bons des E.-U. en or (A), \$70,000 bons des E.-U. et \$25,000 déb. de la Province de Québec (B).....	Sur la vie.
La compagnie d'assurance agricole de Watertown, N.Y., E.-U.....	John Fisher, agent-en-chef, Cobourg.....	\$100,000 bons 4 p. c. des E.-U. (Acceptés à \$50,400).....	Contre l'incendie.
La compagnie d'assurance dite "Anchor Marine"	Hugh Scott, agent, Toronto.....	\$56,000 bons municipaux. (Acceptés à \$54,900).....	Contre l'inc. et sur la navig.
La compagnie d'assurance de l'Amérique Britannique, Toronto.....	Louis H. Boulton, gérant, Toronto.....	\$81,000 bons municipaux. (Acceptés à \$54,900).....	Sur la vie.
La compagnie d'assurance sur la vie dite "Briton" (limitée).....	J. B. M. Chipman, gérant, Montréal.....	\$54,993 bons du Canada, 4 p. c. (Acceptés à \$51,300).....	Contre l'inc. et sur la navig.
L'association sur la vie dite "Briton" (limitée), du Canada.	Charles Cameron, direct.-gérant, Hamilton.....	\$57,000 bons municipaux. (Acceptés à \$54,000).....	Sur la vie.
La compagnie d'assurance maritime et contre l'incendie, du Canada.	A. G. Ramsay, gérant, Hamilton.....	\$60,000 bons municipaux. Acceptés \$54,000 effets de la société de la Société Impériale de construction, \$5,000 effets de la société de construction et de prêts de Toronto, \$1,600 effets de l'Association de l'Ouest.....	Sur la vie.
La compagnie d'assurance du Canada sur la vie, Hamilton.....	W. B. McMurrich, agent, Toronto.....	\$56,000 bons municipaux. (Acceptés à \$50,400).....	Sur chaudières à vap., etc
L'association Canadienne d'assurance des consommateurs de vapeur.	Gerald E. Hart, agent principal, Montréal.....	\$56,000 bons du havre de Montréal. (Acceptés à \$50,400).....	Sur la vie et cont. les accid.
La compagnie d'assurance des Citoyens, du Canada.....	Gerald E. Hart, agent principal, Montréal.....	\$30 en espèces.....	Contre l'inc. et sur la navig.
La compagnie d'assurance des Citoyens, du Canada.....	Gerald E. Hart, agent principal, Montréal.....	\$20,000 stig. effets du Canada.....	Garantie.
La compagnie d'assurance des Citoyens, du Canada.....	J. K. Oswald, agent en chef, Montréal.....	\$100,344 fis. pos. (vie A), \$50,613 effets consol. 5 p. c. canad. et \$55,967, effets 4 p. c. (feu)	Contre l'incendie.
La comp. d'ass. contre l'inc. dite "City of London" (à respons. limitée)	Fred. Cole, agent général, Montréal.....	\$86,300 bons municipaux. (Acceptés à \$77,650).....	Contre l'inc. et sur la vie.
La compagnie d'ass. de l'Union Commerciale, de Londres, Angl.....	J. K. Macdonald, directeur-gérant, Toronto.....	\$35,000 en espèces, \$15,000 bons de la cité de Victoria, C.-B.....	Contre l'inc. et sur la navig.
L'association d'assurance sur la vie, dite "Confederation"	F. R. Despard, gérant, Hamilton.....	\$100,000 fonds publics canad. (A) et \$65,000 bons des E.-U. (B).....	Sur la vie.
La compagnie d'assurance dite "Dominion," maritime et contre l'incendie, de Hamilton.....	R. W. Gale, gérant, Montréal.....	\$100,000 effets canadiens.....	Contre l'incendie.
La société d'ass. sur la vie, dite "Equitable," des Etats-Unis, N.-Y.	Wm. Robertson, agent en chef, Montréal.....	\$32,000 bons munic. ; \$15,000 bons du hav. de Mont. ; \$9,733 bons d'emmagas. de Montréal, et \$400 actions. (Acceptés à \$51,000)	Garantie.
L'association d'assurance contre l'incendie (responsabilité limitée), Londres, Angleterre.....	Edward Rawlings, gérant, Montréal.....	\$100,343 fonds publics canadiens.....	Contre l'incendie.
La compagnie de garantie de l'Amérique du Nord.....	Robert Simms et Cie, et Geo. Denholm, agents généraux, Montréal.....	\$55,000, b. des E.-U., et \$30,840 act de banq. (Accept. à \$100,000)	Contre l'incendie.
La compagnie d'assurance dite "Lancashire"	Robert Wood, agent généraux, Montréal.....	\$48,667 5 p. c. cons. canadiens, \$51,402 6 p. c. canadiens.....	Contre l'incendie.
La compagnie d'assurance sur la vie dite "Lion" (à responsabilité limitée) Londres, Angleterre.....	W. H. Rintoul, agent, Montréal.....	\$100,000 fonds publics canadiens.....	Contre l'incendie.
La compagnie d'assurance dite "Liverpool et London et Globe"	S. C. Duncan-Clark, agent principal, Toronto.....	\$10,000 stig. effets canadiens.....	Sur la vie.
La corporation d'assurance dite "London," Angleterre.....	Frederick Stanciliffe, agent général, Montréal.....	\$50,000 fonds pub. canad (vie) ; \$3,000 5 p. c. canad. ; \$63,000 bons mun. ; \$25,000 assoc. de plac., Montréal ; \$17,030 en espèces. (Acceptés à \$145,480)	Contre l'inc. et sur la vie.
La compagnie de garantie et contre les Accidents, de Londres (responsabilité limitée).....	G. F. C. Smith, agent principal, Montréal.....	\$50,127 5 p. c. consol. canad., et \$99,873 fonds publics canadiens (feu) 10,000, et (vie) \$50,000.....	Contre l'inc. et sur la vie.
La compagnie d'assurance contre l'incendie, London et Lancashire.....	C. C. Foster, agent, Montréal.....	\$11,000 stig. effets canadiens.....	Garantie et accidents.
La compagnie d'assurance sur la vie, dite "London et Lancashire"	A. T. McCord, agent en chef, Toronto.....	\$21,000 stig. effets canadiens.....	Contre l'incendie.
La compagnie d'ass. mutuelle contre l'incendie, de London, Ont.....	C. J. Spike, agt en chef, Halifax, N.E.....	\$100,000 fonds publics canadiens (A) de \$5,000 en espèces et \$4,867 bons de la province de Québec (B)	Sur la vie.
La comp. d'ass. sur la vie, dite "Metropolitan," de New-York, E.-U.	William Robertson, gérant, Montréal.....	\$25,000 effets publics canadiens et \$5,000 en argent.....	Contre l'incendie.
La compagnie Métropolitaine d'assurance sur les glaces, New-York.	D. C. Macdonald, secrétaire, London, Ont.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
L'association d'assurance mutuelle sur la vie, du Canada.....	Thos. A. Temple, agt. général, St. Jean, N.-B.....	\$5,000, bons des Etats-Unis. (Acceptés à \$89,339).....	Sur les glaces.
	A. J. Pelt, Montréal.....		Sur la vie.
	J. Turner, président, Hamilton.....		Sur la vie.

La compagnie d'ass. mutuelle sur la vie dite "North American"	Wm. McCabe, directeur-gérant, Toronto	\$50,000 en espèces	Sur la vie.
La compagnie d'assurance dite "North British and Mercantile"	Macdougall et Davidson, agents génér., Mont.	\$50,000 fonds pub. canad., (vie A), \$47,000 bons du hav. de Mont-real et \$66,000 bons municip. (feu). (Acceptés à \$150,800).	Contre l'inc. et sur la vie.
La compagnie d'assurance du Nord, d'Aberdeen et Londres.....	Taylor Frères, agents généraux Montréal....	\$85,833 fonds publics canadiens. \$14,167 5 par cent canadiens.....	Contre l'incendie.
La compagnie d'assurance contre l'incendie, dite "Norwich Union,"	Alex. Dixon, agent, Toronto.....	\$100,000 effets canadiens.	Contre l'incendie.
La compagnie d'assurance mutuelle sur la vie, d'Ontario.....	Wm. Hendry, gérant, Waterloo.....	\$56,207 bons municipaux (accepté \$50,586).....	Sur la vie.
La compagnie d'assurance dite "Phoenix," de Brooklyn.....	Robert Hampson, Montréal, agent	\$100,000 bons des Etats-Unis.....	Contre l'inc. et sur la nav.
La cie. d'ass. contre l'incendie, dite "Phoenix," Londres, Angleterre.	Gillespie, Moffat et Cie., agts. génér., Mont..	\$50,171 fonds publics canad., et \$50,126 5 p. c. consol. canadiens.	Contre l'incendie.
La compagnie d'assurance contre l'incendie, de Québec	J. G. Clapham, président, Québec.....	\$25,000 fonds publics canadiens, \$50,000 actions de banque et \$15,200 bons municipaux. (Acceptés à \$98,680).....	Contre l'incendie.
La compagnie d'assur. sur la vie et contre l'incendie, dite "Queen," Angleterre.....	A. M. Forbes et H. G. Mudge, agents principaux, Montréal.....	\$100,000 fonds publics canadiens (feu) et \$51,100 5 p. c. consolidés canadiens (vie).....	Contre l'inc. et sur la vie.
La société d'assurance mutuelle sur la vie, dite "Reliance," Londres, Angleterre.....	J. Cassie Hatton, procureur, Montréal.....	\$100,000 fonds publics canadiens (A) et \$10,000 effets canad. (B)	Sur la vie.
La compagnie d'assurance Royale Canadienne.....	Arthur Gagnon, secrétaire, Montréal.....	\$50,400 bons du havre de Montréal. (Acceptés à \$50,400)	Contre l'inc. et sur la nav.
La compagnie d'assurance Royale.....	M. H. Gault et Wm. Tatley, agents principaux, Montréal.....	\$96,982 fonds publics, \$53,533 5 p. c. des consolidés canadiens et \$170,333, cons. angl.—appl., \$149,182 (feu), \$50,000, (vie A) et 121,666 (général.) Aussi \$97,333.33 annuités angl. (génér.) Total \$418,182.....	Contre l'inc. et sur la vie.
La compagnie d'assurance Impériale Ecossaise.....	Taylor Frères, agents généraux, Montréal....	\$71,068, fds. pub. can., \$20,000 bons du havre de Montréal, \$13,500 bons municipaux. (Acceptés à \$101,218)	Contre l'incendie.
La compagnie d'assur. contre l'incendie dite Sovereign, du Canada..	L'hon. Alex. Mackenzie, président, Toronto.	\$115,555 bons municip. \$3,684 en argent. (Acceptés à \$107,774)	Contre l'incendie.
La compagnie d'assurance sur la vie, dite "Standard," Ecosse.	W. M. Ramsay, gérant, Montréal.....	\$64,000 bons municipaux, \$107,000 bons du havre de Montréal, (acceptés à \$153,900), étant \$126,750 (vie A) et \$27,150 (vie B)	Sur la vie.
La société d'assurance sur la vie, dite "Star," d'Angleterre	A. W. Lauder, trésorier général, Toronto.....	\$100,343 fonds publics canadiens.....	Sur la vie.
La comp. d'assurance mutuelle sur la vie, dite "Sun," de Montréal..	R. Macaulay, secrétaire général, Montréal....	\$56,000 bons municipaux. (Acceptés à \$50,400)	Sur la vie et cont. les accid.
La compagnie d'assurance sur la vie et Tontine, de Toronto.....	Arthur Harvey, gérant, Toronto.....	\$32,400 bons municip. \$1,640.36 en espèces (Acceptés à \$30,200)	Sur la vie et cont. les accid.
La compagnie d'assurance dite "Travelers," de Hartford, Connect..	Thos. Simpson, agent, Montréal.....	\$100,000 bons des Etats-Unis., \$25,000 bons municipaux, \$20,000 bons du havre de Montréal (acceptés à \$140,500), étant \$100,000 (vie A), \$25,000 au pair (vie B), et 820,000 au pair (accidents)	Sur la vie et cont. les accid.
La compagnie d'assurance mutuelle Union sur la vie, du Maine.....	Wm. Mulock, agent, Toronto.....	\$100,000 4 p. c. des Etats-Unis, (A) et \$15,000, bons du district de Columbia, E-U, (B).....	Sur la vie.
La compagnie d'assurance de l'Ouest, Toronto.....	J. J. Kenny, directeur gérant, Toronto.....	\$57,700 bons municipaux. (Acceptés à \$51,930).....	Contre l'inc. et sur la nav.

LES COMPAGNIES D'ASSURANCE SUR LA VIE CIL-DESSOUS NOMMÉES, AYANT CESSÉ D'ENTREPRENDRE DES RISQUES AU CANADA, SONT AUTORISÉS, EN VERTU DE L'ARTICLE 17 DE "L'ACTE D'ASSURANCE REFONDU DE 1877," A POURSUIVRE TOUTES LES OPÉRATIONS SE RATTACHANT AUX POLICES ÉMISES AVANT LE 31 MARS 1878, ET LEURS DÉPÔTS SONT APPLICABLES A CES POLICES, SUJET AUX DISPOSITIONS DES ACTES D'ASSURANCE DE 1868 ET 1871.

NOM DE LA COMPAGNIE.	Principal agent pour la réception des significations des pièces et avis.	Montant des dépôts.	Assurance autorisée.
L'association médicale et générale sur la vie dite "Briton," Londres, Angleterre.....	Jas. B. M. Chipman, gérant, Montréal.....	\$100,343 bons du Canada.....	Sur la vie.
La compagnie d'assurance mutuelle sur la vie, dite Connecticut, de Hartford, Conn., E.U.....	Robt. Wood, agent-général, Montréal.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie, d'Edimbourg.....	David Higgins, agent principal, Toronto.....	\$150,515 bons du Canada.....	Sur la vie.
L'association d'assurance sur la vie, d'Ecosse.....	Geo. W. Ford, agent principal, Montréal.....	\$150,000 bons du Canada.....	Sur la vie.
La compagnie Nationale d'assurance sur la vie, des Etats-Unis d'Amérique.....	John F. Bell, procureur, Windsor.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie, de New-York.....	F. W. Campbell, M.D., procureur, Montréal.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie dite "North Western," de Milwaukee, E.-U.....	M. W. Mills, agent principal, Toronto.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance mutuelle sur la vie, dite "Phoenix," Hartford, Connecticut.....	A. R. Bethune, agent général, Montréal.....	\$105,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie, dite, "The Positive Government Security" (limitée) Angleterre.....	John Taylor, secrétaire, Montréal.....	\$8,273 débentures du Canada, 5 p. c.....	Sur la vie.
La société d'assurance sur la vie, dite "Amicable" Ecosaise.....	Geo. Wm. Ford, agent général, Montréal.....	\$150,000 bons du Canada.....	Sur la vie.
L'institution de Prévoyance Ecosaise.....	R. A. Ramsay, procureur, Montréal.....	\$100,343 bons du Canada.....	Sur la vie.
La compagnie d'assurance Provinciale Ecosaise.....	Geo. Wm. Ford, secrétaire, Montréal.....	\$150,790 sav.: \$112,343 bons du Canada, \$38,447 déb. Can. 5 p. c.....	Sur la vie.
La compagnie d'assurance sur la vie, des Etats-Unis.....	\$60,000 bons payables en or, Etats-Unis.....	Sur la vie.

NOTA.—La compagnie d'assurance mutuelle sur la vie, dite "Globe" de New-York, a été déclarée insolvable aux Etats-Unis et en Canada, et Jas. D. Fish, de New-York, a été nommé receveur par les cours des Etats-Unis, et W. C. Wells, de Montréal, a été nommé syndic par la Cour Supérieure de Montréal, pour les opérations faites en Canada. Le dépôt de la compagnie entre les mains du gouvernement, \$100,000 en effets des Etats-Unis, a été, par ordre de la dite Cour Supérieure, délivré aux banquiers de cette cour.

La compagnie d'assurance maritime des Marchands de Montréal, a cessé de faire des opérations d'assurance, et est en voie de liquider ses affaires. Le dépôt a été remis à la compagnie moins \$2,223 en espèces retenues à cause de réclamations contestées.

Bureau du Surintendant des Assurances, Ottawa, 30 septembre 1881.

J. B. CHERRIMAN, Surintendant des Assurances.

DEPARTEMENT DES POSTES.

Dr. Compte des banques d'épargne de la Poste, pour le mois de septembre 1881.

Av.

Fourni au Ministre des Finances aux termes de l'Acte pour l'Audition des Comptes Publics, 1878, Sec. 20)

Balance en caisse chez le Ministre des Finances, au 31 août 1881.....	\$6,654,781 46	Remboursements durant le mois.....	\$225,585 72
Dépôts durant le mois	448,098 00		
Intérêt accordé aux déposants pour les comptes clos durant le mois	697 33		
		Balance :—	
		Au crédit des comptes des déposants.....	\$6,840,910 87
		Chèques en la possession des déposants et dont le paiement n'a pas été demandé.....	37,080 20
			6,877,991 07
	7,103,576 79		\$7,103,576 79

J. M. COURTNEY,
Député du Ministre des Finances.

Département des Finances, Ottawa, 19 octobre 1881.

DEMANDES AU PARLEMENT.

PARLEMENT FÉDÉRAL.

Règles relatives aux avis de bills privés.

51. Dans le cas de toute demande de bill privé, proprement du ressort législatif du Parlement du Canada, suivant les dispositions de l'Acte de l'Amérique Britannique du Nord, 1867, et ayant pour objet, soit la construction d'un pont, d'un chemin de fer, d'un chemin à barrières ou d'une ligne télégraphique; soit la construction ou l'amélioration d'un port, d'un canal, d'une écluse, d'une digue ou d'une glissoire, ou autre ouvrage semblable; soit la concession d'un droit de passage d'eau, l'incorporation de professions ou métiers, ou d'une compagnie de banque ou autre compagnie par actions, soit la concession à une ou plusieurs personnes de certains droits ou privilèges exclusifs ou particuliers, soit le pouvoir de faire quelque chose qui, dans ses effets, pourrait toucher aux droits ou à la propriété d'autrui, ou concerner une classe particulière de la société; ou ayant pour objet quelque amendement de même nature à un acte antérieur,—un avis, énonçant d'une manière claire et intelligible la nature et l'objet de la demande, et signé (excepté s'il s'agit de corporations déjà existantes) par les pétitionnaires ou de leur part, est nécessaire et doit être publié comme il suit

Dans les provinces de Québec et de Manitoba :

Un avis doit être inséré dans la *Gazette du Canada* en anglais et en français, ainsi que dans un journal anglais et un journal français du district intéressé, ou en anglais et en français dans le même journal, s'il ne s'en publie qu'un seul dans ce district; ou s'il n'y paraît pas de journal, alors la publication de l'avis en anglais et en français doit se faire dans un journal du district le plus voisin où il s'en publie.

Dans les autres provinces :

Un avis doit être inséré dans la *Gazette du Canada* et dans un journal du comté ou des comtés-unis intéressés, ou s'il n'y paraît pas de journal, alors la publication doit se faire dans un journal du comté le plus voisin où il s'en publie.

La publication de ces avis durera, dans chaque cas la période de deux mois pendant l'intervalle de temps qui s'écoulera entre la clôture de la session précédente et la prise en considération de la pétition. Un exemplaire des numéros des journaux, reproduisant la première et la dernière insertion de l'avis, devra être transmis au greffier de chaque Chambre.

Si la pétition demande l'autorisation de présenter un bill privé ayant pour objet la construction d'un pont de péage, le pétitionnaire ou les pétitionnaires devront, en même temps qu'ils donneront l'avis prescrit par la règle précédente, donner aussi, de la même manière, avis des péages qu'ils entendent exiger, de l'étendue du privilège, de la hauteur des arches, de l'espace à laisser libre entre les culées ou les piliers pour le passage de bateaux et des navires; et mentionner de plus s'ils se proposent de construire un pont mobile, et quelles en seront les dimensions.

Toute personne désirant obtenir un bill privé devra, dans les huit jours qui précéderont l'ouverture du Parlement, déposer au bureau du greffier de la Chambre dans laquelle le bill doit prendre naissance, une copie de ce bill en langue anglaise ou en langue française, avec une somme suffisante pour en payer la traduction et l'impression. Il en sera imprimé 600 exemplaires en anglais et 200 en français; la traduction devra être faite par les officiers de la Chambre, et l'impression par l'entrepreneur des impressions. Le pétitionnaire aura aussi à payer au comptable de la Chambre une somme de \$200, plus le coût de l'impression de l'acte dans les Statuts, et remettra le reçu de ce paiement au greffier du comité auquel ce bill aura été renvoyé—le dit paiement sera effectué immédiatement après la seconde lecture avant la prise en considération du bill par le comité.

Aucune pétition pour l'obtention d'un bill privé ne sera reçue par l'une ou par l'autre Chambre après les dix premiers jours de la session.

ROBERT LEMOINE,

Greffier du Sénat.

JOHN GEORGE BOURINOT,

Greffier des Communes.

Règles du Sénat relatives aux avis de bills de divorce.

72. Quiconque a l'intention de demander un bill de divorce, doit donner avis de son intention, et spécifier d'avec qui et pour quelle cause il veut divorcer. L'avis doit être inséré pendant six mois, à la *Gazette du Canada*, et dans deux journaux du district (si c'est dans les provinces de Québec et de Manitoba,) ou du comté ou des comtés-unis, (si c'est dans les autres provinces,) où le pétitionnaire résidait ordinairement lors de la séparation; et si le nombre voulu de journaux n'y paraît pas, alors la publication de l'avis devra se faire dans le district, le comté ou les comtés-unis voisins.

Un exemplaire en manuscrit de l'avis devra être signifié, à l'instance du pétitionnaire, à la personne d'avec laquelle il veut divorcer, si le lieu de la résidence de cette dernière peut être connu; et la preuve de cette signification ou de la diligence faite pour l'effectuer, doit être produite sous serment devant le Sénat et à sa satisfaction, lors de la lecture de la pétition.

ROBERT LEMOINE,

Greffier du Sénat.

A VIS public est par le présent donné que demande sera faite au Parlement de la Puissance du Canada, lors de sa prochaine session, pour obtenir un acte à l'effet de constituer en corps politique "The St. Lawrence Marine Insurance Company of Montreal."

J. G. A. CREIGHTON,

Solliciteur pour les requérants.

26 octobre, 1881.

18-10

A VIS est par le présent donné que demande sera faite au parlement du Canada pour l'obtention d'un acte à l'effet de constituer en corps politique la Compagnie du pont de Saint-Jean, avec pouvoir de maintenir et exploiter un pont pour les voitures ordinaires et les fins du trafic sur la rivière Rouge d'un point dans les paroisses de Saint-Jean et Kildonan, dans le comté de Selkirk et la province du Manitoba, à un point sur le côté opposé de la rivière dans les dites paroisses, avec pouvoir de percevoir des droits de péage sur le dit pont sur telles voitures ordinaires et sur le trafic passager qui passeront dessus, à des taux n'excédant pas les suivants :—

Piétons allant ou venant, deux centins.

Cavalier monté sur mule ou cheval, six centins chacun.

Animaux libres par tête, excepté les moutons, cochons et les poulains du printemps suivant la jument, cinq centins.

Moutons et cochons par tête, deux centins.

Chaque voiture, carrosse, phaéton, traîneau, ou autre véhicule tirés par un animal sur l'aller ou le retour, 12½ centins.

Chaque voiture, carrosse, phaéton, traîneau, ou autre véhicule tirés par deux animaux ou plus sur l'aller ou le retour, 20 centins.

Les taux ci-dessus devront comprendre les charges *bonâ fide* de chaque véhicule.

La hauteur des arches du pont ne devant pas être moindre que 25 pieds au-dessus du niveau de l'eau basse, la distance entre les culées ou caissons ne devant pas être moindre que 200 pieds, le pont tournant devant être construit de façon à avoir un passage, une fois ouvert, de pas moins que 40 pieds.

Les plan et dessin de tel pont, parties fixe et mobile, devant être sujets à l'approbation du gouverneur général en conseil.

T. S. KENNEDY,

Solliciteur pour la requérante.

Daté à Winnipeg le 24 octobre 1881.

18-9

A VIS est par le présent donné que demande sera faite au parlement du Canada pour l'obtention d'un acte à l'effet d'amender le statut 39 Vict. chap. 40, incorporant "La Banque établie de Londres et de l'Amérique du Nord," en étendant le temps durant lequel le dit acte restera en force et pour obtenir le certificat du Bureau du Trésor, de plus en changeant le nom de la dite banque en celui de "La Banque établie de Londres et Winnipeg," en réduisant le capital-actions à \$1,000,000 et en transportant le bureau principal de la cité de Montréal à Winnipeg et pour autres fins.

T. S. KENNEDY,

Solliciteur pour la requérante.

Daté à Winnipeg, 22 octobre 1881.

18-9

A VIS public est par le présent donné que demande sera faite au parlement du Canada, à sa prochaine session, pour obtenir un acte à l'effet de constituer en corps politique "Le Crédit Mobilier Franco-Canadien."

E. T. BROOKS,

Solliciteur pour les requérants.

5 octobre 1881.

16-9

A VIS est par le présent donné que la Compagnie écossaise du Canada, limitée, s'adressera au parlement de la Puissance du Canada, lors de sa prochaine session, pour obtenir un acte lui permettant d'acquérir et transporter des propriétés foncières dans la Puissance du Canada.

A. T. DRUMMOND,

Directeur-gérant.

Montréal, 8 sept. 1881.

11-9

A VIS est par le présent donné que la Compagnie de crédit foncier de Dundee, limitée, s'adressera au parlement de la Puissance du Canada, lors de sa prochaine session, pour obtenir un acte lui permettant d'acquérir et transporter des propriétés foncières dans la Puissance du Canada.

DRUMMOND FRÈRES ET Co.,

Agents.

Montréal, 8 sept. 1881.

11-9

A VIS est par le présent donné que demande sera faite au parlement de la Puissance du Canada, lors de sa prochaine session, pour obtenir un acte à l'effet de constituer en corps politique une compagnie pour construire et exploiter une ligne de chemins de fer partant d'un point sur le chemin de fer canadien du Pacifique à ou près le Portage de la Prairie, dans la province du Manitoba, se dirigeant de là dans une direction nord ouest à un point à ou près la bifurcation de la Saskatchewan, avec pouvoir de construire un embranchement jusqu'à Battleford et un autre dans une direction sud jusqu'à la voie principale du chemin de fer canadien du Pacifique, et avec pouvoir de plus de construire et exploiter des tramways, vapeurs et barges en rapport avec la dite ligne de chemin de fer.

DRUMMOND FRÈRES ET Co.,

Agents pour les requérants.

Montréal, 8 sept. 1881

11-9

A VIS public est par le présent donné que demande sera faite à la prochaine session du parlement du Canada pour un Acte autorisant une compagnie à construire un chemin de fer entre la cité de Montréal et un point sur le lac Simcoe près de Beaverton *via* Perth et Smith's Falls, et au nord depuis le lac Simcoe jusqu'à un point sur le lac Nipissing près de la baie du Sud-Est, et au sud jusqu'à Toronto et à l'ouest jusqu'à Détroit, le dit chemin devant être appelé "The Dominion Air Line."

R. C. COWAN,

Solliciteur pour les requérants.

Daté à Montréal ce 1er septembre 1881.

10-9

AVIS DIVERS.

LA BANQUE JACQUES-CARTIER.

A VIS est par le présent donné qu'un dividende de deux et demi pour cent sur le capital payé de cette institution a été déclaré pour le semestre courant et sera payable au bureau de la Banque, en la Cité de Montréal, le et après le premier décembre prochain. Les livres de transfert seront fermés du seize au trente novembre prochain inclusivement.

Par ordre du bureau,

A. DE MARTIGNY,

Caissier.

Montréal, 26 octobre 1881.

18-5

BANQUE VILLE MARIE.

A VIS est par le présent donné, qu'un dividende de deux et demi pour cent (2½ p.c.) sur le capital payé de cette institution a été déclaré pour le semestre courant, et sera payable au bureau principal de la dite Banque à Montréal, le et après jeudi le premier décembre prochain.

Les livres de transferts seront fermés du 21 au 30 novembre, ces deux jours inclusivement,

Par ordre du bureau de direction,

UBALDE GARAND,

Caissier.

Montréal, 26 octobre 1881.

18-1

BANQUE DE MONTRÉAL.

A VIS est par le présent donné qu'un dividende de quatre pour cent et un bonus de un pour cent sur le capital payé de cette institution a été déclaré pour le semestre courant et que tel dividende sera payable à sa maison de banque en cette ville et ses succursales, le et après jeudi le premier jour de décembre prochain.

Les livres de transfert seront clos du 16 au 30 novembre prochain, ces deux jours inclusivement.

Par ordre du bureau,

W. J. BUCHANAN,

Gérant-général.

Montréal, 21 octobre 1881.

18-5

BANQUE DES MARCHANDS DU CANADA.

A VIS est par le présent donné qu'un dividende de trois et demi pour cent pour le semestre courant, étant dans la proportion de sept pour cent par année sur le capital payé de cette institution, a été déclaré, payable à sa maison de banque en cette ville, le et après le jeudi, 1er décembre prochain.

Les livres de transfert sont clos du 16 au 30 novembre prochain, ces deux jours inclusivement.

Par ordre du bureau,

G. HAGUE,

Gérant général.

20 octobre 1881.

17-5

VENTE A L'ENCAN DE MARCHANDISES NON RÉCLAMÉES.

LE chemin de fer du Grand-Tronc du Canada donne avis par les présentes, qu'il fera vendre à la salle d'encan, 754 rue Craig, à Montréal, le mardi, 6 décembre 1881, et au marché, rue King, Toronto, le mercredi 14 décembre 1881, à 10 hrs. du matin, une grande quantité de marchandises et bagage non réclamés, consistant en un certain nombre de cristaux, épicerie, quincaillerie, machines, médecines, meu-

bles et autres. Des catalogues peuvent être obtenus en s'adressant à l'encanteur.

Termes comptant.—Un dépôt d'au moins 20 pour cent sera exigé au moment de la vente.

Par ordre du chemin de fer du Grand-Tronc du Canada,

C. F. ELWES, Montréal,
F. W. COATE et Cie, Toronto,
Encanteurs.

Montréal, 6 octobre 1881.

16-6

LA BANQUE NATIONALE.

LE deux novembre prochain et après, la Banque Nationale paiera à ses actionnaires un dividende semi-annuel au taux de *cinq* par cent par an sur le montant du capital versé.

Le livre de transfert sera fermé depuis le 17 jusqu'au 31 octobre prochain, inclusivement.

Par ordre,

F. VÉZINA,
Caissier.

Québec, 30 septembre 1881.

16-8

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The Canada Gazette.

PUBLISHED BY AUTHORITY.

OTTAWA, SATURDAY, NOVEMBER 5, 1881.

DOMINION OF CANADA.



For index of new matter, see last page.

APPOINTMENTS.

DEPARTMENT OF THE SECRETARY OF STATE OF CANADA.

HIS EXCELLENCY THE GOVERNOR GENERAL has been pleased to appoint the following gentlemen to be respectively Her Majesty's Counsel learned in the Law, viz :—

OTTAWA, 4th November 1881.

PROVINCE OF NOVA SCOTIA.

Names.	Residences.
E. Tilton Mosely,	Esquire, Sidney, C. B.
George Thomas Moore,	" Liverpool, N. S.
Thomas C. Schreve,	" Digby, N. S.
Charles Sidney Harrington,	" Halifax, N. S.
Wallace Graham,	" "
Nicholas H. Meagher,	" "
Robert Sedgewick,	" "
Hugh McDonald Henry,	" "

PROCLAMATIONS.

LORNE.
[L.S.]

CANADA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.
To Our Beloved and Faithful the Senators of the Dominion of Canada, and the members elected to serve in the House of Commons of Our said Dominion, and to each and every of you,—
GREETING :

A PROCLAMATION.

WHEREAS Our Parliament of Canada stands prorogued to the eighth day of the month of October instant, at which time, at Our City of Ottawa, you were held and constrained to appear; Now Know YE, that for divers causes and considerations and taking into consideration the ease and convenience of Our Loving Subjects, We have thought fit, by and with the advice of Our Privy Council for Canada, to relieve you, and each of you, of your attendance at the time aforesaid, hereby convoking and by these presents enjoining you, and each of you, on the SEVENTEENTH day of the month of NOVEMBER next, to meet Us in Our Parliament of Canada, at Our City of Ottawa, there to take into consideration the state and welfare of Our said Dominion of Canada, and therein to do as may seem necessary. HEREIN FAIL NOT.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Right Trusty and Well-Beloved Councillor, SIR JOHN DOUGLAS SUTHERLAND CAMPBELL, (commonly called the Marquis of Lorne), Knight of Our Most Ancient and Most Noble Order of the Thistle, Knight Grand Cross of Our Most Distinguished Order of St. Michael and St. George, Governor General of Canada and Vice Admiral of the same, &c., &c., &c.

At Our Government House, in Our CITY of OTTAWA, this SEVENTH day of OCTOBER in the year of Our Lord one thousand eight hundred and eighty-one, and in the forty-fifth year of Our Reign.

By Command,

RICHARD POPE,
Clerk of the Crown in Chancery, Canada.

ORDERS IN COUNCIL.

ST. ANDREWS HARBOUR, NEW BRUNSWICK, PORT WARDEN'S SCALE OF FEES.

	\$	cts.
First survey of hatches, and certificate.....	2	50
Every subsequent survey of cargo, and certificate	2	00
Survey of cargo when hatches have not been previously surveyed, and certificate.....	5	00

Every survey of damaged goods, on wharf or in store, value \$200, and certificate.....	3 00
Every survey of damaged goods, on wharf or in store, value \$200 and under \$500, and certificate	4 00
Every survey of damaged goods, on wharf or in store, value \$500 and over, and certificate.....	5 00
Survey of vessel damaged or arriving in distress, and certificate.....	8 00
Every subsequent survey and certificate.....	5 00
Valuation of a vessel for average, under 200 tons, and certificate.....	5 00
Valuation of a vessel for average, over 200 tons and under 500 tons, and certificate.....	7 50
Valuation of a vessel for average, of 500 tons and upwards, and certificate.....	10 00
Survey of cargo reported to have shifted, and certificate	5 00
All extra copies of certificates when required .	0 50
For certificate under seal.....	1 00
Hearing and settling disputes between master and consignee of ship and owners of cargo, \$200 value, \$2; \$200 to \$500, \$3; \$500 to \$1000, \$4; \$1000 and over, \$5.	
Filing papers of auctioneers, &c.....	0 25
Ascertaining if vessel is seaworthy, and certificate.....	8 00
Survey that repairs ordered if not seaworthy have been made, and certificate, 200 tons and under, \$3; all over 200 tons, \$5.	
General superintendence of a vessel loading...	5 00
Vessels putting in in distress or otherwise, from Foreign Ports, for every 1,000 bushels and every proportionate quantity of wheat and peas, 15c. For every 1,000 bushels and every proportionate quantity of barley, 12c. For every 1,000 bushels and every proportionate quantity of oats, 10c. For every 1,000 bushels and every proportionate quantity of corn, 10c. For every 1,000 barrels of flour, 75c. Coal oil, per barrel, ½c. Ores and Minerals per ton, Ballast excepted, 4c. Lumber and all other descriptions of timber, per ton weight.....	0 02

PRIVY COUNCIL OFFICE,
Ottawa, 28th October, 1881.

I hereby certify that the foregoing Scale of Fees has been submitted to and approved by His Excellency the Governor General in Council on the 28th of October, 1881.

19-3 J. O. COTÉ,
Clerk, Privy Council.

GOVERNMENT HOUSE, OTTAWA.

Saturday, 15th day of October, 1881.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL
IN COUNCIL.

ON a report, dated 12th October 1881, from the Honorable the Acting Secretary of State, in the matter of the petition under "The Canada Temperance Act, 1878," of certain electors of the County of Cape Breton, in the Province of Nova Scotia, stating that the proceedings had by the Returning Officer appear to be conformable to the Act, and that the petition has been declared adopted by the electors of the said County,—

His Excellency, on the recommendation of the Honorable the Secretary of State, has been pleased to declare, and it is hereby declared, that the second part of "The Canada Temperance Act, 1878" shall be in force and take effect in the said County of Cape Breton upon, from and after the day on which the annual or semi-annual licenses for the sale of spirituous liquors now in force in the said County will

expire, provided such day be not less than ninety days from the day of the date hereof, and, if it be less, then on the like day in the following year.

Certified,

18-3

J. O. COTÉ,
Clerk, Privy Council.

GOVERNMENT HOUSE, OTTAWA.

Wednesday, 26th day of October, 1881

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL
IN COUNCIL.

ON the recommendation of the Honorable the Acting Minister of Customs, and under the provisions of the 9th and 55th sections of the Act passed in the Session of the Parliament of Canada, held in the fortieth year of Her Majesty's Reign, chaptered 10 and intituled "An Act to amend and consolidate the Acts respecting the Customs,"—

His Excellency, by and with the advice of the Queen's Privy Council for Canada, has been pleased to order, and it is hereby ordered, that the Village of Clinton in the County of Huron, in the Province of Ontario, be and the same is hereby erected into an Out Port of Customs and a Warehousing Port under the survey of the Collector of Customs at the Port of London.

18-3 J. O. COTÉ,
Clerk, Privy Council.

GOVERNMENT NOTICES.

STATEMENT

Of the Revenue and Expenditure, on account of the Consolidated Fund, of the Dominion of Canada as by Returns furnished to the Finance Department to the night of the 31st October, 1881.

REVENUE.	AMOUNT.
Customs.....	\$1,729,922 47
Excise.....	517,849 34
Post Office.....	107,271 93
Public Works, including Railways.	249,799 66
Bill Stamps	22,570 36
Miscellaneous	86,623 49
	\$2,714,037 25
Revenue to 30th September, 1881....	8,229,960 87
	\$10,943,998 12
Expenditure.....	\$2,620,258 32
do to 30th September, 1881.	5,026,441 06
	\$7,646,699 38

J. M. COURTNEY,
Deputy Minister of Finance.
Finance Department,
Ottawa, 1st November, 1881.

DEPARTMENT OF THE SECRETARY OF STATE
OF CANADA.

INDIA CIVIL SERVICE EXAMINATIONS.

Ottawa, 4th November, 1881.

MEMORANDUM :

The Regulations referred to in the Despatch below are filed in this Department and those of the Secre-

taries of the different Provinces, where they may be seen by intending Candidates.

(Circular.)

—
DOWNING STREET,
6th October, 1881.

SIR,—I have the honour, at the request of the Civil Service Commissioners, to transmit to you the enclosed Regulations for an examination of Candidates for the Civil Service of India, which is to be held in June, 1882.

I have the honour to be,
Sir,
Your most obedient humble Servant,
KIMBERLEY.

The Officer Administering
the Government of Canada. 19-3

NOTICE TO MARINERS.

No. 29 of 1881.

TELEGRAPH AND SIGNAL STATIONS IN THE RIVER AND GULF OF ST. LAWRENCE.

NOTICE is hereby given that the following Stations of the Marine Telegraph System, established in the River and Gulf of St. Lawrence in the interests of navigation and fisheries, are now in operation:—

Name of Station.	Location.	Marine miles below Quebec approximate.
1. S L'Islet,	South Shore of River,	43
2. S Rivière du Loup,	do	85
3. S Rimouski,	do	150
4. S Father Point Lighthouse,	do	155
5. Ste. Flavie,	do	165
6. Grand Metis,	do	170
7. S Little Metis Lighthouse,	do	175
8. S Matane Lighthouse,	do	196
9. Ste. Félicité,	do	204
10. Les Méchins,	do	218
11. S Cape Chatte Lighthouse,	do	230
12. Cape Chatte Village,	do	232
13. Ste. Anne des Monts	do	240
14. S Martin River Lighthouse,	do	255
15. Mont Louis,	do	270
16. S C. Magdalen Lighthouse,	do	290
17. Magdalen River,	do	290
18. Grande Vallée,	do	295
19. Chlorydorme,	do	310
20. Grand Etang,	do	315
21. S Fame Point Lighthouse,	do	320
22. Fox River,	do	342
23. Griffin Cove,	do	347
24. S Cape Rosier Lighthouse,	do	354
25. Grande Grève,	Gaspé Bay,	365
26. Peninsula,	do	374
27. Gaspé Basin,	do	376
28. Douglastown,	do	370
29. Point St. Peter,	do	370
30. S Cape Despair Light-house,	Gaspé Coast of Gulf,	384
31. S Point Maquereau Lighthouse,	do	408
32. S West Point Light-house,	Island of Anticosti,	328
33. Becscie River,	do	345
34. S South West Point Lighthouse,	do	356
35. Jupiter River or Shallop Creek,	do	400
36. S South Point Lighthouse,	do	413
37. S Heath Point Lighthouse,	do	435
38. Fox Bay,	do	450

39. Amherst Harbor,	Magdalen Islands,	493
40. S Amherst Island Lighthouse,	do	475
41. House Harbor,	do	470
42. Wolf Island,	do	472
43. S Grosse Isle,	do	475
44. S Bird Rocks Lighthouse,	do	480
45. S Meat Cove, near Cape St. Lawrence, the landing place of Magdalen Islands cable,	Cape Breton,	530
46. S Low Point Lighthouse,	do	575

NOTE.—The stations in the above list marked [S] are also Signal Stations at which the International Code of Signals is in use. Additional stations will shortly be opened, of which notice will be given.

WM. SMITH,
Deputy of the Minister of Marine, &c

Department of Marine and Fisheries,
Ottawa, 12th October, 1881. 19-3

NOTICE TO MARINERS.

No. 30 of 1881.

CAPE BEAR LIGHTHOUSE.

NOTICE is hereby given that a Lighthouse, erected by the Government of Canada upon the head-land of Cape Bear, Straits of Cumberland, King's County, Prince Edward Island, will be put in operation on the 26th instant.

Lat. N. 46° 0' 35"
Long. W. 62° 27' 15"

The light is revolving *red* catoptric, attaining its greatest brilliancy every 30 seconds. It is elevated 74 feet above high water mark, and should be visible 12 miles from all points seaward.

The building is of wood, painted white, and consists of a square tower, 46 feet high from its base to the vane on the lantern, with dwelling attached.

WM. SMITH,
Deputy of the Minister of Marine and Fisheries.

Department of Marine and Fisheries,
Ottawa, 12th Oct., 1881. 19-3

NOTICE TO MARINERS.

No. 31 of 1881.

SCATTERIE ISLAND FOG ALARM.

NOTICE is hereby given that a Steam Fog Whistle, erected by the Government of Canada in close proximity to the Lighthouse on the East Point of Scatterie Island, Cape Breton County, in the Province of Nova Scotia, will be put in operation on the 15th November next.

Lat. N. 46° 2' 25"
Long. W. 59° 40' 30"

During fogs and snow storms the whistle will sound two blasts of five seconds' duration, with an interval of ten seconds between them, in every minute.

WM. SMITH,
Deputy of the Minister of Marine and Fisheries.

Department of Marine and Fisheries,
Ottawa, 17th October, 1881. 19-3

NOTICE TO MARINERS.

No. 27 of 1881.

SOURIS EAST LIGHTHOUSE.

NOTICE is hereby given that a streak of red light is now shown from the lighthouse at Souris East, King's County, Prince Edward Island, to indicate the anchorage ground under the shelter of the breakwater.

Vessels running for shelter will stand in until they bring the light to bear S.E. by S. when they open the red light. They are then inside of the breakwater, and by rounding up and *keeping the red light open* they will come to safe anchorage off the head of the P.E.I. Railway wharf.

WM. SMITH,

Deputy of the Minister of Marine, &c.

Department of Marine and Fisheries,
Ottawa, 6th October, 1881.

18-3

Under the provisions of the despatches from Her Majesty's Secretary of State for the Colonies and of the table of precedence settled thereby, notice of which was published in the *Canada Gazette*, on the 14th day of February, 1880,—

The following is the table of precedence within the Dominion of Canada, for the Judges of the Supreme Court of Judicature for Ontario, as among themselves:

1. The Honorable John Godfrey Spragge, President of the Court, and Chief Justice of Ontario.

2. The Honorable John Hawkins Hagarty, Chief Justice of the Queen's Bench.

3. The Honorable Adam Wilson, Chief Justice of the Common Pleas.

4. The Honorable John Alexander Boyd, Chancellor of Ontario.

5. The Honorable Joseph Curran Morrison, a Justice of Appeal.

6. The Honorable Thomas Galt, a Justice of the High Court of Justice and Member of the Common Pleas Division.

7. The Honorable George William Burton, a Justice of Appeal;

The Honorable William Proudfoot, a Justice of the High Court of Justice and Member of the Chancery Division.

9. The Honorable Christopher Salmon Patterson, a Justice of Appeal.

10. The Honorable John Douglass Armour, a Justice of the High Court of Justice and Member of the Queen's Bench Division.

11. The Honorable Mathew Crooks Cameron, a Justice of the High Court of Justice and Member of the Queen's Bench Division.

12. The Honorable Featherston Osler, a Justice of the High Court of Justice and Member of the Common Pleas Division.

13. The Honorable Thomas Ferguson, a Justice of the High Court of Justice and Member of the Chancery Division.

J. A. MOUSSEAU,

Secretary of State.

Ottawa, 21st October, 1881.

17-3

THE FOLLOWING NEW POST OFFICES WERE ESTABLISHED IN CANADA
ON THE 1ST OCTOBER, 1881.

NAME OF POST OFFICE.	TOWNSHIP OR PARISH.	ELECTORAL COUNTY.	POSTMASTER.
Beaufort.....	Carleton.....N.B.	William B. Mills.
Clarendon Station.....	Queens.....N.B.	T. B. Roberts.
Dufresne Mills.....	Acton.....	Bagot.....Q.	J. O. J. Dufresne.
Hartfell.....	Strong.....	Muskoka.....O.	John Duke.
Hazel Green.....	Lot 52.....	King.....P.E.I.	Joseph Haley.
*Head of Cardigan.....	Lot 52.....	King.....P.E.I.	Michael McAulay.
Les Grand Bergeronnes.....	Bergeronnes.....	Saguenay.....Q.	Levi Gauthier.
Mull.....	Harwich.....	Kent.....O.	Neil Watson.
Orton.....	Garafraxa.....	Wellington, C.R.O.	Thomas Turner.
†Shefford Vale.....	Shefford.....	Shefford.....Q.	John Irwin.
Warina.....	Roxboro.....	Stormont.....O.	A. Munro.

* This office was established on 1st July, 1881.

† This office was established on 1st September, 1881.

CHANGES IN POST OFFICES ALREADY ESTABLISHED.

OFFICES CLOSED.

Blessington.....Co. Hastings, E.R., O.
Dixon's Point.....Co. Kent, N.B.
Harold.....Co. Hastings, N.R., O.

NAMES CHANGED.

Black Creek Lake, Co. Wolfe.....to D'Israeli.
Chedworth, Co. Grey, E.R., O.....to Corbetton.
Eig Mountain, Co. Antigonishe, N.S.....to Glen Uig.
Montalembert, Co. Rimouski.....to Notre-Dame de Rimouski.
St. Joseph's Island, Co. Algoma.....to Richard's Landing.

POST OFFICE DEPARTMENT.

Dr. Post Office Savings Bank Account for the Month of September, 1881. Cr.

(Furnished to the Minister of Finance in accordance with the Post Office Act 1875, sec. 69, and Public Accounts Audit Act, 1878, Sec. 20.)

Balance in hands of Minister of Finance on 31st August 1881	\$6,654,781 46	Repayments at Post Office Savings Banks during month	\$225,585 72
Deposits in Post Office Savings Banks during month	448,098 00		
Interest allowed to Depositors on accounts closed during 'month	697 33	Balance:—	
		At the credit of Depositors' Accounts.....	\$6,840,910 87
		Outstanding cheques held by Depositors, and not presented for payment.	37,080 20
	7,103,576 79		6,877,991 07
			7,103,576 79

J. M. COURTNEY,
Deputy Minister of Finance.

FINANCE DEPARTMENT, Ottawa, 19th October 1881.

SUMMARY STATEMENT showing the Quantity and Value of Goods entered for Consumption in the Dominion of Canada (exclusive of British Columbia) and the Duty Collected thereon, during the month ending 31st August, 1881.

ARTICLES.	ENTERED FOR CONSUMPTION.		
	Quantity.	Value.	Duty.
		\$ cts.	\$ cts.
Acids.....	\$	1,750 00	375 60
Agricultural Implements	"	7,195 00	1,835 40
Ale, Beer and Porter..	Gals. 14,872	10,330 00	2,301 92
Animals.....	\$	35,793 00	7,158 60
Books, Pamphlets, &c., &c.....	"	80,391 00	14,415 39
Brass and manufactures of.....	"	29,389 00	7,667 29
Breadstuffs, viz :—			
Grain of all kinds.....	Bush. 137,779	69,929 00	11,442 93
Flour and Meal.....	Brls. 33,924	120,175 00	14,295 33
Rice and all other Breadstuffs.....	\$	33,968 00	14,659 96
Candles.....	Lbs. 24,807	4,070 00	999 72
Chicory.....	" 6,960	231 00	278 40
Coal of all kinds and Coke.....	Tons. 145,529	495,829 00	80,125 86
Coffee, from countries others than U. S.....	Lbs. 96,973	13,496 00	1,988 19
" " U. States.....	" 38,068	5,921 00	1,449 16
Copper and manufactures of.....	\$	18,880 00	2,166 70
Cordage of all kinds.....	"	8,893 00	1,274 75
Cotton, manufactures of.....	"	1,135,108 00	247,005 18
Drugs and Medicines.....	"	67,213 00	14,442 03
Earthen, Stone, and Chinaware.....	"	69,067 00	18,998 00
Fancy Goods.....	"	250,814 00	51,784 15
Fish.....	"	10,930 00	2,150 88
Fruit, Dried.....	Lbs. 32,405	32,405 00	7,502 76
" green, &c.....	\$	63,572 00	12,507 33
Furs.....	"	62,533 00	11,281 70
Glass and Glassware.....	"	104,588 00	24,398 60
Gunpowder and explosive substances.....	"	4,494 00	1,491 83
Hats, Caps and Bonnets.....	"	97,080 00	24,269 96
Hops.....	" 12,274	1,817 00	737 64
Iron and Steel, and manufactures of.....	\$	965,386 00	190,189 65
Jewellery and watches, and manufactures of gold and silver	"	138,957 00	30,189 95
Lead and manufactures of.....	"	23,436 00	3,644 00
Leather and manufactures of	"	170,139 00	37,370 55
Marble and Stone, and manufactures of.....	"	14,168 00	2,621 56
Malt.....	Lbs.
Metals, Composition, &c., and manufactures of.....	\$	37,538 00	8,944 27
Musical Instruments.....	"	29,477 00	8,226 60
Oils, Kerosene, Refined Petroleum, etc., etc.....	Gals. 184,680	24,271 00	13,304 73
" all other, N.E.S.....	" 71,772	39,520 00	9,121 95
Paints and Colors.....	\$	53,546 00	6,629 58
Paper and manufactures of.....	"	89,101 00	20,550 86
Perfumery, &c.....	"	2,106 00	631 70
Provisions, viz :			
Bacon, Hams, Shoulders, Sides ; Beef, Pork and Mutton.....	Lbs. 1,177,127	94,081 00	12,765 00
Butter.....	" 107	20 00	4 28
Cheese.....	" 6,493	974 00	194 79
Lard.....	" 92,815	11,277 00	1,856 20
Poultry and other meats.....	\$	6,255 00	1,038 11
Salt, not imported from Great Britain or British Possessions or for Gulf Fisheries.....	Lbs. 142,590	471 00	119 54
Seeds.....	\$	1,810 00	310 65
Silk, manufactures of.....	"	418,880 00	125,501 95
Soap of all kinds.....	Lbs. 38,225	5,607 00	1,311 03
Spices, ground and unground.....	\$	10,784 00	2,316 15
Starch.....	Lbs. 36,152	2,270 00	723 04
Spirits of all kinds	Gals. 67,514	71,869 00	93,775 11
Wines, other than Sparkling	" 42,064	37,229 00	26,606 48
" Sparkling.....	Doz. 1,363	10,094 00	6,087 60
Sugar, above No. 14, D.S.....	Lbs. 450,219	18,451 00	10,960 04
" equal to No. 9, and not above No. 14, D.S.....	" 3,535,069	138,127 00	67,945 51
" below No. 9, D.S	" 4,138,588	153,942 00	66,884 49
" Syrups, Cane Juice, &c.....	" 48,313	1,475 00	703 36
" Melado, &c., &c.....	" 1,565,345	45,655 00	19,566 53
" Glucose and Syrups.....	" 66,021	2,588 00	1,242 18
" Molasses for refining.....	Gals.
" Molasses not for refining.....	" 285,569	79,814 00	12,003 50
Tea from countries other than the U.S.....	Lbs. 753,085	162,575 00	34,788 83
" United States	" 300,302	60,086 00	20,801 79
Tobacco and Cigars.....	" 25,467	34,928 00	19,703 21
Wood and manufactures of.....	\$	112,601 00	27,463 91
Woollen manufactures	"	1,631,423 00	452,433 94
Wool, Class 1, viz : Leicester, Cotswold, Lincolnshire down combing wools, or wools known as Lustre Wools, and other like combing wools, such as are grown in Canada.....	Lbs.
All other dutiable articles.....	\$	820,244 00	183,030 85
Total Dutiable Goods.....		\$8,357,136 00	\$2,103,577 83
Coin and Bullion (except U.S. silver coin).....		5,332 00
Free Goods, all other.....		2,422,974 00
Grand Total entered for Consumption.....		\$10,785,442 00	\$2,103,577 83

CUSTOMS DEPARTMENT,
OTTAWA, 13th October, 1881.

J. JOHNSON,
Commissioner of Customs.

MONTHLY STATEMENT of Goods Exported from the Dominion of Canada (exclusive of British Columbia) for August, 1881.

	Produce of Canada.	Produce of other countries.	Total.
	\$ cts.	\$ cts.	\$ cts.
Produce of the Mine.....	210,701 00	17,517 00	228,218 00
do Fisheries.....	803,741 00	280 00	804,021 00
do Forest.....	3,184,619 00	85,210 00	3,269,829 00
Animals and their Produce.....	2,118,412 00	162,529 00	2,280,941 00
Agricultural Products.....	597,612 00	1,614,385 00	2,211,997 00
Manufactures	241,477 00	70,641 00	312,118 00
Miscellaneous Articles.....	38,777 00	4,982 00	43,759 00
Totals	7,195,339 00	1,955,544 00	9,150,883 00
Coin and Bullion.....			
Grand Total.....	7,195,339 00	1,955,544 00	9,150,883 00

CUSTOMS DEPARTMENT,

OTTAWA, 5th October, 1881.

J. JOHNSON,
Commissioner of Customs.

CIRCULATION AND SPECIE.

	31st July.	31st August.	30th September.	31st O. tob r.	30th November.	31st December.
Fractionals.....	151,678 10	153,156 10	156,793 10			
\$1 & \$2.....	4,669,269 25	4,936,310 75	5,363,421 75			
\$5, \$10 & \$20	77,040 45	71,863 45	71,595 85			
\$50 & \$100	799,375 00	761,075 00	676,325 00			
\$500 & \$1000	8,998,000 00	9,027,500 00	8,872,000 00			
Total	14,695,362 80	14,949,907 30	15,140,135 70			
	31st January.	28th February.	31st March.	30th April.	31st May.	30th June.
Fractionals.....						
\$1 & \$2.....						
\$5, \$10 & \$20.....						
\$50 & \$100.....						
\$500 & \$1000.....						
Total.....						

Fractional Notes.....	156,793 10	Specie held at Montreal, Sept. 30th.....	1,602,894 42
Provincial "	177,119 85	Toronto, do 30th	546,133 25
Montreal issue.....	7,641,023 50	Halifax, do 30th.....	764,164 54
Toronto "	4,731,628 00	St. John, do 30th	202,171 44
Halifax "	1,739,414 50	Winnipeg, do 30th	14,097 16
St. John "	667,126 25		
Victoria "	27,030 50		
Total.....	\$15,140,135 70	Guaranteed Debentures.....	3,129,460 81
			2,920,000 00
			6,049,460 81
		Guaranteed Debentures to be held under	
		Vic. 43, cap. 13—	
		10 p. c. on \$15,140,135 70	1,514,013 57
		Specie to be held under Vic. 43, cap. 13—	
		15 p. c. on 15,140,135 70	2,271,020 35
			\$3,785,033 92
		Excess of Specie and Guaranteed Debentures.....	2,264,426 89
		Unguaranteed Debentures to be held under Vic. 43, cap. 13.	12,000,000 00
		75 p.c. on 15,140,135 70.....	11,355,101 78
		Excess of Unguaranteed Debentures.....	644,898 22
		SUMMARY.	
		Excess of Specie and Guaranteed Debentures.....	2,264,426 89
		Excess of Unguaranteed Debentures.....	644,898 22
		Total Excess.....	2,909,325 11

FINANCE DEPARTMENT,
Ottawa, 14th October, 1881.

FRED. TOLLER,
Comptroller, Dominion Currency.

J. M. COURTNEY,
Deputy Minister of Finance.

LIST OF INSURANCE COMPANIES, LICENSED TO DO BUSINESS IN CANADA UNDER THE INSURANCE ACTS OF 1875 AND 1877.

NAME OF THE COMPANY.	Chief Agent to receive process.	Amount of Deposit. Deposits marked (A) are applicable solely to Life Policies existing 31st March 1878; marked (B) to policies subsequent to that date.	Description of Insurance business for which licensed.
The Accident Insurance Company of North America.....	Edward Rawlings, Manager, Montreal.....	\$13,500 Montreal Harbour bonds; \$9,733 Montreal Warehousing Bds.; \$550, 5 p. Canada stock. (Accepted at \$20,000).....	Accident.
The Aetna Insurance Company of Hartford, Connecticut.....	Robert Wood, General Agent, Montreal.....	\$5,070 Canada stock; \$23,000 Municipal Debentures; \$72,000 U.S. Bonds. (Accepted at \$97,771).....	Fire and Inland Marine.
The Aetna Life Insurance Company of Hartford, Connecticut.....	Wm. H. Orr, Manager, Toronto.....	\$100,000 U.S. gold bonds (A), \$70,000 U.S. Bonds and \$25,000 Debs. Prov. of Queb. (B).....	Life.
The Agricultural Insurance Company of Watertown, N.Y., U.S.....	Jno. Fisher, Chief Agent, Cobourg.....	\$100,000 U.S. Bonds, 4 per cent.	Fire.
The Anchor Marine Insurance Company.....	Hugh Scott, Agent, Toronto.....	\$56,000 Municipal Debentures. (Accepted at \$50,400).....	Inland Marine.
The British America Assurance Company, Toronto.....	Louis H. Boulton, Manager, Toronto.....	\$61,000 Municipal Debentures. (Accepted at \$54,900).....	Fire and Inland Marine.
The Briton Life Association (Limited).....	J. B. M. Chipman, Chief Agent, Montreal.....	\$54,993—Canada 4 per cent. bonds	Life.
The Canada Fire and Marine Insurance Company.....	Charles Cameron, Managing Direct., Hamilt'n A. G. Ramsay, Manager, Hamilton	\$57,000 Municipal Debent. (Accepted at \$51,300).....	Fire and Inland Marine.
The Canada Life Assurance Company, Hamilton	W. B. McMurrich, Agent, Toronto.....	\$60,000 Municipal Debentures. (Accepted at \$54,000).....	Life.
The Canadian Steam Users Insurance Association.....		\$3,900 Imper. Building Society stock, \$5,000 Toronto Building and Loan Assoc. stock, \$1,600 Western Assur. stock.....	Steam Boilers, &c. Life and Accident.
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal.....	\$56,000 Municipal Debentures. (Accepted at \$50,400).....	Fire and Inland Marine, Guarantee.
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal.....	\$30,000 cash	Fire.
The City of London Fire Insurance Co. (Limited).....	J. K. Oswald, Chief Agent, Montreal.....	\$20,000 stg. Canada Stock.....	Fire and Life.
The Commercial Union Assurance Company of London, England.....	Fred. Cole, General Agent, Montreal.....	\$100,344 Canada stock (Life A), \$50,613 Canada Con. 5 per cent. stock and \$55,967, 4 p. c. stock (Fire).....	Life.
The Confederation Life Association of Canada.....	J. K. Macdonald, Managing Director, Toronto	\$86,300 Municipal Debentures. (Accepted at \$77,650).....	Fire and Inland Marine,
The Dominion Fire and Marine Insurance Company, (Hamilton).....	F. R. Despard, Manager, Hamilton.....	\$35,000 cash, \$15,000, City Victoria, B. C. Bonds.....	Life.
The Equitable Life Assurance Society of the United States, N. Y.....	R. W. Gale, Manager, Montreal	\$100,000 Canada stock (A) and \$65,000 U.S. Bonds (B).....	Fire.
The Fire Insurance Association (Limited), London, England.....	Wm. Robertson, Chief Agent, Montreal.....	\$100,000 Canada stock	Fire.
The Guarantee Company of North America.....	Edward Rawlings, Manager, Montreal.....	\$32,000 Municipal Debentures; \$15,000 Mon. Harb. Bonds; \$9,733 Mon. Warehouse bds. and \$400 stock. (Accepted at \$51,000)	Guarantee.
The Guardian Fire and Life Assurance Company, London, England.....	Robt. Simms & Co., and Geo. Denholm, Gen. Agents, Montreal.....	\$100,343 Canada stock	Fire.
The Hartford Fire Insurance Company, Hartford, Connecticut.....	Robt. Wood, General Agent, Montreal	\$55,000 U.S. bds. and \$30,840 bank stock. (Accepted at \$100,000)	Fire.
The Imperial Insurance Company of London, England.....	W. H. Rintoul, Agent, Montreal.....	\$48,667 Con. 5 per cent. Can. stock, \$51,402 6 per cent. Can. stock	Fire.
The Lancashire Insurance Company.....	S. C. Duncan-Clark, Chief Agent, Toronto.....	\$100,000 Canada stock.....	Fire.
The Lion Life Insurance Company (Limited) London, England.....	Fred. Stanciliffe, General Manager, Montreal	\$10,000 stg. Canada stock	Life.
The Liverpool and London and Globe Insurance Company.....	G. F. C. Smith, Chief Agent, Montreal.....	\$50,000 Canada stock (Life), and \$3,000 Can. 5's; \$63,000 Muni- cipal Deb., \$25,000 Montreal Investment Association; and \$17,030 cash. (Accepted at \$145,480).....	Fire and Life
The London Assurance Corporation, England.....	C. C. Foster, Agent, Montreal.....	\$50,127 Canada Con. 5 p. c. stock and \$99,873 Canada stock, being (Fire) \$100,000 and (Life) \$50,000	Fire and Life.
The London Guarantee and Accident Co. (Limited)	A. T. McCord, Chief Agent, Toronto.....	\$11,000 stg. Canada Stock.....	Guarantee and Accident.
The London and Lancashire Fire Insurance Company, Liverpool.....	C. J. Spike, Chief Agt., Halifax, N.S.....	\$21,000 stg., Canada Stock	Fire.
The London and Lancashire Life Assurance Company.....	William Robertson, Manager, Montreal.....	\$100,000 Canada stock (A) \$5,000 cash and \$4,867 Prov. of Queb. bonds (B)	Life.
The London Mutual Fire Insurance Company of Canada, London, Ont.....	D. C. Macdonald, Secretary, London.....	\$25,000 Canada Stock and \$5,000 cash.....	Life.
The Metropolitan Life Insurance Company of New York.....	Thos. A. Temple, General Agent, St. John, N.B.....	\$100,000 U. S. bonds	Life
The Metropolitan Plate Glass Insurance Company, New York.....	A. J. Pell, Montreal.....	\$5,000 United States bonds.....	Plate Glass Insurance.
The Mutual Life Association of Canada.....	J. Turner, President, Hamilton.....	\$99,267 Municipal Debentures. (Accepted at \$89,339).....	Life.
The North American Mutual Life Insurance Company.....	Wm. McCabe, Managing Director, Toronto.....	\$50,000 cash	Life.
The North British and Mercantile Insurance Company.....	Macdougall & Davidson, General Agents, } Montreal.....	\$60,000 Canada stock (Life A); \$17,000 Montreal Harbour bonds and \$65,000 Municipal Deb. (Fire). (Accepted at \$150,800)	Fire and Life

The Northern Assurance Company of Aberdeen and London	Taylor Bros., General Agents, Montreal.....	\$85,833 Canada stock, \$14,167 Canada 5's	Fire.
The Norwich Union Fire Insurance Society, Norwich, England.....	Alex. Dixon, Agent, Toronto.....	\$100,000 Canada Stock.....	Fire.
The Ontario Mutual Life Assurance Company.....	Wm. Hendry, Manager, Waterloo	\$56,207 Municipal Debentures. (Accepted at \$50,586) ..	Life.
The Phoenix Insurance Company of Brooklyn.....	Robert Hampson, Agent, Montreal.....	\$100,000 U. S. bonds.....	Fire and Inland Marine.
The Phoenix Fire Assurance Company, London, England	Gillespie, Moffatt & Co., Gen Ag'ts Mont.....	\$50 171 Canada stock, and \$50,126 Canada Con. 5 p.c. stock.....	Fire.
The Quebec Fire Assurance Company	J. G. Clapham, President, Quebec.....	\$25,000 Canada stock, \$60,000 Bank stock, and \$15,200 Municipal Debentures. (Accepted at \$98,680).....	Fire.
The Queen Fire and Life Insurance Company, England.....	A. M. Forbes & H. J. Mudge, Chief Agents, Montreal	\$100,000 Canada stock (Fire) and \$51,100 Canada Consol. 5 p. c. stock (Life)	Fire and Life.
The Reliance Mutual Life Assurance Society, London, England.....	J. Cassie Hutton, Attorney, Montreal.....	\$100,000 Canada stock (A) and \$10,000 Canada stock (B).....	Life.
The Royal Canadian Insurance Company	Arthur Gagnon, Secretary, Montreal.....	\$56,000 Montreal Harbour bonds. (Accepted at \$50,400).....	Fire and Inland Marine.
The Royal Insurance Company	M. H. Gault & Wm. Tatley, Chief Agents, Montreal	\$96,982 Canada stock, \$53,533 Canada Consol. 5 p. c. stock, \$170,333, British Consols—being \$149,182 (Fire) \$50,000 (Life A) and \$121,686 (General). Also \$97,333.33, British Annuities (General). Total \$418,182.....	Fire and Life.
The Scottish Imperial Insurance Company	Taylor Bros., General Agents, Montreal.....	\$71,068 Canada stock, \$20,000 Montreal Harbour bonds, \$13,500 Municipal Deb. (Accepted at \$101,218).....	Fire.
The Sovereign Fire Insurance Company of Canada.....	Hon. Alex. Mackenzie, President, Toronto.....	\$115,655 Municipal Debent., cash \$3,684. (Accepted at \$107,774).....	Fire.
The Standard Life Assurance Company, Scotland.....	W. M. Ramsay, Manager, Montreal.....	\$64,000 Mun. Debs., \$107,000 Mont. Harbour Bds., (accepted at \$153,900), being \$126,750 (Life A), and \$27,150 (Life B).....	Life.
The Star Life Assurance Society of England.....	A. W. Lauder, General Treasurer, Toronto.....	\$100,343 Canada stock.....	Life.
The Sun Mutual Life Insurance Company of Montreal.....	R. Macaulay, Secret. and Manager, Montreal.....	\$56,000 Municipal Debentures. (Accepted at \$50,400).....	Life and Accident.
The Toronto Life Assurance and Tontine Company	Arthur Harvey, Manager, Toronto.....	\$32,400 Municipal Debent., cash \$1,040.36. (Accepted at \$30,200).....	Life and Accident.
The Travelers Insurance Company of Hartford, Conn.	Thos. Simpson, Agent, Montreal.....	\$100,000 U. S. bonds, \$25,000 Municipal Debent., \$20,000 Montreal Harbour Bonds, (accepted at \$140,500), being \$100,000 (Life A) \$25,000 par (Life B) and \$20,000 par, (accident).....	Life and Accident.
The Union Mutual Life Insurance Company of Maine	Wm. Mulock, Agent Toronto.....	\$100,000 U. S. 4 per cent. Bonds (A) and \$15,000 District of Columbia, U.S., Bonds (B).....	Life.
The Western Assurance Company, Toronto	J. J. Kenny, Managing Director, Toronto.....	\$57,700 Municipal Debentures. (Accepted at \$51,930).....	Fire and Inland Marine.

THE FOLLOWING LIFE INSURANCE COMPANIES HAVING CEASED TO TRANSACT NEW BUSINESS IN CANADA, ARE ENTITLED UNDER SECTION 17 OF THE CONSOLIDATED INSURANCE ACT OF 1877, TO TRANSACT ALL BUSINESS CONNECTED WITH POLICIES EXISTING AT 31st MARCH, 1878, AND THEIR DEPOSITS ARE APPLICABLE TO THOSE POLICIES SUBJECT TO THE PROVISIONS OF THE INSURANCE ACTS OF 1868 AND 1871.

NAME OF THE COMPANY.	Chief Agent to receive process.	Amount of Deposit.	Business.
The Briton Medical and General Life Association, London, England.	Jas. B. M. Chipman, Manager, Montreal.....	\$100,343 Canada Stock	Life.
The Connecticut Mutual Life Insurance Company of Hartford, Conn., U.S.	Robt. Wood, General Agent, Montreal.....	\$100,000 U.S. Bonds.....	Life.
The Edinburgh Life Assurance Company.....	David Higgins, Chief Agent, Toronto.....	\$150,515 Canada Stock.....	Life.
The Life Association of Scotland.....	George W. Ford, Chief Agent, Montreal.....	\$150,000 Canada Stock	Life.
The National Life Insurance Company of the United States of America.....	John F. Bell, Attorney, Windsor.....	\$100,000 U. S. Bonds.....	Life.
The New York Life Insurance Company	F. W. Campbell, M.D., Attorney, Montreal...	\$100,000 U. S. Bonds.....	Life.
The North Western Mutual Life Insurance Company of Milwaukee...	M. W. Mills, Chief Agent, Toronto.....	\$100,000 U. S. Bonds.....	Life.
The Phoenix Mutual Life Insurance Company, Hartford, Connecticut	A. R. Bethune, General Agent, Montreal.....	\$105,000 U. S. Bonds.....	Life.
The Positive Government Security Life Assurance Company (limited) England.....	John Taylor, Secretary, Montreal.....	\$8,273 Canada 5 per cent Debentures.....	Life.
The Scottish Amicable Life Assurance Society.....	Geo. Wm. Ford, General Agent, Montreal....	\$150,000 Canada Stock.....	Life.
The Scottish Provident Institution.....	R. A. Ramsay, Attorney, Montreal.....	\$100,343 Canada Stock.....	Life.
The Scottish Provincial Assurance Company	Geo. Wm. Ford, Secretary, Montreal.....	\$150,790, viz: 112,343, Canada Stock, and \$38,447 Canada 5 per cent debentures.....	Life.
The United States Life Insurance Company	\$60,000 U. S. Gold Bonds.....	Life.

NOTE.—The Globe Mutual Life Insurance Company of New York, has been declared insolvent both in the United States and Canada, and Jas. D. Fish of New York has been appointed Receiver by the United States Courts, and W. C. Wells, of Montreal, has been appointed Assignee by the Superior Court of Lower Canada, Montreal, for the Canadian business of the Company. The deposit of the Company with the Government, \$100,000 U.S. Bonds, has by order of said Superior Court, been delivered to the Bankers of that Court.

The Merchants' Marine Insurance Company of Montreal has ceased to transact business and is winding up its affairs. The deposit has been surrendered to the Company, except \$2,223 cash held against contested claims.

Office of the Superintendent of Insurance,
Ottawa, 30th September, 1881.

J. B. CHERRIMAN, Superintendent of Insurance.

RETURN OF THE AMOUNT OF LIABILITIES AND ASSETS OF THE MONTREAL CITY AND DISTRICT SAVINGS BANK, AND OF THE CAISSE D'ECONOMIE DE NOTRE-DAME DE QUEBEC, ON THE 30TH SEPTEMBER, 1881.

573

CAPITAL.		LIABILITIES.								
Capital Stock.	Capital paid up.	Dominion Govt. deposits payable on demand.	Provincial Govt. deposits payable on demand.	Other deposits payable on demand.	Dominion Govt. deposits payable after notice.	Provincial Govt. deposits payable after notice.	Other deposits payable after notice.	Special Poor Fund or Charity Trust.	Other Liabilities.	Total Liabilities.
\$ cts. 2,000,000 00	\$ cts. 600,000 00	\$ cts. 218,230 09	\$ cts.	\$ cts.	\$ cts. 17,030 00	\$ cts.	\$ cts. 5,128,724 71	\$ cts. 180,000 00	\$ cts. 83,335 48	\$ cts. 5,627,380 28
1,000,000 00	250,000 00	3,130,545 11	83,000 00	40,203 85	3,253,748 96
City and District Savings Bank.....										
Caisse d'Economie Notre-Dame de Québec.....										

ASSETS.									
Dominion Securities.	Provincial or Municipal Securities.	Loans having Government Securities.	Loans secured by Bank Stock.	Loans secured by Stock, &c.	Cash in hand or on call in chartered Banks.	Special Poor Fund or charity Fund Investments.	Bank Stock prior to incorporation.	Other Assets.	Total Assets.
\$ cts.	\$ cts. 1,377,944 84	\$ cts. 600 82	\$ cts. 1,624,248 69	\$ cts. 1,596,430 10	\$ cts. 1,123,920 58	\$ cts. 178,000 00	\$ cts.	\$ cts. *419,254 96	\$ cts. 6,320,399 99
97,463 27	718,290 48	983,411 61	125,187 18	1,159,995 64	83,000 00	237,320 00	120,553 45	3,525,121 63
City and District Savings Bank.....								Caisse d'Economie Notre-Dame de Québec.....	

* Including landed property of Bank \$241,295 10.

J. M. COURTNEY,
Deputy Minister of Finance.

FINANCE DEPARTMENT,
Ottawa, 7th Oct. 1881.

STATEMENT of the Balances at Cr. of Depositors in Government Savings Banks, on 31st May, 1881, published in accordance with Act 34 Vic., Chap. 6, Sec. 23.

BANK.	Balance on 30th April, 1881.	Deposits for May, 1881.	Total.	Withdrawn, May, 1881.	Balance, 31st May, 1881.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
<i>Ontario—</i>					
Toronto.....	441 820 79	35,203 49	477,024 28	16,123 14	460,901 14
<i>Manitoba—</i>					
Winnipeg.....	164,476 67	43,094 68	207,571 35	23,335 22	184,236 13
<i>British Columbia—</i>					
Victoria.....	1,134,059 34	73,787 00	1,207,846 34	34,770 21	1,173,076 13
Nanaimo.....	106,008 07	17,146 00	123,154 07	3,144 75	120,009 32
New Westminster.....	131,222 99	9,195 00	140,417 99	6,996 61	133,421 38
<i>Nova Scotia—</i>					
Amherst.....	74,115 62	11,641 00	85,756 62	3,835 67	81,920 95
Antigonish.....	25,734 09	3,441 00	29,175 09	3,098 11	26,076 98
Annapolis.....	68,737 60	22,771 26	91,508 86	6,214 76	85,294 10
Arichat.....	116,896 88	3,817 25	120,714 13	2,544 68	118,169 45
Acadia Mines.....	25,729 77	573 00	26,302 77	1,003 60	25,299 17
Baddeck.....	17,925 58	4,393 00	22,318 58	794 52	21,524 06
Bridgewater.....	13,776 75	2,531 00	16,307 75	1,228 00	15,079 75
Barrington.....	23,493 30	2,671 00	26,164 30	236 32	25,927 98
Digby.....	42,404 30	7,787 00	50,191 30	1,811 24	48,380 06
Guysboro'.....	36,798 79	2,285 00	39,183 79	3,543 36	35,640 43
Halifax.....	2,091,284 98	85,777 04	2,177,062 02	79,655 73	2,097,406 29
Kentville.....	62,902 93	10,930 00	73,832 93	9,770 11	64,062 82
Liverpool.....	96,497 33	3,531 00	100,028 33	2,175 77	97,852 56
Little Glace Bay.....	1,274 48		1,274 48		1,274 48
Lingan.....	2,997 30	370 21	3,367 51	279 00	3,088 51
Lunenburg.....	54,162 39	5,698 00	59,860 39	1,026 53	58,833 86
Maitland.....	48,050 80	2,822 00	50,872 80	3,287 96	47,584 84
New Glasgow.....	77,854 18	9,103 00	86,957 18	5,677 38	81,279 80
Parrsboro'.....	30,566 75	2,929 00	33,495 75	753 81	32,741 94
Port Hood.....	39,184 88	3,984 00	43,168 88	1,600 00	41,568 88
Pictou.....	31,655 71	2,226 00	33,881 71	195 05	33,686 66
Shelburne.....	26,406 58	1,187 00	27,593 58	748 40	26,845 18
Sydney.....	141,412 32	4,454 00	145,866 32	6,486 61	139,379 71
Sherbrooke.....	30,884 97	415 00	31,299 97	2,560 00	28,739 97
Truro.....	146,149 01	11,145 00	157,294 01	6 929 86	150,364 15
Windsor.....	344,206 79	11,909 00	356,115 79	4,357 62	351,758 17
Weymouth.....	47,091 56	620 00	47,711 56	3,227 28	44,484 28
Yarmouth.....	238,038 40	7,468 00	245,506 40	9,904 79	235,601 61
<i>New Brunswick—</i>					
Bathurst.....	54,377 04	719 00	55,126 04	1,014 56	54,111 48
Chatham.....	165,736 96	2,290 00	168 0 6 96	8,544 82	159,482 14
Dalhousie.....	119,649 90	1,422 00	121,071 90	3,577 70	117,494 20
Dorchester.....	12,854 16	60 00	12,914 16		12,914 16
Fredericton.....	196,944 71	21,445 00	218,389 71	7,809 23	210,580 48
Hillsboro'.....	11,956 07	1,343 00	13,299 07	526 32	12,772 75
Moncton.....	84,296 96	14,398 00	98,694 96	9,127 07	89,567 89
Newcastle.....	105,658 39	4,673 00	110,331 39	8,217 70	102,113 69
Richibucto.....	56,853 70	170 00	57,023 70	1,880 47	55,143 23
St. Andrews.....	152,436 69	7,055 00	159,491 69	4,005 15	155,486 54
St. John.....	1,311,607 93	58,424 00	1,370,031 93	25,548 12	1,344,483 81
Woodstock.....	142,423 69	5,393 00	147,816 69	3,077 69	144,739 00
<i>Prince Edward Island—</i>					
Charlottetown.....	576,560 89	32,722 00	609,282 89	21,626 37	587,656 52
Total.....	8,925,178 99	555,148 93	9,480,327 92	342,271 29	9,138,056 63

FINANCE DEPARTMENT,
OTTAWA, 12th July, 1881.

J. M. COURTNEY,
D. M. F.

TO ADVERTISERS IN THE GAZETTE.

PARTIES sending advertisements to be inserted in "The Canada Gazette," will hereafter please observe the following rules:

1st. Address "The Canada Gazette, Ottawa, Canada"

2nd. Indicate the number of insertions required

3rd. Invariably remit the fees for such advertisements, together with the price of one Gazette, as below. Otherwise they will not be inserted. The rates are eight cts. for the first insertion, and two cts. for each subsequent insertion per line of nine words, each figure counting as one word.

Subscribers will also notice that the subscription, \$4 per annum, is invariably payable in advance, and that the "Gazette" will be stopped from them at the end of the period paid for. Single numbers will be charged ten cts. each, and when more than one are required by advertisers, must be remitted for likewise.

BROWN CHAMBERLIN,
Queen's Printer.

Office of Queen's Printer,
Ottawa, 11th May, 1872.

APPLICATIONS TO PARLIAMENT.

DOMINION PARLIAMENT.

Rules relating to Notices for Private Bills.

51. All applications for Private Bills, properly the subjects of legislation by the Parliament of Canada, within the purview of "The British North America Act, 1867," whether for the erection of a Bridge, the making of a Railroad, Turnpike Road or Telegraph Line; the construction or improvement of a Harbour, Canal, Lock, Dam or Slide, or other like work; the granting the right of Ferry; the incorporation of any particular Trade or Calling, or of any Banking or other Joint Stock Company; or otherwise for the granting to any individual or individuals, any, exclusive or peculiar rights or privileges whatever, or for doing any matter or thing which, in its operation, would affect the rights or property of other parties, or relate to any particular class of the community; or for making any amendment of a like nature to any former Act, shall require a Notice, clearly and distinctly specifying the nature and object of the application, and (except in the case of existing corporations) signed by, or on behalf of the applicants, to be published as follows, viz:

In the Provinces of Quebec and Manitoba.

A notice inserted in the *Canada Gazette*, in the English and French languages, and in one newspaper in the English, and in one in the French language in the District affected, or in both languages in one paper, if there be but one in the said District, or if there be no paper published therein, then, in both languages, in a paper in the nearest District, in which a newspaper is published.

In any other Province.

A notice inserted in the *Canada Gazette*, and in one newspaper published in the County, or Union of Counties affected, or if there be no paper published therein, then in a newspaper in the nearest County in which a newspaper is published. Such Notices to be continued in each case, for a period of two months during the interval of time between the close of the next preceding Session and the consideration of the Petition. And copies of the newspapers containing the first and last insertion of such notice shall be sent to the Clerk of each House.

When a Petition is for leave to bring in a Private Bill for the erection of a Toll Bridge, the petitioner or petitioners, upon giving the notice prescribed by the preceding Rule, shall also, at the same time, and in the same manner, give notice of the rates which they intend to ask; the extent of the privilege, the height of the arches, the interval between the abutments or piers for the passage of rafts and vessels, and whether they intend to erect a drawbridge, and the dimensions of the same.

Any person seeking to obtain any Private Bill shall, eight days before the meeting of Parliament, deposit with the Clerk of the House, in which the bill is to originate, a copy of such bill in the English or French language, with a sum sufficient to pay for translating and printing the same—600 copies to be printed in English, and 200 copies in French—the translation to be done by the officers of the House, and the printing by the contractor. The applicant shall be also required to pay the accountant of the House a sum of \$200 and the cost of printing the Act in the Statutes, and lodge the receipt of the same with the Clerk of the Committee to which such Bill is referred—such payment to be made immediately after the second reading, and before the consideration of the Bill by such Committee.

No Petition for a Private Bill is received by either House after the first ten days of the session.

ROBERT LEMOINE,
Clerk of the Senate.

JOHN GEORGE BOURINOT,
Clerk of the Commons.

Rules of the Senate relating to Notices for Bills of Divorce.

72. Every Applicant for a Bill of Divorce is required to give notice of his intention so to do, and to specify from whom and for what cause, by advertisements during six months, in the *Canada Gazette*, and in two newspapers published in the District, in Quebec and Manitoba, or in the County, or Union of Counties in the other Provinces, where such applicant usually resided at the time of the separation, or if thy requisite number of papers cannot be found therein then in the adjoining District, or County, or Union of Counties.

73. A copy of the notice, in writing, is to be served at the instance of the applicant, upon the person from whom the Divorce is sought, if the residence of such person can be ascertained; and proof on oath of such service, or of the attempts made to effect it, to the satisfaction of the Senate, is to be adduced before the Senate on the reading of the Petition.

ROBERT LEMOINE,
Clerk of the Senate

NOTICE is hereby given that "The American Telegraph and Cable Company" will apply to the Parliament of Canada, at its next session, for an Act to invest the said Company with the powers, privileges and rights necessary and useful to enable it to carry on its business in Canada and to give it a corporate existence and powers within the Dominion.

ALFRED PATRICK,
Parliamentary Agent.

Ottawa, 5th November, 1881.

19-10

NOTICE is hereby given that application will be made to the Parliament of Canada, at its next session, for an Act to authorize "The Sun Mutual Life Insurance Company of Montreal," to change its name to that of "The Sun Life Assurance Company," to reduce the qualification of its directors, and for other purposes.

DAVIDSON & CROSS,
Solicitors for applicants.

Montreal, 3rd November, 1881.

19-9

NOTICE is hereby given that application will be made to the Parliament of the Dominion of Canada, at its next session, for an Act to incorporate a Bank under the name of "The First National Bank of Canada," with its head office at the Town of Oshawa, in the County of Ontario.

LYMAN ENGLISH,
Solicitor on behalf of applicants.

Dated 26th October, 1881.

18-9

NOTICE is hereby given that application will be made to the Parliament of the Dominion of Canada, at its next session, for an Act to incorporate "The St. Lawrence Marine Insurance Company of Montreal."

J. G. A. CREIGHTON,
Solicitor for applicants.

26th October, 1881.

18-10

PUBLIC NOTICE is hereby given that the Canadian Steam Users Insurance Association, will apply to the Parliament of the Dominion of Canada, at the next session thereof, to pass an Act to change the name of the said Company to that of "The Boiler Inspection and Insurance Company of Canada," and to amend their charter by providing for the election of all the Directors annually.

W. B. McMURRICH,
Solicitor for C. S. U. I. Association.

Toronto, 24th October, 1881.

18-9

NOTICE is hereby given that an application will be made to the Dominion Parliament of the Dominion of Canada, for an Act to amend the Stat. 39 Vict., cap. 40, incorporating "The Chartered Bank of London and North America," by extending the time within which the said Act shall remain in force and for obtaining the certificate from the Treasury Board, also by changing the name of the said Bank to that of "The Chartered Bank of London and Winnipeg," by reducing the capital stock to \$1,000,000 and changing the head office from the City of Montreal to Winnipeg, and for other purposes.

T. S. KENNEDY,
Solicitor for applicant.

Dated at Winnipeg, 22nd Oct. 1881.

18-9

NOTICE is hereby given that application will be made to the Parliament of the Dominion of Canada for an Act to incorporate the St. John's Bridge Company, with power to maintain and operate a bridge for ordinary carriage and traffic purposes across the Red River from some point within Parishes of St. John and Kildonan, in the County of Selkirk and Province of Manitoba, to a point on the opposite side of the River, in said Parishes, with power to collect tolls on the said Bridge on such ordinary carriage and passenger traffic thereon at the rates not exceeding the following:

- Foot passengers, each way, two cents.
- Rider with horse and mule, each way, six cents.
- Loose animals, per head, except sheep, pigs and spring colts following the mare, five cents.
- Sheep and pigs, per head, two cents.
- Each carriage, wagon, buggy, sleigh, cutter or other vehicle drawn by one animal, each way, 12½ cents.
- Each carriage, waggon, buggy, sleigh, cutter or other vehicle drawn by two or more animals, each way, 20 cents.

The above rates to include the *bonâ fide* loads of each vehicle.

The height of the arches of the bridge to be not less than 25 feet above low water, the intervals between the abutments or piers to be not less than 200 feet, a draw bridge to be constructed so as to have a passage when open of not less than 40 feet.

The plans and designs of such bridge and of the draw thereon to be subject to the approval of the Governor General in Council.

T. S. KENNEDY,
Solicitor for applicant.

Dated at Winnipeg,
24th October, 1881.

18-9

PUBLIC notice is hereby given that application will be made to the Parliament of the Dominion

of Canada, at the next session thereof, for an Act to incorporate The Credit Mobilier Franco-Canadien.

E. T. BROOKS,
Solicitor for applicants.

October 5, 1881.

16-9

PUBLIC Notice is hereby given that the British America Assurance Company will apply to the Parliament of the Dominion of Canada, at the next session thereof, to pass an Act amending their charter, and the several Acts affecting the same, by changing the time for the holding of the annual meeting of the said Company, and the election of the Directors thereof, from the first Monday of the month of August, to the second Wednesday in the month of February in each year, and to close the financial year of the Company for the annual statement, to be submitted to the proprietors of the said Company, at the said meeting, on the 3rd day of December in each year.

C. GAMBLE,
Solicitor for the B. A. A. Co.

British America Assurance Buildings,
Toronto, 4th October, 1881.

16-9

NOTICE is hereby given that application will be made at the next session of the Parliament of Canada for an Act to incorporate a Company for the purpose of constructing and working a line of railway from the City of Ottawa or some point on the St. Lawrence and Ottawa Railway or the Canada and Atlantic Railway, passing through or near the Villages of Metcalfe, Ormond, Vernon, Bate's Corners or West Winchester, Winchester Springs, Bell's Corners and Morrisburgh, to a point opposite Ogden's Island, in the State of New York; with power to construct a bridge across the canal and the main channel of the St. Lawrence River to Ogden's Island, connecting with a line across the Island and the American waters to Waddington and Teal's Station or some other point on the Ogdensburg and Lake Champlain Railway, and with the projected line of railway through the Adirondacks to North Creek; with power to amalgamate with, connect with, and obtain running powers over, any line or lines of railways and bridges, within or without the Dominion of Canada; and with power also to build and run tramways, steam ferries, steamboats, vessels and barges in connection with the said line of railway and bridge,—to be called "The Ottawa, Waddington and New York Railway and Bridge Company."

SCOTT, MacTAVISH & MacCRACKEN,
Solicitors for applicants.

Ottawa, 24th September, 1881.

13-9

NOTICE is hereby given that application will be made to the Parliament of the Dominion of Canada, at its next session, for an Act to incorporate a Bank under the name of "The Planters' Bank of Canada," with its head office in the City of Toronto.

ROAF & ROAF,

Solicitors on behalf of the applicants.

Dated 15th September, 1881.

12-9

NOTICE is hereby given that the Dundee Land Investment Company (Limited) will apply at the next session of the Parliament of the Dominion of Canada, for an Act enabling it to take, hold and convey real property within the Dominion of Canada.

DRUMMOND BROTHERS & CO.,

Agents.

Montreal, 8th Sept., 1881.

11-9

NOTICE is hereby given that the Scottish Canada Company, limited, will apply at the next session of the Parliament of the Dominion of Canada, for an Act enabling it to take, hold and convey real property within the Dominion of Canada.

A. T. DRUMMOND,
Managing Director.

Montreal, 8th Sept., 1881.

11-9

NOTICE is hereby given that application will be made at the next session of the Parliament of the Dominion of Canada for an Act to incorporate a Company for the purpose of constructing and working a line of railway from a point on the Canadian Pacific Railway at or near Portage la Prairie, in the Province of Manitoba, running thence in a north-westerly direction to a point at or near the Forks of the Saskatchewan; with power to construct a branch to Battleford and a branch in a southerly direction to the main line of the Canadian Pacific Railway; and with power also to build and run tramways, steamers and barges in connection with the said line of railway.

DRUMMOND BROTHERS & CO.

Agents for the applicants.

Montreal, 8th Sept., 1881.

11-9

NOTICE is hereby given that an application will be made to the Parliament of the Dominion of Canada, at the next session thereof, on behalf of Matthew Gardiner, of the Township of Sydenham, in the County of Grey and Province of Ontario, farmer, for a Bill of Divorce from Elizabeth Ann Gardiner, his wife, on the ground of adultery.

EDGAR, RITCHIE & MALONE,

Solicitors for the applicant.

Dated at Toronto, this 6th day of May, 1881 46-27

APPLICATIONS FOR CHARTER BY LETTERS PATENT.

NOTICE is hereby given that application will be made after the expiration of one month from the first publication of this notice to His Excellency the Governor General in Council, for Letters Patent under the provisions of "The Canada Joint Stock Companies Act, 1877," by Robert Jaffray, of the City of Toronto, merchant, William Gooderham, of the same place, President Toronto and Nipissing Railway Company, George Albertus Cox, of the Town of Peterboro, President Midland Railway of Canada, Harman H. Cook, of the City of Toronto, lumber merchant, and Harvey P. Dwight, of the same place, Manager Montreal Telegraph Company, to constitute them and others a body corporate and politic, for the purposes hereinafter mentioned, and that—

1. The proposed corporate name of the Company is "The Midland Lake and River Navigation Company (Limited)."

2. The purposes for which incorporation is sought are to carry on a passenger, freight and general forwarding business on Lakes Superior, Huron, Erie and Ontario, and the River St. Lawrence and the navigable waters flowing thereinto and therefrom; and to construct, own, charter, lease, purchase, or dispose of steamships, vessels, tramways, wharves, docks, warehouses and such other property as may be or become necessary or desirable in connection with the carrying on of such business.

3. The operations of the proposed Company are to be carried on upon and near the navigable waters aforesaid, and its chief place of business is to be at Toronto, in the Province of Ontario.

4. The capital stock of the Company is to be two hundred thousand dollars, in two thousand shares of one hundred dollars each.

5. The said Robert Jaffray, William Gooderham, George Albertus Cox, Harman H. Cook and Harvey P. Dwight are to be the first or provisional Directors of the Company.

J. D. EDGAR,
Solicitor for applicants

Dated Toronto, 27th October, 1881.

18-6

NOTICE is hereby given that after the expiration of one month from the last publication hereof in the *Canada Gazette*, application will be made to the Governor General in Council, under the provisions of "The Canada Joint Stock Companies Act, 1877," by Simeon Jones, of the City of St. John, in the Province of New Brunswick, banker; Howard D. Troop, of the City of St. John, in the Province of New Brunswick, merchant; The Hon. Isaac Burpee, of the City of St. John, in the Province of New Brunswick; Jeremiah Harrison, of the City of St. John, in the Province of New Brunswick, merchant; W. F. Harrison, of the City of St. John, in the Province of New Brunswick, merchant; Robert Stewart, of the City of London, in England, G.B., merchant; James Vaughan, in the Town of Liverpool, in England, G.B., merchant; George McLeod, of the City of St. John, in the Province of New Brunswick, merchant; Thomas Furlong, of the City of St. John, in the Province of New Brunswick, merchant; Henry R. Ranney, of the City of St. John, in the Province of New Brunswick, insurance agent; the Honorable A. R. McClellan, of Albert County, in the Province of New Brunswick, senator,—for letters patent to constitute them and others who may become shareholders hereafter, a body corporate under the name of "New Brunswick Steam Ship Company, limited."

The purposes for which incorporation is sought are the following: to purchase, construct, acquire, charter, hire, sell, lease, repair and operate steamboats, sailing vessels and other vessels of all kinds and to carry on therewith the business of common carriers, forwarders, traders and the conveyance of mails, the transportation of passengers, merchandise and all such business as is usually carried on by Ocean steamers and sailing vessels, between Canada, Great Britain and other countries; also tugs, barges and all other kinds of vessels used in harbour and navigable waters.

To purchase, construct, acquire, hire, lease, and own wharves, warehouses and other buildings; slips, piers, docks, dockyards, tramways, elevators and work the same; to establish shops and stores and vend articles of ship stores and merchandise therein as may be requisite and necessary for the carrying on of said business, with power to sell and dispose of or exchange for other property when not required for the purposes of said Company, also power to make, draw, accept and endorse promissory notes, bills of exchange, drafts or bank cheques requisite in the Company's interest, and generally to do all such other things as are incidental or conducive to the attainments of the above objects.

The operations of the proposed Company are to be carried on in the City of St. John, Province of New Brunswick, and at such other places in the several Provinces of the Dominion as the directors may from time to time determine; and its chief place of business will be in the City of St. John, in the Province of New Brunswick.

The capital stock of the Company is to be \$1,000,000 in 10,000 shares of \$100.00 each. The said Isaac Burpee, Jeremiah Harrison, Simeon Jones, Thomas Furlong, Howard D. Troop, Robert Stewart of London, and James Vaughan of Liverpool, a major part of whom are residents in Canada, are to be the first or provisional directors of the Company.

St. John, N.B., Oct. 17, 1881.

17-6

NOTICE is hereby given that after the expiration of one month from the date of the first publication hereof in the *Canada Gazette*, application will be made by the persons hereinafter named to the Governor in Council for the grant of a charter of incorporation by Letters Patent, constituting the said persons hereinafter named and such others as may become shareholders in the Company, a body corporate and politic under the provisions of "The Canada Joint Stock Companies Act, 1877."

1. The proposed corporate name is "The Sarnia and Port Huron Ferry Company, Limited."

2. The objects for which its incorporation is sought are to construct, acquire, charter, navigate and maintain steam vessels for the carrying and conveying of goods and passengers or other traffic between the ports of the Dominion of Canada, and

between the ports of said Dominion and those of the United States of America, and for the towing of vessels; with power to sell, charter and dispose of the said steam vessels or any of them, and to make contracts and agreements with any person or corporation whatsoever for the purposes aforesaid, or otherwise for the benefit of the said Company.

3. The operations are to be carried on at the Town of Sarnia, in the County of Lambton, Province of Ontario, as the chief place of business.

4. The amount of the capital stock of the Company is to be four thousand four hundred and eighty dollars.

5. The number of shares is to be sixty-four, and the amount of each share is seventy dollars.

6. The names in full of the applicants and the calling and address of each are as follows:—Reuben Palmer, of the said Town of Sarnia, License Inspector; Robert McAdams, of the same place, publisher; Thomas Kenny, of the same place, merchant, and John Gillies McCrae, of the same place, stationer.

7. The said applicants are to be the first directors of the Company.

JAMES F. LISTER,
Solicitor for applicants.

Dated 7th October, 1881.

16-6

NOTICE is hereby given that immediately after the expiration of one month from the first publication of this notice in the *Canada Gazette*, application will be made to the Governor General in Council by Frederick Ardle Fitzgerald, of the City of London, in the Province of Ontario, oil refiner; Colonel John Walker, of the same place, manufacturer; Thomas Allan Stevens, of the same place, manufacturer; Joseph Seymour Fallows, of the same place, oil refiner; William Pearce Turner, of the same place, manufacturer; Frank Becmer Scovel, mechanical engineer, of the City of Boston, Massachusetts; James Burns, of the said City of London, manufacturer, and Thomas H. Tracey, of the said City of London, civil engineer, for Letters Patent, under the Canada Joint Stock Companies Act, 1877, incorporating the said parties and such others as shall hereafter become stockholders, as a Joint Stock Company under the name of "The Ball Electric Light Company, (limited)."

The purposes of the Company shall be,—to manufacture and deal in electrical machines and appliances of all kinds; to purchase or sell patents of invention for electrical inventions of any kinds and licenses for using the same; to erect and construct lines of wire and other appliances for and to supply electric light or power, and generally to supply electricity or electrical appliances for all purposes for which they are applicable.

The chief place of business of the Company shall be in the City of London, Ontario, but other places of business may be established from time to time throughout Canada as the Company may require.

The intended amount of capital of the said Company shall be five hundred thousand dollars, (\$500,000) divided into five thousand shares (5,000) of one hundred dollars (\$100) each.

The applicants shall be the first directors of the company.

W. W. FITZGERALD,
Solicitor for applicants.

Dated at London, Ont., 10th October, 1881.

16-6

NOTICE is hereby given that application will be made to His Excellency the Governor General in Council for Letters Patent under the provisions of "The Canada Joint Stock Companies Act 1877," by the Honorable Alexander Mackenzie, of the City of Toronto; James Beaty, the younger, of the same place, barrister-at-law; George Albertus Cox, of the Town of Peterboro, in the Province of Ontario, railway manager; Robert Jaffray, of the City of Toronto, merchant; and Frederick Charles Denison, of the City of Toronto, barrister-at-law,—to constitute them and others a body corporate and politic for the purposes hereinafter mentioned and that,—

1. The proposed corporate name of the Company is "The British Canadian Colonization Company (Limited)."

2. The purposes for which incorporation is sought are the acquiring by purchase, lease or otherwise of lands or any interest in lands in the Dominion of Canada, and the improving, selling, leasing or otherwise disposing of the same, and of assisting emigration from other countries, and settlement upon lands in Canada; with power to assist immigrants and settlers to colonize the lands of the Company by grants of land, advances of money or otherwise, and to take security for such advances and assistance and for the balance of the price of lands sold by the Company by way of mortgage upon the lands so sold; with power to sell and assign such mortgages, and also to act as agents for any person or corporation for the purchase, sale or mortgage of lands in Canada.

3. The operations of the proposed Company are to be carried on in the different Provinces of Canada, and its chief place of business in Canada is to be in the City of Toronto, in the Province of Ontario.

4. The capital stock of the Company is to be one million dollars, in ten thousand shares of one hundred dollars each.

5. The said Honorable Alexander Mackenzie, James Beaty, the younger, George A. Cox, Frederick Charles Denison, and Robert Jaffray are to be the first or provisional Directors of the Company.

Toronto, October 6th, 1881.

EDGAR, RITCHIE & MALONE,

15-6

Solicitors for applicants.

NOTICE is hereby given that after the expiration of one month from the first publication hereof, application will be made to His Excellency the Governor General of Canada in Council for a charter of incorporation pursuant to the Canada Joint Stock Companies Act, 1877, constituting the applicants and such others as may become shareholders therein, a body corporate and politic under the name and for the purposes following, that is to say:—

1. The name of the proposed company is the "Trenton Water Power Company (Limited)."

2. The objects for which incorporation is sought are for the erection of a dam across the River Trent, at or in the vicinity of what is known as Lucas Island; for erecting buildings for factories and machinery of various kinds and operating the same, and for leasing and selling rights of water powers created by the said dam and for the purchase of such real estate as may be convenient for all or any of the purposes aforesaid.

3. Chief place of business to be Trenton, in the County of Hastings, in the Province of Ontario.

4. The capital stock to be twenty-five thousand dollars.

5. Two hundred and fifty shares of one hundred dollars each.

6. The names of the applicants are George Henry Gordon, merchant; Henry Wright Day, M.D.; Charles McLellan, M.D.; Henry William Delany, solicitor; Lorenzo Udolphus Cameron Titus, solicitor; Patrick John O'Rourke, gentleman; Gilbert Wellington Ostrom, barrister; James Benjamin Young, merchant; John N. Lee, merchant; John D. Macauley, grain merchant; Francis James McGuire, gentleman; William Ford Baker, grain merchant; Samuel Squire Young, merchant; Jonathan A. Porte, mariner; George Crowe, mason; Joshua W. Cunningham, livery-keeper; George Young, editor, all of the Town of Trenton, in the County of Hastings, in the Province of Ontario. And the said George Henry Gordon, Henry Wright Day, Charles McLellan, Henry William Delany, Lorenzo Udolphus Cameron Titus, Patrick John O'Rourke, Gilbert Wellington Ostrom, James Benjamin Young and John N. Lee are to be the first directors of the said company.

DELANY & OSTROM,
Solicitors for applicants.

Dated 29th Sept., 1881.

14-6

MISCELLANEOUS.

QUEBEC BANK.

NOTICE is hereby given that a dividend of three per cent. upon the paid-up capital stock of this institution has been declared for the current half-year, and that the same will be payable, at its Banking house, in this City, on and after Thursday, the first day of December next.

The transfer books will be closed from the 16th to the 30th November next, both days inclusive.

By order of the Board,
JAMES STEVENSON,
Cashier.
October 28, 1881. 19-4

CANADIAN PACIFIC RAILWAY COMPANY.

NOTICE is hereby given that a deed of Mortgage executed under the provisions of the charter of the Canadian Pacific Railway Company securing the issue of \$25,000,000 of Land Grant Bonds, has been deposited in the office of the Secretary of State of Canada, as required by the 35th section of the said charter.

By order of the Board,
CHARLES DRINKWATER,
Secretary.
Montreal, November 2nd, 1881. 19-1

MARITIME BANK OF THE DOMINION OF CANADA.

NOTICE is hereby given that at a meeting of the directors of the above Bank, the tenth and final call of the subscribed capital stock of the Bank, that is ten per centum thereof, or ten dollars a share, was made and ordered to be paid by the shareholders on or before the first day of December next.

By order of the Board of Directors,
ALFRED RAY,
Cashier.
St. John, N.B., 27th Oct., 1881. 19-5

BANK OF HAMILTON.

DIVIDEND NO. 18.

NOTICE is hereby given that a dividend of three and one-half per cent. for the current half-year upon the paid-up capital stock of this institution has this day been declared, and that the same will be payable at the Bank and its Agencies on and after Thursday, the 1st day of December next.

The transfer books will be closed from the 16th to the 30th November next, both days inclusive.

By order of the Board,
H. C. HAMMOND, Cashier.
Hamilton, 26th October, 1881. 18-5

NAPANEE, TAMWORTH AND QUEBEC RAILWAY COMPANY.

NOTICE is hereby given that a meeting of the directors of the above named Railway Company, held this day, the second call of the subscribed stock of the said Railway Company, that is ten per centum thereof, or five dollars a share, was made and ordered to be paid by the shareholders on or before the thirteenth day of December next.

By order of the Board of Directors,
W. S. WILLIAMS,
Secretary, N. T. and Q. R. R. Co.
Napanee, Ontario, 20th October, 1881. 18-5

LA BANQUE JACQUES-CARTIER.

NOTICE is hereby given that a dividend of two and one half per cent. upon the paid-up capital stock of this Bank, has been declared for the current half-year, and that the same will be payable at the Bank, in the City of Montreal, on and after the first day of December next. The transfer books will be closed from the sixteenth to the thirtieth day of November next, both days inclusive.

By order of the Board,

A. DE MARTIGNY,
Cashier.
Montreal, 26th October, 1881. 18-5

BANK OF MONTREAL.

NOTICE is hereby given that a dividend of four per cent. and a bonus of one per cent. upon the paid-up capital stock of this institution have been declared for the current half-year, and that the same will be payable at its Banking house in this City, and at its branches, on and after Thursday the first day of December next.

The transfer books will be closed from the 16th to the 30th of November next, both days inclusive.

By order of the Board,
W. J. BUCHANAN,
General Manager.
Montreal, 21st October, 1881. 18-5

BANK OF OTTAWA.

DIVIDEND No. 11.

NOTICE is hereby given that a dividend of three per cent. upon the paid-up capital stock of this Bank has been declared for the current half-year, and that the same will be payable at the Bank and its branches on and after Thursday the first day of December next.

The transfer books will be closed from 16th to 30th November, both days inclusive.

The annual general meeting of the shareholders will be held at the Bank, in Ottawa, on Wednesday the fourteenth day of December next. Chair to be taken at three o'clock p.m.

By order of the Board,
GEO. BURN,
Cashier.
Bank of Ottawa.
Ottawa, 28th Oct., 1881. 18-5

MERCHANTS BANK OF CANADA.

NOTICE is hereby given that a dividend of three and one-half per cent. for the current half-year, being at the rate of seven per cent. per annum, upon the paid-up capital stock of this institution, has been declared, and that the same will be payable at its Banking House, in this city, on and after Thursday, the 1st December next.

The transfer books will be closed from the 16th to the 30th November next, both days inclusive.

By order of the Board,
G. HAGUE,
General Manager.
20th October. 17-5

DISSOLUTION OF COPARTNERSHIP.

THE Copartnership heretofore existing between the undersigned at London, Ontario, under the name of the Union Cigar Manufacturing Company, is dissolved at this date. Mr. Alfred Bird Smith withdrawing therefrom, the business will be continued

by the other partners to whom all money owing to the copartnership are to be paid, and by whom all liabilities will be discharged.

Dated this 8th October, 1881.

ALFRED B. SMITH, W. NICOL,
H. J. MASON, D. J. ARBUCKLE,
FRANK O'NEIL, J. R. WOODWARD.
W. T. BROWN, 16-4

AUCTION SALE OF UNCLAIMED FREIGHT.

THE Grand Trunk Railway of Canada hereby give notice that they will sell at the rooms number 54, Craig Street, Montreal, on Tuesday, 6th December, 1881, and at the Mart, King Street, Toronto, on Wednesday, 14th December, 1881, at 10 o'clock a.m., a large quantity of unclaimed freight and baggage, consisting in part of glassware, groceries, hardware, machinery, drugs, household effects and other sundries, catalogues of which can be had from the auctioneers on application.

Terms—a deposit of not less than 20 per cent. required at time of sale.

By order of the Grand Trunk Railway of Canada.
C. F. ELWES, Montreal,
F. W. COATE & Co., Toronto,
Auctioneers.

Montreal, 6th October, 1881. 16-6

PUISSANCE DU CANADA.



NOMINATIONS.

DEPARTEMENT DU SECRÉTAIRE D'ÉTAT DU CANADA.

Il a plu à SON EXCELLENCE LE GOUVERNEUR-GÉNÉRAL de nommer les messieurs suivants respectivement Conseils de la Reine, savoir :—

OTTAWA, 4 novembre 1881.

PROVINCE DE LA NOUVELLE-ÉCOSSE.

Noms.

Résidences.

E. Tilton Mosely,	Ecuyer,	Sidney, C.-B.
George Thomas Moore,	"	Liverpool, N.-E.
Thomas C. Schreve,	"	Digby, "
Charles Sidney Harrington,	"	Halifax, "
Wallace Graham,	"	" "
Nicholas H. Meagher,	"	" "
Robert Sedgewick,	"	" "
Hugh McDonald Henry,	"	" "

PROCLAMATIONS.

LORNE.

[L.S.]

CANADA.

VICTORIA, par la Grâce de Dieu, Reine du Royaume-Uni de la Grande-Bretagne et d'Irlande, Défenseur de la Foi, etc., etc., etc.

▲ Nos Très-Aimés et Fidèles les Sénateurs de la Puissance du Canada et aux membres élus pour servir dans la Chambre des Communes de Notre dite Puissance, et à tous et chacun de vous.
—SALUT:

PROCLAMATION.

ATTENDU que Notre Parlement du Canada se trouve prorogé au huitième jour du mois d'Octobre courant, auquel temps vous étiez tenus, et il vous était enjoint d'être présents en notre cité d'Ottawa; SACHEZ MAINTENANT, que pour diverses causes et considérations, et pour la plus grande aise et commodité de Nos bien-aimés sujets, Nous avons cru convenable, par et de l'avis de Notre Conseil Privé du Canada, de vous exempter, et chacun de vous, d'être présents au temps susdit, vous convoquant et par ces présentes vous enjoignant et à chacun de vous de vous trouver avec Nous en Notre Parlement du Canada, en notre Cité d'OTTAWA, le DIX-SEPTIÈME jour du mois de NOVEMBRE prochain, pour prendre en considération l'état et la prospérité de Notre dite Puissance du Canada, et y agir comme de droit. CE A QUOI VOUS NE DEVEZ MANQUER. EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. Témoin, Notre Très-Fidèle et Bien-Aimé Conseiller Sir JOHN DOUGLAS SUTHERLAND CAMPBELL, (communément appelé le Marquis de Lorne), Chevalier de Notre Très-Ancien et Très-Noble Ordre du Chardon, Chevalier Grand Croix de Notre Ordre Très-Distingué de Saint-Michel et Saint-George, Gouverneur-Général du Canada, et Vice-Amiral d'icelui.

A Notre Hôtel du Gouvernement, en Notre CITE d'OTTAWA, ce SEPTIÈME jour d'OCTOBRE, dans l'année de Notre Seigneur mil huit cent quatre-vingt-un, et de Notre Règne la quarante-cinquième.

Par ordre,

RICHARD POPE,
Greffier de la Couronne en Chancellerie,
Canada.

AVIS DU GOUVERNEMENT.

ETAT

Du Revenu et des Dépenses, à compte du Fonds Consolidé de la Puissance du Canada, d'après les états fournis au département des Finances à la nuit du 31 octobre dernier.

REVENU :	MONTANT.
Douanes	\$1,729,922 47
Exeise	517,849 34
Département des Postes.....	107,271 93
Travaux Publics, y compris les Chemins de fer.....	249,799 66
Timbres d'effets de commerce.....	22,570 36
Divers	86,623 49

Revenu, 30 sept. 1881..... \$2,714,037 25
8,229,960 87

\$10,943,998 12

DÉPENSES..... \$2,620,258 32
do 30 sept. 1881..... 5,026,441 06

\$7,646,699 38

J. M. COURTNEY,
Député du Ministre des Finances.
Département des Finances,
Ottawa, 1er novembre 1881.

DÉPARTEMENT DU SECRÉTAIRE D'ÉTAT DU CANADA.

EXAMENS DU SERVICE CIVIL DE L'INDE.

Ottawa, 4 novembre 1881.

MEMORANDUM.

Les règlements dont il est question dans la dépêche ci-dessous sont déposés dans ce département

et dans les Secrétariats des différentes Provinces, où les candidats qui désirent se présenter aux examens, peuvent les consulter.

(Circulaire.)

—
DOWNING STREET,
6 octobre 1881.

MONSIEUR,—J'ai l'honneur de vous transmettre, à la demande des Commissaires du Service Civil, les Règlements ci-inclus, pour l'examen des Candidats au Service Civil de l'Inde, qui doit avoir lieu en juin 1882.

J'ai l'honneur d'être,
Monsieur,
Votre très-obéissant et très-humble serviteur,

KIMBERLEY.

L'officier administrant
le gouvernement du Canada.

19-3

AVIS AUX MARINS.

No. 29 de 1881.

STATIONS DE TÉLÉGRAPHE ET DE SIGNAUX DANS LE FLEUVE ET LE GOLFE ST. LAURENT.

AVIS est par le présent donné que les stations suivantes du système de télégraphe maritime, établies dans le fleuve et le golfe St. Laurent dans l'intérêt de la navigation et des pêcheries, sont maintenant en opération :

Noms des stations.	Topographie.	Nombre approximatif de milles marins plus bas que Qué- bec.
1. S L'Islet,	Côté sud du fleuve,	43
2. S Rivière-du-Loup,	do	85
3. S Rimouski,	do	150
4. S Phare de la Pointe-au-Père,	do	155
5. Ste. Flavie,	do	165
6. Grand-Métis,	do	170
7. S Phare du Petit-Métis,	do	175
8. S Phare de Matane,	do	196
9. Ste. Féllicité,	do	204
10. Les Méchins,	do	218
11. S Phare du Cap Chatte,	do	230
12. Village du Cap Chatte,	do	232
13. Ste. Anne-des-Monts,	do	240
14. S Phare de la rivière Martin,	do	255
15. Mont Louis,	do	270
16. S Phare du Cap de la Made- leine,	do	290
17. Rivière Madeleine,	do	290
18. Grande Vallée,	do	295
19. Chlorydorme,	do	310
20. Grand Etang,	do	315
21. S Phare de la Pointe à la Renommée,	do	320
22. Rivière du Renard,	do	342
23. L'anse Griffin,	do	347
24. S Phare du Cap Rosier,	do	354
25. Grande Grève,	Baie de Gaspé,	365
26. La Péninsule,	do	374
27. Bassin de Gaspé,	do	376
28. Douglastown,	do	370
29. Pointe St. Pierre,	do	370
30. S Phare du Cap Désespoir,	Côte de Gaspé sur le golfe,	384
31. S Phare de la Pointe au Maquereau,	do	408

32. S Phare de la Pointe Ouest,	Ile d'Anticosti,	328
33. Rivière Beesie,	do	345
34. S Phare de la Pointe Sud- Ouest,	do	356
35. Rivière Jupiter ou ruisseau à la Chaloupe,	do	400
36. S Phare de la Pointe Sud	do	413
37. S Phare de la Pointe à la Cha- leur, extrémité Est de	do	435
38. Baie du Renard	do	450
39. Havre d'Amherst, Iles de la Madeleine,		493
40. S Phare de l'Ile Amherst,	do	475
41. House Harbor,	do	470
42. Ile aux Loups,	do	472
43. S Grosse Isle,	do	475
44. S Phare du Rocher aux Oiseaux,	do	480
45. S Meat Cove, près du Cap St- Laurent, point d'attéris- sment du câble des Iles de la Madeleine,	Cap-Breton,	530
46. S Phare de la Pointe Basse,	do	575

N. B.—Les stations marquées dans la liste ci-dessus (S) sont en même temps des stations de signaux où le code International de signaux est en usage. Des stations additionnelles seront ouvertes sous peu ; avis en sera donné.

WM. SMITH,

Député du ministre de la marine et des pêcheries.
Département de la marine et des pêcheries,
Ottawa, 12 octobre 1881.

19-3

En vertu des dépêches du secrétaire d'Etat de Sa Majesté pour les Colonies et du tableau de préséance auquel elles pourvoient et dont avis a été donné dans la *Gazette du Canada* le 14e jour de février 1880,—

Le tableau suivant sera celui de la préséance dans la Puissance du Canada pour les juges de la Cour Suprême d'Ontario les uns vis-à-vis des autres :

1. L'honorable John Godfrey Spragge, Président de la Cour et Juge en chef d'Ontario.

2. L'honorable John Hawkins Hagarty, Juge en chef de la Cour du Banc de la Reine.

3. L'honorable Adam Wilson, Juge en chef de la Cour des Plaids Communs.

4. John Alexander Boyd, Chancelier d'Ontario.

5. L'honorable Joseph Curran Morrison, l'un des Juges d'Appel.

6. L'honorable Thomas Galt, Juge de la Haute Cour de Justice et membre de la division des Plaids Communs.

7. L'honorable George William Burton, Juge d'Appel ;

L'honorable William Proudfoot, Juge de la Haute Cour de Justice et membre de la division de l'Echi-quier.

9. L'honorable Christopher Salmon Patterson, Juge d'Appel.

10. L'honorable John Douglass Armour, Juge de la Haute Cour de Justice et membre de la division du Banc de la Reine.

11. L'honorable Mathew Crooks Cameron, Juge de la Haute Cour de Justice et membre de la division du Banc de la Reine.

12. L'honorable Featherston Osler, Juge de la Haute Cour de Justice et membre de la division des Plaids Communs.

13. L'honorable Thomas Ferguson, Juge de la Haute Cour de Justice et membre de la division de l'Echi-quier.

J. A. MOUSSEAU,

Secrétaire d'Etat.

Ottawa, 21 octobre 1881.

17-3

LISTE DES COMPAGNIES D'ASSURANCE AUTORISEES A FAIRE DES OPERATIONS AU CANADA, EN VERTU DES ACTES D'ASSURANCE DE 1875 ET 1877.

NOM DE LA COMPAGNIE.	Principal agent pour la réception des significations de pièces et d'avis.	Montant des dépôts — Les dépôts marqués (A) ne sont applicables qu'aux polices sur la vie en cours le 31 mars 1878 ; ceux marqués (B) aux polices émises depuis cette date.	Assurance autorisée.
La compagnie d'assur. de l'Amérique du Nord contre les accidents...	Edward Rawlings, gérant, Montréal.....	\$13,500, bons du havre de Montréal, \$9,733 bons d'emmagasinage de Montréal ; \$550 5 p. c. canadiens. (Acceptés à \$20,000).....	Assurance autorisée.
La compagnie d'assurance dite "Aetna," de Hartford, Connecticut...	Robt. Wood, agent général, Montréal.....	\$5,070 fonds publics canadiens ; \$23,000 débentures de municipalités ; \$72,600 bons des E.-U. (Acceptés à \$97,771).....	Contre les accidents.
La compagnie d'assurance sur la vie dite "Aetna," de Hartford, Conn.	William H. Orr, gérant, Montréal.....	\$100,000 bons des E.-U. en or (A), \$70,000 bons des E.-U. et \$25,000 déb. de la Province de Québec (B).....	Contre l'inc. et sur la navig.
La compagnie d'assurance agricole de Watertown, N.Y., E.-U.....	John Fisher, agent-en-chef, Cobourg.....	\$100,000 bons 4 p. c. des E.-U.....	Sur la vie.
La compagnie d'assurance dite "Anchor Marine".....	Hugh Scott, agent, Toronto.....	\$56,000 bons municipaux. (Acceptés à \$50,400).....	Contre l'incendie.
La compagnie d'assurance de l'Amérique Britannique, Toronto.....	Louis H. Boulton, gérant, Toronto.....	\$61,000 bons municipaux. (Acceptés à \$54,900).....	Contre l'inc. et sur la navig.
L'association sur la vie dite "Briton" (limitée).....	J. B. M. Chipman, gérant, Montréal.....	\$54,983 bons du Canada, 4 p. c.....	Sur la vie.
La compagnie d'assurance maritime et contre l'incendie, du Canada.	Charles Cameron, direct.-gérant, Hamilton.....	\$57,000 bons municipaux. (Acceptés à \$51,200).....	Contre l'inc. et sur la navig.
La compagnie d'assurance du Canada sur la vie, Hamilton.....	A. G. Ramsay, gérant, Hamilton.....	\$60,000 bons municipaux. Acceptés \$54,000.....	Sur la vie.
L'association Canadienne d'assurance des consommateurs de vapeur.	W. B. McMurich, agent, Toronto.....	\$3,900 effets de la Société Impériale de construction, \$5,000 effets de la société de construction et de prêts de Toronto, \$1,600 effets de l'Association de l'Ouest.....	Sur chaudières à vap., etc
La compagnie d'assurance des Citoyens, du Canada.....	Gerald E. Hart, agent principal, Montréal.....	\$56,000 bons municipaux. (Acceptés à \$50,400).....	Sur la vie et cont. les accid.
La compagnie d'assurance des Citoyens, du Canada.....	Gerald E. Hart, agent principal, Montréal.....	\$56,000 bons du havre de Montréal. (Acceptés à \$50,400).....	Contre l'inc. et sur la navig.
La comp. d'ass. contre l'inc. dite "City of London" (respons. limitée)	J. K. Oswald, agent en chef, Montréal.....	\$30 en espèces.....	Garantie.
La compagnie d'ass. de l'Union Commerciale, de Londres, Angl.....	Fred. Cole, agent général, Montréal.....	\$20,000 stg. effets du Canada.....	Contre l'incendie.
L'association d'assurance sur la vie, dite "Confédération".....	J. K. Macdonald, directeur-gérant, Toronto.....	\$100,344 fds. pes. (vie A), \$50,613 effets consol. 5 p. c. canad. et \$55,967, effets 4 p. c. (feu).....	Contre l'inc. et sur la vie.
La compagnie d'assurance dite "Dominion," maritime et contre l'incendie, de Hamilton.....	F. R. Despard, gérant, Hamilton.....	\$86,300 bons municipaux. (Acceptés à \$77,650).....	Sur la vie.
La société d'ass. sur la vie, dite "Equitable," des Etats-Unis, N.-Y.	R. W. Gale, gérant, Montréal.....	\$35,000 en espèces, \$15,000 bons de la cité de Victoria, C.-B.....	Contre l'inc. et sur la navig.
L'association d'assurance contre l'incendie (responsabilité limitée), Londres, Angleterre.....	Wm. Robertson, agent en chef, Montréal.....	\$100,000 fonds publics canadi. (A) et \$65,000 bons des E.-U. (B).....	Sur la vie.
La compagnie de garantie de l'Amérique du Nord.....	Edward Rawlings, gérant, Montréal.....	\$100,000 effets canadiens.....	Contre l'incendie.
La compagnie d'assurance contre l'incendie et sur la vie, dite "Guardian," Londres, Angleterre.....	Robert Simms et Cie, et Geo. Denholm, agents généraux, Montréal.....	\$32,000 bons munic. ; \$15,000 bons du bay. de Mont. ; \$9,733 bons d'emmagas. de Montréal, et \$400 actions. (Acceptés à \$51,000).....	Garantie.
La comp. d'ass. contre l'incendie dite "Hartford" de Hartford, Conn.	Robert Wood, agent généraux, Montréal.....	\$100,343 fonds publics canadiens.....	Contre l'incendie.
La compagnie d'assurance Impériale, de Londres, Angleterre.....	W. H. Rintoul, agent, Montréal.....	\$55,000, b. des E.-U., et \$30,840 act. de banq. (Accept. à \$100,000).....	Contre l'incendie.
La compagnie d'assurance dite "Lancashire".....	S. C. Duncan-Clark, agent principal, Toronto.....	\$48,667 5 p. c. cons. canadiens, \$51,402 6 p. c. canadiens.....	Contre l'incendie.
La compagnie d'assurance sur la vie dite "Lion" (à responsabilité limitée) Londres, Angleterre.....	Frederick Stanciliffe, agent général, Montréal.....	\$100,000 fonds publics canadiens.....	Contre l'incendie.
La compagnie d'assurance dite "Liverpool et London et Globe".....	G. F. C. Smith, agent principal, Montréal.....	\$10,000 stg., effets canadiens.....	Sur la vie.
La corporation d'assurance dite "London," Angleterre.....	C. C. Foster, agent, Montréal.....	\$50,000 fonds pub. canad (vie) ; \$3,000 5 p. c. canad. ; \$63,000 bons mun. ; \$25,000 assoc. de plac, Montréal ; \$17,030 en espèces.....	Contre l'inc. et sur la vie.
La compagnie de Garantie et contre les Accidents, de Londres (responsabilité limitée).....	A. T. McCord, agent en chef, Toronto.....	(Acceptés à \$145,480).....	Contre l'inc. et sur la vie.
La comp. d'assurance contre l'incendie, London et Lancashire.....	C. J. Spike, agt en chef, Halifax, N.E.....	\$50,127 5 p. c. consol. canad., et \$99,873 fonds publics canadiens (feu) 10,000, et (vie) \$50,000.....	Garantie et accidents.
La compagnie d'assurance sur la vie, dite "London et Lancashire"	William Robertson, gérant, Montréal.....	\$11,000 stg. effets canadiens.....	Contre l'incendie.
La compagnie d'ass. mutuelle contre l'incendie, de London, Ont.....	D. C. Macdonald, secrétaire, London, Ont.....	\$21,000 stg., effets canadiens.....	Sur la vie.
La comp. d'ass. sur la vie, dite "Metropolitan," de New-York, E.-U.....	Tbos. A. Temple, agt. général, St. Jean, N.-B.....	\$100,000 fonds publics canadiens (A) de \$5,000 en espèces et \$4,807 bons de la province de Québec (B).....	Contre l'incendie.
La compagnie Métropolitaine d'assurance sur les glaces, New-York.	A. J. Pell, Montréal.....	\$25,000 effets publics Etats-Unis.....	Sur la vie.
L'association d'assurance mutuelle sur la vie, du Canada.....	J. Turner, président, Hamilton.....	\$5,000, bons des Etats-Unis.....	Sur les glaces.
		\$99,267 bons municipaux. (Acceptés à \$89,339).....	Sur la vie.

La compagnie d'ass. mutuelle sur la vie dite "North American"	Wm. McCabe, directeur-gérant, Toronto.....	\$50,000 en espèces	Sur la vie.
La compagnie d'assurance dite "North British and Mercantile"	Macdougall et Davidson, agents génér., Mont.	\$50,000 fonds pub. canad., (vie A), \$47,000 bons du hav. de Montréal et \$65,000 bons municip. (feu). (Acceptés à \$150,800).	Contre l'inc. et sur la vie.
La compagnie d'assurance du Nord, d'Aberdeen et Londres.....	Taylor Frères, agents généraux Montréal....	\$85,833 fonds publics canadiens, \$14,167 5 par cent canadiens....	Contre l'incendie
La société d'assurance contre l'incendie, dite "Norwich Union," Norwich Angleterre	Alex. Dixon, agent, Toronto.....	\$100,000 effets canadiens.	Contre l'incendie.
La compagnie d'assurance mutuelle sur la vie, d'Ontario.....	Wm. Hendry, gérant, Waterloo.....	\$56,207 bons municipaux (accepté \$60,586)	Sur la vie.
La compagnie d'assurance dite "Phoenix," de Brooklyn	Robert Hampson, Montréal, agent	\$100,000 bons des Etats-Unis	Contre l'inc. et sur la nav.
La cie. d'ass. contre l'incendie, dite "Phoenix," Londres, Angleterre.	Gillespie, Moffat et Cie., agts. génér., Mont.	\$50,171 fonds publics canad., et \$50,126 5 p. c. consol. canadiens	Contre l'incendie.
La compagnie d'assurance contre l'incendie, de Québec	J. G. Clapham, président, Québec.....	\$25,000 fonds publics canadiens, \$60,000 actions de banque et \$15,200 bons municipaux. (Acceptés à \$98,680)	Contre l'incendie.
La compagnie d'assur. sur la vie et contre l'incendie, dite "Queen," Angleterre.....	A. M. Forbes et H. G. Mudge, agents principaux, Montréal	\$100,000 fonds publics canadiens (feu) et \$51,100 5 p. c. consolidés canadiens (vie)	Contre l'inc. et sur la vie.
La société d'assurance mutuelle sur la vie, dite "Reliance," Londres, Angleterre	J. Cassie Hatton, procureur, Montréal.....	\$100,000 fonds publics canadiens (A) et \$10,000 effets canad. (B)	Sur la vie.
La compagnie d'assurance Royale Canadienne.....	Arthur Gagnon, secrétaire, Montréal.....	\$50,400 bons du havre de Montréal. (Acceptés à \$50,400)	Contre l'inc. et sur la nav.
La compagnie d'assurance Royale	M. H. Gault et Wm. Tatley, agents principaux, Montréal.....	\$96,982 fonds publics, \$53,533 5 p. c. des consolidés canadiens et \$170,333. cons. angl.—appl., \$149,182 (feu), \$50,000, (vie A) et 121,666 (général.) Aussi \$97,333.33 annuités angl. (génér.) Total \$418,182.....	Contre l'inc. et sur la vie.
La compagnie d'assurance Impériale Ecossaise.....	Taylor Frères, agents généraux, Montréal....	\$71,068, fcs. pub. can., \$20,000 bons du havre de Montréal, \$13,500 bons municipaux. (Acceptés à \$101,218)	Contre l'incendie.
La compagnie d'assur. contre l'incendie dite Sovereign, du Canada.	L'hon. Alex. Mackenzie, président, Toronto.	\$115,655 bons municip. \$3,684 en argent. (Acceptés à \$107,774)	Contre l'incendie.
La compagnie d'assurance sur la vie, dite "Standard," Ecosse.	W. M. Ramsay, gérant, Montréal.....	\$64,000 bons municipaux, \$107,000 bons du havre de Montréal, (acceptés à \$153,900), étant \$126,750 (vie A) et \$27,150 (vie B)	Sur la vie.
La société d'assurance sur la vie, dite "Star," d'Angleterre	A. W. Lauder, trésorier général, Toronto....	\$100,343 fonds publics canadiens.....	Sur la vie.
La comp. d'assurance mutuelle sur la vie, dite "Sun," de Montréal.	R. Macaulay, secrétaire général, Montréal...	\$56,000 bons municipaux. (Acceptés à \$50,400)	Sur la vie et cont. les accid.
La compagnie d'assurance sur la vie et Tontine, de Toronto.....	Arthur Harvey, gérant, Toronto.....	\$32,400 bons municip. \$1,040.36 en espèces (Acceptés à \$30,200)	Sur la vie et cont. les accid.
La compagnie d'assurance dite "Travelers," de Hartford, Connect..	Thos. Simpson, agent, Montréal.....	\$100,000 bons des Etats-Unis, \$25,000 bons municipaux, \$20,000 bons du havre de Montréal (acceptés à \$140,500), étant \$100,000 (vie A), \$25,000 au pair (vie B), et 820,000 au pair (accidents)	Sur la vie et cont. les accid.
La compagnie d'assurance mutuelle Union sur la vie, du Maine.....	Wm. Mulock, agent, Toronto.....	\$100,000 4 p. c. des Etats-Unis, (A) et \$15,000, bons du district de Columbia, E.-U., (B)	Sur la vie.
La compagnie d'assurance de l'Ouest, Toronto.....	J. J. Kenny, directeur gérant, Toronto.....	\$57,700 bons municipaux. (Acceptés à \$51,930)	Contre l'inc. et sur la nav.

LES COMPAGNIES D'ASSURANCE SUR LA VIE CI-DESSOUS NOMMÉES, AYANT CESSÉ D'ENTREPRENDRE DES RISQUES AU CANADA, SONT AUTORISÉES, EN VERTU DE L'ARTICLE 17 DE "L'ACTE D'ASSURANCE REFONDU DE 1877" A POURSUIVRE TOUTES LES OPERATIONS SE RATTACHANT AUX POLICES EMISES AVANT LE 31 MARS 1878, ET LEURS DÉPÔTS SONT APPLICABLES A CES POLICES, SUJET AUX DISPOSITIONS DES ACTES D'ASSURANCE DE 1868 ET 1871.

NOM DE LA COMPAGNIE.	Principal agent pour la réception des significations des pièces et avis.	Montant des dépôts.	Assurance autorisée.
L'association médicale et générale sur la vie dite "Briton," Londres, Angleterre.....	Jas. B. M. Chipman, gérant, Montréal.....	\$100,343 bons du Canada.....	Sur la vie.
La compagnie d'assurance mutuelle sur la vie, dite Connecticut, de Hartford, Conn., E.U.....	Robt. Wood, agent-général, Montréal.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie, d'Edimbourg.....	David Higgins, agent principal, Toronto.....	\$150,515 bons du Canada.....	Sur la vie.
L'association d'assurance sur la vie, d'Ecosse.....	Geo. W. Ford, agent principal, Montréal.....	\$150,000 bons du Canada.....	Sur la vie.
La compagnie Nationale d'assurance sur la vie, des Etats-Unis d'Amérique.....	John F. Bell, procureur, Windsor.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie, de New-York.....	F. W. Campbell, M.D., procureur, Montréal.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie dite "North Western," de Milwaukee, E.U.....	M. W. Mills, agent principal, Toronto.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance mutuelle sur la vie, dite "Phoenix," Hartford, Connecticut.....	A. R. Bethune, agent général, Montréal.....	\$105,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie, dite, "The Positive Government Security" (limitée) Angleterre.....	John Taylor, secrétaire, Montréal.....	\$8,273 débentures du Canada, 5. p. c.	Sur la vie.
La société d'assurance sur la vie, dite "Amicable" Ecosaise.....	Geo. Wm. Ford, agent général, Montréal.....	\$150,000 bons du Canada.....	Sur la vie.
L'institution de Prévoyance Ecosaise.....	R. A. Ramsay, procureur, Montréal.....	\$100,343 bons du Canada.....	Sur la vie.
La compagnie d'assurance Provinciale Ecosaise.....	Geo. Wm. Ford, secrétaire, Montréal.....	\$150,790 sav. : \$112,343 bons du Canada, \$38,447 déb. Can. 5 p. c.	Sur la vie.
La compagnie d'assurance sur la vie, des Etats-Unis.....	\$60,000 bons payables en or, Etats-Unis.....	Sur la vie.

NOTA.—La compagnie d'assurance mutuelle sur la vie, dite "Globe" de New-York, a été déclarée insolvable aux Etats-Unis et en Canada, et Jas. D. Fish, de New-York, a été nommé receveur par les cours des Etats-Unis, et W. C. Wells, de Montréal, a été nommé syndic par la Cour Supérieure de Montréal, pour les opérations faites en Canada. Le dépôt de la compagnie entre les mains du gouvernement, \$100,000 en effets des Etats-Unis, a été, par ordre de la dite Cour Supérieure, délivré aux banquiers de cette cour.

La compagnie d'assurance maritime des Marchands de Montréal, a cessé de faire des opérations d'assurance, et est en voie de liquider ses affaires. Le dépôt a été remis à la compagnie moins \$2,223 en espèces retenues à cause de réclamations contestées.

Bureau du Surintendant des Assurances, Ottawa, 30 septembre 1881.

J. B. CHERRIMAN, Surintendant des Assurances

DEPARTEMENT DES POSTES.

Dr. Compte des banques d'épargne de la Poste, pour le mois de septembre 1881.

Av.

Fourni au Ministre des Finances aux termes de l'Acte pour l'Audition des Comptes Publics, 1878, Sec. 20)

Balance en caisse chez le Ministre des Finances, au 31 août 1881.....	\$6,654,781 46	Remboursements durant le mois.....	\$225,585 72
Dépôts durant le mois	448,098 00		
Intérêt accordé aux déposants pour les comptes clos durant le mois	697 32		
		Balance :—	
		Au crédit des comptes des déposants.....	\$6,840,910 87
		Chèques en la possession des déposants et dont le paiement n'a pas été demandé.....	37,080 20
			6,877,991 07
	7,103,576 79		\$7,103,576 79

J. M. COURTNEY,
Député du Ministre des Finances.

Département des Finances, Ottawa, 19 octobre 1881. 3

DEMANDES AU PARLEMENT.

PARLEMENT FÉDÉRAL.

Règles relatives aux avis de bills privés.

51. Dans le cas de toute demande de bill privé, proprement du ressort législatif du Parlement du Canada, suivant les dispositions de l'Acte de l'Amérique Britannique du Nord, 1867, et ayant pour objet, soit la construction d'un pont, d'un chemin de fer, d'un chemin à barrières ou d'une ligne télégraphique; soit la construction ou l'amélioration d'un port, d'un canal, d'une écluse, d'une digue ou d'une glissoire, ou autre ouvrage semblable; soit la concession d'un droit de passage d'eau, l'incorporation de professions ou métiers, ou d'une compagnie de banque ou autre compagnie par actions, soit la concession à une ou plusieurs personnes de certains droits ou privilèges exclusifs ou particuliers, soit le pouvoir de faire quelque chose qui, dans ses effets, pourrait toucher aux droits ou à la propriété d'autrui, ou concerner une classe particulière de la société; ou ayant pour objet quelque amendement de même nature à un acte antérieur,—un avis, énonçant d'une manière claire et intelligible la nature et l'objet de la demande, et signé (excepté s'il s'agit de corporations déjà existantes) par les pétitionnaires ou de leur part, est nécessaire et doit être publié comme il suit

Dans les provinces de Québec et de Manitoba :

Un avis doit être inséré dans la *Gazette du Canada* en anglais et en français, ainsi que dans un journal anglais et un journal français du district intéressé, ou en anglais et en français dans le même journal, s'il ne s'en publie qu'un seul dans ce district; ou s'il n'y paraît pas de journal, alors la publication de l'avis en anglais et en français doit se faire dans un journal du district le plus voisin où il s'en publie.

Dans les autres provinces :

Un avis doit être inséré dans la *Gazette du Canada* et dans un journal du comté ou des comtés-unis intéressés, ou s'il n'y paraît pas de journal, alors la publication doit se faire dans un journal du comté le plus voisin où il s'en publie.

La publication de ces avis durera, dans chaque cas la période de deux mois pendant l'intervalle de temps qui s'écoulera entre la clôture de la session précédente et la prise en considération de la pétition. Un exemplaire des numéros des journaux, reproduisant la première et la dernière insertion de l'avis, devra être transmis au greffier de chaque Chambre.

Si la pétition demande l'autorisation de présenter un bill privé ayant pour objet la construction d'un pont de péage, le pétitionnaire ou les pétitionnaires devront, en même temps qu'ils donneront l'avis prescrit par la règle précédente, donner aussi, de la même manière, avis des péages qu'ils entendent exiger, de l'étendue du privilège, de la hauteur des arches, de l'espace à laisser libre entre les culées ou les piliers pour le passage de radeaux et des navires; et mentionner de plus s'ils se proposent de construire un pont mobile, et quelles en seront les dimensions.

Toute personne désirant obtenir un bill privé devra, dans les huit jours qui précéderont l'ouverture du Parlement, déposer au bureau du greffier de la Chambre dans laquelle le bill doit prendre naissance, une copie de ce bill en langue anglaise ou en langue française, avec une somme suffisante pour en payer la traduction et l'impression. Il en sera imprimé 600 exemplaires en anglais et 200 en français; la traduction devra être faite par les officiers de la Chambre, et l'impression par l'entrepreneur des impressions. Le pétitionnaire aura aussi à payer au comptable de la Chambre une somme de \$200, plus le coût de l'impression de l'acte dans les Statuts, et remettra le reçu de ce paiement au greffier du comité auquel ce bill aura été renvoyé—le dit paiement sera effectué immédiatement après la seconde lecture avant la prise en considération du bill par le comité.

Aucune pétition pour l'obtention d'un bill privé ne sera reçue par l'une ou par l'autre Chambre après les dix premiers jours de la session.

ROBERT LEMOINE,

Greffier du Sénat.

JOHN GEORGE BOURINOT,

Greffier des Communes.

Règles du Sénat relatives aux avis de bills de divorce.

72. Quiconque a l'intention de demander un bill de divorce, doit donner avis de son intention, et spécifier d'avec qui et pour quelle cause il veut divorcer. L'avis doit être inséré pendant six mois, à la *Gazette du Canada*, et dans deux journaux du district (si c'est dans les provinces de Québec et de Manitoba,) ou du comté ou des comtés-unis, (si c'est dans les autres provinces,) où le pétitionnaire résidait ordinairement lors de la séparation; et si le nombre voulu de journaux n'y paraît pas, alors la publication de l'avis devra se faire dans le district, le comté ou les comtés-unis voisins.

Un exemplaire en manuscrit de l'avis devra être signifié, à l'instance du pétitionnaire, à la personne d'avec laquelle il veut divorcer, si le lieu de la résidence de cette dernière peut être connu; et la preuve de cette signification ou de la diligence faite pour l'effectuer, doit être produite sous serment devant le Sénat et à sa satisfaction, lors de la lecture de la pétition.

ROBERT LEMOINE,

Greffier du Sénat.

A VIS est par le présent donné que demande sera faite au parlement du Canada, à sa prochaine session, pour l'obtention d'un acte autorisant la "Compagnie Mutuelle d'Assurance sur la vie du Soleil, de Montréal," à changer son nom en celui de "La Compagnie d'Assurance sur la vie du Soleil"; à réduire la qualification de ses directeurs et à certaines autres fins.

DAVIDSON ET CROSS,

Solliciteurs pour les requérants.

Montréal, 3 novembre 1881.

19-0

A VIS public est par le présent donné que demande sera faite au Parlement de la Puissance du Canada, lors de sa prochaine session, pour obtenir un acte à l'effet de constituer en corps politique "The St. Lawrence Marine Insurance Company of Montreal."

J. G. A. CREIGHTON,

Solliciteur pour les requérants.

26 octobre, 1881.

18-10

A VIS est par le présent donné que demande sera faite au parlement du Canada pour l'obtention d'un acte à l'effet de constituer en corps politique la Compagnie du pont de Saint-Jean, avec pouvoir de maintenir et exploiter un pont pour les voitures ordinaires et les fins du trafic sur la rivière Rouge d'un point dans les paroisses de Saint-Jean et Kildonan, dans le comté de Selkirk et la province du Manitoba, à un point sur le côté opposé de la rivière dans les dites paroisses, avec pouvoir de percevoir des droits de péage sur le dit pont sur telles voitures ordinaires et sur le trafic passager qui passeront dessus, à des taux n'excédant pas les suivants :—

Piétons allant ou venant, deux centins.
Cavalier monté sur mule ou cheval, six centins chacun.
Animaux libres par tête, excepté les moutons, cochons et les poulains du printemps suivant la jument, cinq centins.

Moutons et cochons par tête, deux centins.

Chaque voiture, carosse, phaéton, traîneau, ou autre véhicule tirés par un animal sur l'aller ou le retour, 12½ centins.

Chaque voiture, carosse, phaéton, traîneau, ou autre véhicule tirés par deux animaux ou plus sur l'aller ou le retour, 20 centins.

Les taux ci-dessus devront comprendre les charges bonâ fide de chaque véhicule.

La hauteur des arches du pont ne devant pas être moindre que 25 pieds au-dessus du niveau de l'eau basse, la distance entre les culées ou caissons ne devant pas être moindre que 200 pieds, le pont tournant devant être construit de façon à avoir un passage, une fois ouvert, de pas moins que 40 pieds.

Les plan et dessin de tel pont, parties fixe et mobile, devant être sujets à l'approbation du gouverneur général en conseil.

T. S. KENNEDY,
Solliciteur pour la requérante.

Daté à Winnipeg le 24 octobre 1881. 18-9

A VIS est par le présent donné que demande sera faite au parlement du Canada pour l'obtention d'un acte à l'effet d'amender le statut 39 Vict. chap. 40, incorporant "La Banque établie de Londres et de l'Amérique du Nord," en étendant le temps durant lequel le dit acte restera en force et pour obtenir le certificat du Bureau du Trésor, de plus en changeant le nom de la dite banque en celui de "La Banque établie de Londres et Winnipeg," en réduisant le capital-actions à \$1,000,000 et en transportant le bureau principal de la cité de Montréal à Winnipeg et pour autres fins.

T. S. KENNEDY,
Solliciteur pour la requérante.

Daté à Winnipeg, 22 octobre 1881. 18-9

A VIS public est par le présent donné que demande sera faite au parlement du Canada, à sa prochaine session, pour obtenir un acte à l'effet de constituer en corps politique "Le Crédit Mobilier Franco-Canadien."

E. T. BROOKS,
Solliciteur pour les requérants.

5 octobre 1881. 16-9

A VIS est par le présent donné que la Compagnie écossaise du Canada, limitée, s'adressera au parlement de la Puissance du Canada, lors de sa prochaine session, pour obtenir un acte lui permettant d'acquérir et transporter des propriétés foncières dans la Puissance du Canada.

A. T. DRUMMOND,
Directeur-gérant.

Montréal, 8 sept. 1881. 11-9

A VIS est par le présent donné que la Compagnie de crédit foncier de Dundee, limitée, s'adressera au parlement de la Puissance du Canada, lors de sa prochaine session, pour obtenir un acte lui permettant d'acquérir et transporter des propriétés foncières dans la Puissance du Canada.

DRUMMOND FRÈRES ET Co.,
Agents.

Montréal, 8 sept. 1881. 11-9

A VIS est par le présent donné que demande sera faite au parlement de la Puissance du Canada, lors de sa prochaine session, pour obtenir un acte à l'effet de constituer en corps politique une compagnie pour construire et exploiter une ligne de chemins de fer partant d'un point sur le chemin de fer canadien du Pacifique à ou près le Portage de la Prairie, dans la province du Manitoba, se dirigeant de là dans une direction nord-ouest à un point à ou près la bifurcation de la Saskatchewan, avec pouvoir de construire un embranchement jusqu'à Battleford et un autre dans une direction sud jusqu'à la voie principale du chemin de fer canadien du Pacifique, et avec pouvoir de plus de construire et exploiter des tramways, vapeurs et barges en rapport avec la dite ligne de chemin de fer.

DRUMMOND FRÈRES ET Co.,
Agents pour les requérants.

Montréal, 8 sept. 1881. 11-9

AVIS DIVERS.

BANQUE DE QUÉBEC.

A VIS est par le présent donné qu'un dividende de trois pour cent sur le capital payé de cette institution a été déclaré pour le semestre courant, et que tel dividende sera payable à sa maison de banque en cette ville, le et après jeudi, le premier jour de décembre prochain.

Les livres de transfert seront clos depuis le 16 au 30 novembre prochain, ces deux jours inclusivement.

Par ordre du bureau,
JAMES STEVENSON,
Caissier.

28 octobre 1881. 19-4

COMPAGNIE DU CHEMIN DE FER CANADIEN DU PACIFIQUE.

A VIS est par le présent donné qu'une hypothèque consentie sous l'autorité de la charte de la compagnie du chemin de fer canadien du Pacifique, garantissant l'émission de \$25,000,000 de débetures reposant sur l'octroi de terres, a été déposée au bureau du secrétaire d'Etat du Canada, tel que requis par la 35e section de la dite charte.

Par ordre du bureau,
CHARLES DRINKWATER,
Secrétaire.

Montréal, 2 novembre 1881. 19-1

LA BANQUE JACQUES-CARTIER.

A VIS est par le présent donné qu'un dividende de deux et demi pour cent sur le capital payé de cette institution a été déclaré pour le semestre courant et sera payable au bureau de la Banque, en la Cité de Montréal, le et après le premier décembre prochain. Les livres de transfert seront fermés du seize au trente novembre prochain inclusivement.

Par ordre du bureau,
A. DE MARTIGNY,
Caissier.

Montréal, 26 octobre 1881. 18-5

BANQUE DE MONTRÉAL.

A VIS est par le présent donné qu'un dividende de quatre pour cent et un bonus de un pour cent sur le capital payé de cette institution a été déclaré pour le semestre courant et que tel dividende sera payable à sa maison de banque en cette ville et ses succursales, le et après jeudi le premier jour de décembre prochain.

Les livres de transfert seront clos du 16 au 30 novembre prochain, ces deux jours inclusivement.

Par ordre du bureau,
W. J. BUCHANAN,
Gérant-général.

Montréal, 21 octobre 1881. 18-5

BANQUE DES MARCHANDS DU CANADA.

A VIS est par le présent donné qu'un dividende de trois et demi pour cent pour le semestre courant, étant dans la proportion de sept pour cent par année sur le capital payé de cette institution, a été déclaré, payable à sa maison de banque en cette ville, le et après le jeudi, 1er décembre prochain.

Les livres de transfert sont clos du 16 au 30 novembre prochain, ces deux jours inclusivement.

Par ordre du bureau,
G. HAGUE,
Gérant général.

20 octobre 1881. 17-5

VENTE A L'ENCAN DE MARCHANDISES
NON RÉCLAMÉES.

LE chemin de fer du Grand-Tronc du Canada donne avis par les présentes, qu'il fera vendre à la salle d'encan, 754 rue Craig, à Montréal, le mardi, 6 décembre 1881, et au marché, rue King, Toronto, le mercredi 14 décembre 1881, à 10 hrs. du matin, une grande quantité de marchandises et bagage non réclamés, consistant en un certain nombre de cristaux, épiceries, quincaillerie, machines, médecines, meubles et autres. Des catalogues peuvent être obtenus en s'adressant à l'encanteur.

Termes comptant.—Un dépôt d'au moins 20 pour cent sera exigé au moment de la vente.

Par ordre du chemin de fer du Grand-Tronc
du Canada,

C. F. ELWES, Montréal,
F. W. COATE et Cie, Toronto,
Encanteurs.

Montréal, 6 octobre 1881.

16-6

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The Canada Gazette.

PUBLISHED BY AUTHORITY.

OTTAWA, SATURDAY, NOVEMBER 12, 1881.

DOMINION OF CANADA.



DEPARTMENT OF THE SECRETARY OF STATE OF CANADA.

OTTAWA, 11th November, 1881.

On this day at the City of Ottawa, in the Province of Ontario, General Sir PATRICK LEONARD MACDOUGALL, C.M.G., in consequence of the absence out of Her Majesty's Dominion of Canada of His Excellency the Right Honourable Sir John Douglas Sutherland Campbell, (commonly called the Marquis of Lorne,) T., G.C.M.G., Governor General of Canada, and being the senior officer for the time being in command of Her Majesty's regular forces in Canada, took the oaths prescribed by the instructions passed under the Royal Sign Manual and Signet as the officer administering the Government of Canada, before the Honourable Sir William Johnston Ritchie, Kt., Chief Justice of the Supreme Court of Canada, and the Honourable William Alexander Henry and the Honourable John Wellington Gwynne, two other Justices of the said Court, by whom the oaths were ordered and administered.

[S.]

His Excellency General SIR PATRICK LEONARD MACDOUGALL, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Administrator of the Government of Canada, and Commander of Her Majesty's Forces therein, &c., &c.
all to whom these presents shall come, or whom the same may in anywise concern,—GREETING:

A PROCLAMATION.

WHEREAS Her Majesty was graciously pleased by Her Royal Letters Patent, bearing date at Westminster on the seventh day of October one thousand eight hundred and seventy-eight, in the forty-second year of Her Majesty's Reign, to constitute and appoint the Right Honourable Sir John Douglas Sutherland Campbell (commonly called the

Marquis of Lorne), therein named, to be Governor General of Canada, during pleasure.

AND WHEREAS, by the Letters Patent constituting the office of Governor General of the Dominion of Canada, bearing date at Westminster the fifth day of October in the forty-second year of Her Majesty's Reign, IT IS PROVIDED that in case of the death, incapacity or absence, out of Her Majesty's Dominion of Canada, of the said the Right Honourable Sir John Douglas Sutherland Campbell (commonly called the Marquis of Lorne), the powers and authorities, therein granted him, shall be given and granted to the Lieutenant Governor, for the time being of Canada, or in the absence of any such Lieutenant Governor, to such person as Her Majesty might, by warrant under Her sign manual and signet, appoint to be the Administrator of the Government of Her said Dominion or, in the absence of any such Lieutenant Governor or person appointed as aforesaid, to the Senior Military Officer, for the time being in command of Her Majesty's Regular Forces in Her said Dominion; such powers and authorities, to be by him executed and enjoyed during Her Majesty's pleasure;

AND WHEREAS by reason of the absence of the said the Right Honourable Sir John Douglas Sutherland Campbell (commonly called the Marquis of Lorne), from and out of Canada, and of any Lieutenant Governor of Canada, and by reason of Her Majesty not having appointed any other person to be the Administrator of the Government of Her said Dominion, and under and by virtue of the provisions in the aforesaid Letters Patent contained, the Administration of the Civil Government of Canada and the execution of the powers and authorities in the said Letters Patent contained, have devolved upon me as being the Senior Military Officer Commanding Her Majesty's Regular Forces in the said Dominion of Canada; I have, therefore, by and with the advice of the Queen's Privy Council for Canada, thought fit to issue this Proclamation to make known the same. AND I do hereby require and command that all and singular Her Majesty's Officers and Ministers in the said Dominion of Canada, do continue in the execution of their several and respective offices, places and employments, and that Her Majesty's loving subjects and all others, whom these presents may concern, do take notice thereof and govern themselves accordingly.

Given under my Hand and Seal at Arms at the City of Ottawa, this eleventh day of November, in the year of Our Lord one thousand eight hundred and eighty-one, and in the forty-fifth year of Her Majesty's Reign.

P. L. MACDOUGALL,
General,
Administrator.

PROCLAMATIONS.

LORNE.

[L.S.]

CANADA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To Our Beloved and Faithful the Senators of the Dominion of Canada, and the members elected to serve in the House of Commons of Our said Dominion, and to each and every of you,—
GREETING :

A PROCLAMATION.

WHEREAS Our Parliament of Canada stands prorogued to the seventeenth day of the month of November instant, at which time, at Our City of Ottawa, you were held and constrained to appear; Now KNOW YE, that for divers causes and considerations and taking into consideration the ease and convenience of Our Loving Subjects, We have thought fit, by and with the advice of Our Privy Council for Canada, to relieve you, and each of you, of your attendance at the time aforesaid, hereby con- voking and by these presents enjoining you, and each of you, on the TWENTY-SEVENTH day of the month of DECEMBER next, to meet Us in Our Parliament of Canada, at Our City of Ottawa, there to take into consideration the state and welfare of Our said Dominion of Canada, and therein to do as may seem necessary. HEREIN FAIL NOT.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Right Trusty and Well-Beloved Councillor, SIR JOHN DOUGLAS SUTHERLAND CAMPBELL, (commonly called the Marquis of Lorne), Knight of Our Most Ancient and Most Noble Order of the Thistle, Knight Grand Cross of Our Most Distinguished Order of St. Michael and St. George, Governor General of Canada and Vice Admiral of the same, &c., &c., &c.

At Our Government House, in Our CITY of OTTAWA, this FOURTH day of NOVEMBER in the year of Our Lord one thousand eight hundred and eighty-one, and in the forty-fifth year of Our Reign.

By Command,

RICHARD POPE,
Clerk of the Crown in Chancery, Canada.

P. L. MACDOUGALL,

General,

Administrator.

[L.S.]

CANADA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To all to whom these presents shall come, or whom the same may in anywise concern,—GREETING :

A PROCLAMATION.

Z. A. LASH, } WHEREAS in pur-
Deputy of the Minister of } suance of the pro-
Justice, Canada. } visions of the Canada
Temperance Act of 1878, the following notice has
been addressed to the Secretary of State for Canada,
embodying the petition therein set forth :

“To the Honorable the Secretary of State for
“Canada,—

“SIR,—We, the undersigned, electors of the County
“of Lambton, request you to take notice that we pro-
“pose presenting the following petition to His Excel-
“lency the Governor General, viz :

“‘To His Excellency the Governor General of
“Canada, in Council,—

“‘The petition of the electors of the County of
“Lambton, qualified and competent to vote at the
“election of a member of the House of Commons,
“in the said County,

“‘Respectfully sheweth, That your petitioners are
“desirous that the second part of the Canada Tem-
“perance Act, 1878, should be in force and take
“effect in the said County :

“‘Wherefore, your petitioners humbly pray that
“Your Excellency will be pleased, by an Order in
“Council under the ninety-sixth Section of the said
“Act, to declare that the second part of the said
“Act shall be in force and take effect in the said
“County.

“‘And your petitioners will ever pray, &c.’ And
“that we desire that the votes of all the electors of
“the said County of Lambton be taken for and against
“the adoption of the said petition.”

And whereas it appears by evidence to the satis-
faction of the Governor General in Council that such
notice has appended to it the genuine signatures of
one-fourth or more of all the electors of the said
County of Lambton, the number of the signatures
to the notice proved to be genuine being two
thousand five hundred and ninety-eight, and that the
other requirements of the law have been observed;

And whereas an Order of the Governor General in
Council has been passed directing that the votes of
all the electors of the said County of Lambton be
taken for and against the adoption of the said
petition,—

Now KNOW YE, that We do hereby, and by virtue
of the authority vested in Us by the said Act and
Order in Council, proclaim and declare, that on
Tuesday, the twenty-ninth day of November instant, a
poll will be held in the said County of Lambton for tak-
ing the votes of the electors for and against the said
petition. That such votes will be taken between the
hours of nine o'clock in the forenoon and five o'clock
in the afternoon of that day and by ballot. That
the Sheriff of the said County of Lambton, has been
appointed Returning Officer for the purpose of taking
on that day the votes of the electors for and against the
petition and of afterwards summing up the same and
making a return of the result to the Governor General
in Council. That the said Returning Officer is em-
powered and required to appoint a Deputy Returning
Officer at and for each polling place or station. That
the Returning Officer will appoint persons to attend at
the various polling stations and at the final summing
up of votes on behalf of the persons interested in and
promoting or opposing, respectively, the adoption of
the petition, at the office of the said Sheriff, in the
Town of Sarnia, on Monday, the twenty-eighth day of
November instant, at ten of the clock in the forenoon.

That the votes of the electors will be summed up
and the result of the polling declared by the Return-
ing Officer at the office of the said Sheriff, on Satur-
day, the third day of December next, at ten of the
clock in the forenoon. And in the event of the petition
being adopted by the electors, the Governor General
in Council may, at any time after the expiration of
sixty days from the day on which the same was
adopted, by Order in Council published in the
Canada Gazette, declare that the second part of the
said Act shall be in force and take effect in such
county upon, from and after the day on which the
annual or semi-annual licenses for the sale of spiri-
tuous liquors then in force in such county will expire,
provided such day be not less than ninety days from
the day of the date of such Order in Council, and if it
be less, then on the like day in the then following
year.

Of all which Our loving subjects and all others
whom these presents may concern, are hereby
required to take notice and to govern themselves
accordingly.

IN TESTIMONY WHEREOF, We have caused these
Our Letters to be made Patent, and the Great
Seal of Canada to be hereunto affixed. WITNESS.
Our Trusty and Well Beloved General Sir Patrick

Leonard MacDougall, Knight Commander of Our Most Distinguished Order of Saint Michael and Saint George, Administrator of the Government of Canada, and Commander of Our Forces therein, &c., &c.

At Our Government House, in Our CITY of OTTAWA, this ELEVENTH day of NOVEMBER, in the year of Our Lord, one thousand eight hundred and eighty-one, and in the Forty-fifth year of Our Reign.

By Command,

J. A. MOUSSEAU,
Secretary of State.

ORDERS IN COUNCIL.

ANDREWS HARBOUR, NEW BRUNSWICK, PORT WARDEN'S SCALE OF FEES.

	\$ cts.
Survey of hatches, and certificate.....	2 50
Survey subsequent survey of cargo, and certificate.....	2 00
Survey of cargo when hatches have not been previously surveyed, and certificate.....	5 00
Survey of damaged goods, on wharf or in store, value \$200, and certificate.....	3 00
Survey of damaged goods, on wharf or in store, value \$200 and under \$500, and certificate.....	4 00
Survey of damaged goods, on wharf or in store, value \$500 and over, and certificate.....	5 00
Survey of vessel damaged or arriving in distress, and certificate.....	8 00
Survey subsequent survey and certificate.....	5 00
Appraisal of a vessel for average, under 200 tons, and certificate.....	5 00
Appraisal of a vessel for average, over 200 tons and under 500 tons, and certificate.....	7 50
Appraisal of a vessel for average, of 500 tons and upwards, and certificate.....	10 00
Survey of cargo reported to have shifted, and certificate.....	5 00
Extra copies of certificates when required.....	0 50
Certificate under seal.....	1 00
Arbitrating and settling disputes between master and consignee of ship and owners of cargo, \$200 value, \$2; \$200 to \$500, \$3; \$500 to \$1000, \$4; \$1000 and over, \$5.	
Appraisal of papers of auctioneers, &c.....	0 25
Certificate as to whether vessel is seaworthy, and certificate.....	8 00
Survey of repairs ordered if not seaworthy have been made, and certificate, 200 tons and under, \$3; all over 200 tons, \$5.	
General superintendence of a vessel loading... 5 00	
Surveys putting in in distress or otherwise, from Foreign Ports, for every 1,000 bushels and every proportionate quantity of wheat and peas, 15c. For every 1,000 bushels and every proportionate quantity of barley, 12c. For every 1,000 bushels and every proportionate quantity of oats, 10c. For every 1,000 bushels and every proportionate quantity of corn, 10c. For every 1,000 barrels of flour, 75c. Coal oil, per barrel, 3c. Ores and Minerals per ton, Ballast excepted, 4c. Timber and all other descriptions of timber, per ton weight.....	0 02

PRIVY COUNCIL OFFICE,
Ottawa, 28th October, 1881.

I hereby certify that the foregoing Scale of Fees has been submitted to and approved by His Excellency the Governor General in Council on the 28th October, 1881.

J. O. COTÉ,
Clerk, Privy Council.

GOVERNMENT HOUSE, OTTAWA.

Saturday, 15th day of October, 1881.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL.

ON a report, dated 12th October 1881, from the Honorable the Acting Secretary of State, in the matter of the petition under "The Canada Temperance Act, 1878," of certain electors of the County of Cape Breton, in the Province of Nova Scotia, stating that the proceedings had by the Returning Officer appear to be conformable to the Act, and that the petition has been declared adopted by the electors of the said County,—

His Excellency, on the recommendation of the Honorable the Secretary of State, has been pleased to declare, and it is hereby declared, that the second part of "The Canada Temperance Act, 1878" shall be in force and take effect in the said County of Cape Breton upon, from and after the day on which the annual or semi-annual licenses for the sale of spirituous liquors now in force in the said County will expire, provided such day be not less than ninety days from the day of the date hereof, and, if it be less, then on the like day in the following year.

Certified,

18-3

J. O. COTÉ,
Clerk, Privy Council.

GOVERNMENT HOUSE, OTTAWA.

Wednesday, 26th day of October, 1881.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL.

ON the recommendation of the Honorable the Acting Minister of Customs, and under the provisions of the 9th and 55th sections of the Act passed in the Session of the Parliament of Canada, held in the fortieth year of Her Majesty's Reign, chaptered 10 and intituled "An Act to amend and consolidate the Acts respecting the Customs."—

His Excellency, by and with the advice of the Queen's Privy Council for Canada, has been pleased to order, and it is hereby ordered, that the Village of Clinton in the County of Huron, in the Province of Ontario, be and the same is hereby erected into an Out Port of Customs and a Warehousing Port under the survey of the Collector of Customs at the Port of London.

18-3

J. O. COTÉ,
Clerk, Privy Council.

MILITIA GENERAL ORDERS.

HEAD QUARTERS,

Ottawa, 11th November, 1881.

GENERAL ORDERS (26).

No. 1.

REGULATIONS AND ORDERS FOR THE MILITIA, 1879.

Drill.

With reference to paragraph 233 of Regulations and Orders for the Militia, 1879, the custom formerly existing in the Militia of Canada will be reverted to, and the whole of the Infantry, except the Governor General's Foot Guards and such Battalions as obtain special sanction from Head Quarters, will, though armed with Long Rifles, drill according to the Manual Exercise for Short Rifles.

No. 2.

*Canadian Artillery Team**At Shoeburyness.*

It affords the Major General Commanding much pleasure to publish the following letter from the Governor General's Secretary on the subject of the success of the Artillery Team of Canada at Shoeburyness, this year :—

" GOVERNMENT HOUSE,
Ottawa, 3rd November, 1881.

SIR,

I am commanded by His Excellency the Governor General to express to you, and to the Artillery Corps of the Dominion, his great satisfaction that the Artillery Team which lately proceeded to England were the successful competitors for his Prize at the meeting of the Royal Artillery Association at Shoeburyness.

This victory is the more honourable to the Canadian Artillerymen as their opponents in the final struggle are a body of men whose daily occupation is shifting heavy ordnance.

I have the honor to be, Sir,
Your most obedient humble servant,

F. DE WINTON,
Lieut. Col., R. A.
Gov. Genl's Secy.

The Honourable,
The Minister of Militia and
Defence, Ottawa."

No. 3.

Gallant Conduct.

The Major General Commanding has received, with much pleasure, the report of the Commandant, Royal School of Gunnery, Kingston, of the gallant conduct of No. 340, Gunner Alex. Macdonald, " B " Battery, who, when in charge of Cedar Island Tower on 29th October, 1881, saw a fishing boat in distress on the lake, proceeded in the Government boat in his charge to the rescue, and succeeded in saving the life of a fisherman, named Bowman, of Wolfe Island. The Major General considers that this gunner's gallantry should be recorded, and publishes this for the information and admiration of his comrades.

No. 4.

ACTIVE MILITIA.

PROVINCE OF ONTARIO.

10th Battalion " Royal Grenadiers."

To be Lieutenants, from 28th October, 1881, taking rank in the Militia from 13th January, 1881:

George Sterling Ryerson, M.S. (late Assistant-Surgeon) vice Manley, promoted.

To be 2nd Lieutenant, provisionally:

Robert Gooddall Trotter, Gentleman.

To be Adjutant, with rank of Captain; from 28th October, 1881:

Lieutenant Frederick Fitzpane Manley, V.B.

20th " Halton " Battalion.

This corps is hereby authorized to have the additional designation of " Lorne Rifles." Its designation in future will therefore be " 20th Halton Battalion, ' Lorne Rifles.' "

*24th " Kent " Battalion of Infantry.**No. 2 Company, Chatham.*

To be 2nd Lieutenant:

Staff-Sergeant William John Northwood, V.B., vice Atkinson, promoted.

28th " Perth " Battalion of Infantry.

To be Adjutant, with rank of Lieutenant:

2nd Lieutenant George Thomas Cooke, M.S., from No. 1 Company, vice Albert William Dodd, left limits.

To be Quarter-Master:

William Nelson Warburton, Gentleman, vice Thomas Mayne Daly, Junior, left limits.

36th " Peel " Battalion of Infantry.

To be Adjutant, with rank of Lieutenant:

2nd Lieutenant George T. Evans, V.B., from No. 4 Company, vice Scott, promoted.

39th " Norfolk " Battalion of Rifles.

Major and Brevet Lieutenant-Colonel James Ryan, and Captain and Brevet-Major Edwin Lee Heath (Adjutant) are hereby permitted to retire retaining their respective Brevet ranks.

CONFIRMATION OF RANK.

Lieutenant Harry G. S. R. Pattinson, V.B., No. 4 Company, 24th Battalion; from 11th October, 1881.

BREVET.

To be Major:

Captain Humphrey Albert Lucas White, V.B., No. 4 Company, 28th Battalion; from 19th May, 1881.

PROVINCE OF QUEBEC.

*6th " Provisional " Regiment of Cavalry.**No. 2 Troop, St. Andrews.*

To be 2nd Lieutenant, provisionally:

Sergeant Daniel McMartin, vice Albright, promoted.

6th Battalion " Fusiliers," Montreal.

To be Captain, from 28th October, 1881:

Lieutenant John Fair, V.B., vice Blaiklock, promoted.

To be Lieutenants, from 28th October, 1881:

2nd Lieutenant Andrew Wallace Paterson, M.S., vice Nelson, promoted.

2nd Lieutenant George Caldwell Stephen, M.S., vice Fair, promoted.

CONFIRMATION OF RANK.

1st Lieutenant H. D. Morgan, G.S., No. 3 Battery, Quebec; from 27th October, 1881.

No. 5.

CERTIFICATES GRANTED.

ROYAL SCHOOLS OF GUNNERY.

PROVINCE OF QUEBEC.

SECOND CLASS "SHORT COURSE" CERTIFICATE.

1st Lieutenant H. D. Morgan, No. 3 Battery, Quebec G. A.

BOARD OF EXAMINERS.

PROVINCE OF ONTARIO.

Infantry.

FIRST CLASS CERTIFICATES.

Captain Conrad D. Rowe, No. 3 Company, 24th Battalion.

Captain Joseph Hall Beattie, No. 5 Company, 27th Battalion.

Lieutenant Thomas Clark Somerville, No. 3 Company, 24th Battalion.

SECOND CLASS CERTIFICATES.

Lieutenant Harry G. S. R. Pattinson, No. 4 Company, 24th Battalion.

Staff Sergeant William John Northwood, 24th Battalion.

No. 6.

ASSOCIATIONS FOR DRILL IN EDUCATIONAL INSTITUTIONS.

- PROVINCE OF ONTARIO.

London Collegiate Institute Drill Company.

To act as Lieutenant :

Acting 2nd Lieutenant Hume Blake Cronyn, vice Hugh Hartshorne, resigned.

To act as 2nd Lieutenant :

Sergeant Arthur George Morphy, vice Cronyn, promoted.

PROVINCE OF QUEBEC.

College of St. Hyacinthe Drill Company.

To act as Captain :

L. A. Gendron, vice Joseph G. Lavallée, left the College.

To act as Lieutenant :

Joseph Bachand, vice Alfred Bonneau, left the College.

To act as 2nd Lieutenant :

Ph. Lachance, vice J. A. Gendron, left the College.

By Command,

WALKER POWELL, Colonel,
Adjutant General of Militia,
Canada.

GOVERNMENT NOTICES.

NOTICE is hereby given that in accordance with the provisions of 22nd section of the Canadian Act, 36 Vic., chap. 128, permission has been given to change the name of the "Spray" of Winnipeg, official number 78,003, to "New Brunswick." This vessel has been changed from a Barge to a Steamer.

WM. SMITH,

Deputy of the Minister of Marine and Fisheries.
Department of Marine and Fisheries,
Ottawa, 4th Nov., 1881. 20-3

DEPARTMENT OF THE SECRETARY OF STATE OF CANADA.

INDIA CIVIL SERVICE EXAMINATIONS.

Ottawa, 4th November, 1881.

MEMORANDUM :

The Regulations referred to in the Despatch below are filed in this Department and those of the Secre-

taries of the different Provinces, where they may be seen by intending Candidates.

(Circular.)

DOWNING STREET,
6th October, 1881.

SIR,—I have the honour, at the request of the Civil Service Commissioners, to transmit to you the enclosed Regulations for an examination of Candidates for the Civil Service of India, which is to be held in June, 1882.

I have the honour to be,

Sir,

Your most obedient humble Servant,
KIMBERLEY.

The Officer Administering
the Government of Canada.

STATEMENT

Of the Revenue and Expenditure, on account of the Consolidated Fund, of the Dominion of Canada, as by Returns furnished to the Finance Department to the night of the 31st October, 1881.

REVENUE.	AMOUNT.
Customs.....	\$1,729,922 47
Excise.....	517,849 34
Post Office.....	107,271 93
Public Works, including Railways.	249,799 66
Bill Stamps	22,570 36
Miscellaneous	86,623 49
	<hr/>
	\$2,714,037 25
Revenue to 30th September, 1881....	8,229,960 87
	<hr/>
	\$10,943,998 12
Expenditure.....	\$2,620,258 32
do to 30th September, 1881.	5,026,441 06
	<hr/>
	\$7,646,699 38

J. M. COURTNEY,
Deputy Minister of Finance.

Finance Department,
Ottawa, 1st November, 1881.

NOTICE TO MARINERS.

No. 29 of 1881.

TELEGRAPH AND SIGNAL STATIONS IN THE RIVER AND GULF OF ST. LAWRENCE.

NOTICE is hereby given that the following Stations of the Marine Telegraph System, established in the River and Gulf of St. Lawrence in the interests of navigation and fisheries, are now in operation:—

Name of Station.	Location.	Marine miles below Quebec approximate.
1. S L'Islet,	South Shore of River,	43
2. S Rivière du Loup,	do	85
3. S Rimouski,	do	150
4. S Father Point Lighthouse,	do	155
5. Ste. Flavie,	do	165
6. Grand Metis,	do	170
7. S Little Metis Lighthouse,	do	175
8. S Matane Lighthouse,	do	196
9. Ste. Félicité,	do	204
10. Les Méchins,	do	218
11. S Cape Chatte Lighthouse,	do	230
12. Cape Chatte Village,	do	232

13.	Ste. Anne des Monts, S. Shore of River,	240
14.	S Martin River Lighthouse, do	255
15.	Mont Louis, do	270
16.	S C. Magdalen Lighthouse, do	290
17.	Magdalen River, do	290
18.	Grande Vallée, do	295
19.	Chlorydorme, do	310
20.	Grand Etang, do	315
21.	S Fame Point Lighthouse, do	320
22.	Fox River, do	342
23.	Griffin Cove, do	347
24.	S Cape Rosier Lighthouse, do	354
25.	Grande Grève, Gaspé Bay, do	365
26.	Peninsula, do	374
27.	Gaspé Basin, do	376
28.	Douglstown, do	370
29.	Point St. Peter, do	370
30.	S Cape Despair Light-house, Gaspé Coast of Gulf, do	384
31.	S Point Maquereau Lighthouse, do	408
32.	S West Point Light-house, Island of Anticosti, do	328
33.	Becscie River, do	345
34.	S South West Point Lighthouse, do	356
35.	Jupiter River or Shallop Creek, do	400
36.	S South Point Lighthouse, do	413
37.	S Heath Point Lighthouse, East end of do	435
38.	Fox Bay, do	450
39.	Amherst Harbor, Magdalen Islands, do	493
40.	S Amherst Island Lighthouse, do	475
41.	House Harbor, do	470
42.	Wolf Island, do	472
43.	S Grosse Isle, do	475
44.	S Bird Rocks Lighthouse, do	480
45.	S Meat Cove, near Cape St. Lawrence, the landing place of Magdalen Islands cable, Cape Breton, do	530
46.	S Low Point Lighthouse, do	575

NOTE.—The stations in the above list marked [S] are also Signal Stations at which the International Code of Signals is in use. Additional stations will shortly be opened, of which notice will be given.

WM. SMITH,
Deputy of the Minister of Marine, &c

Department of Marine and Fisheries,
Ottawa, 12th October, 1881.

19-3

NOTICE TO MARINERS.

No. 30 of 1881.

CAPE BEAR LIGHTHOUSE.

NOTICE is hereby given that a Lighthouse, erected by the Government of Canada upon the head-land of Cape Bear, Straits of Cumberland, King's

County, Prince Edward Island, will be put in operation on the 26th instant.

Lat. N. 46° 0' 35"
Long. W. 62° 27' 15"

The light is revolving *red* catoptric, attaining its greatest brilliancy every 30 seconds. It is elevated 74 feet above high water mark, and should be visible 12 miles from all points seaward.

The building is of wood, painted white, and consists of a square tower, 46 feet high from its base to the vane on the lantern, with dwelling attached.

WM. SMITH,
Deputy of the Minister of Marine and Fisheries,
Department of Marine and Fisheries,
Ottawa, 12th Oct., 1881.

19-

NOTICE TO MARINERS.

No. 31 of 1881.

SCATTERIE ISLAND FOG ALARM.

NOTICE is hereby given that a Steam Fog Whistle, erected by the Government of Canada in close proximity to the Lighthouse on the East Point of Scatterie Island, Cape Breton County, in the Province of Nova Scotia, will be put in operation on the 15th November next.

Lat. N. 46° 2' 25"
Long. W. 59° 40' 30"

During fogs and snow storms the whistle will sound two blasts of five seconds' duration, with an interval of ten seconds between them, in every minute.

WM. SMITH,
Deputy of the Minister of Marine and Fisheries,
Department of Marine and Fisheries,
Ottawa, 17th October, 1881.

19-3

NOTICE TO MARINERS.

No. 27 of 1881.

SOURIS EAST LIGHTHOUSE.

NOTICE is hereby given that a streak of red light is now shown from the lighthouse at Souris East, King's County, Prince Edward Island, to indicate the anchorage ground under the shelter of the breakwater.

Vessels running for shelter will stand in until they bring the light to bear S.E. by S. when they open the red light. They are then inside of the break water, and by rounding up and *keeping the red light open* they will come to safe anchorage off the head of the P.E.I. Railway wharf.

WM. SMITH,
Deputy of the Minister of Marine, &c.
Department of Marine and Fisheries,
Ottawa, 6th October, 1881.

18-3

CIRCULATION AND SPECIE.

	31st July.	31st August.	30th September.	31st October.	30th November.	31st December.
Fractionals.....	151,678 10	153,156 10	156,793 10	170,872 85		
\$1 & \$2.....	4,669,269 25	4,936,310 75	5,363,421 75	5,732,630 75		
\$5, \$10 & \$20	77,040 45	71,865 45	71,595 85	71,345 85		
\$50 & \$100	799,375 00	761,075 00	676,325 00	676,575 00		
\$500 & \$1000	8,998,000 00	9,027,500 00	8,872,000 00	8,221,500 00		
Total	14,695,362 80	14,949,907 30	15,140,135 70	14,872,924 45		
	31st January.	28th February.	31st March.	30th April.	31st May.	30th June.
Fractionals.....						
\$1 & \$2.....						
\$5, \$10 & \$20.....						
\$50 & \$100.....						
\$500 & \$1000.....						
Total.....						

Fractional Notes.....	170,872 85	
Provincial "	174,767 85	
Montreal issue.....	7,282,022 50	
Toronto "	4,789,958 00	
Halifax "	1,731,663 50	
St. John "	693,706 25	
Victoria "	29,933 50	
Total.....	\$14,872,924 45	

Specie held by the several Assistant Receivers General, on the 31st October	2,687,217 65
Guarantee Sterling Debentures	2,920,000 00
	<u>5,607,217 65</u>
Guaranteed Debentures to be held under Vic. 43, cap. 13—	
10 p. c. on \$14,872,924 45	1,487,292 44
Specie to be held under Vic. 43, cap. 13—	
15 p. c. on 14,872,924 45	2,230,938 67
	<u>\$3,718,231 11</u>
Excess of Specie and Guaranteed Debentures.....	<u>1,888,986 54</u>
Unguaranteed Debentures to be held under Vic. 43, cap. 13.	12,000,000 00
75 p.c. on 14,872,924 45.....	11,154,693 34
	<u>845,306 66</u>
Excess of Unguaranteed Debentures.....	<u>845,306 66</u>

SUMMARY.	
Excess of Specie and Guaranteed Debentures.....	1,888,986 54
Excess of Unguaranteed Debentures.....	845,306 66
Total Excess	<u>2,734,293 20</u>

FINANCE DEPARTMENT.
Ottawa, 11th November, 1881.

J. M. COURTNEY,
Deputy Minister of Finance.

FRED. TOLLER,
Comptroller, Dominion Currency.

SUMMARY STATEMENT showing the Quantity and Value of Goods entered for Consumption in the Dominion of Canada (exclusive of British Columbia) and the Duty Collected thereon, during the month ending 30th September, 1881.

ARTICLES.	ENTERED FOR CONSUMPTION.		
	Quantity.	Value.	Duty.
Acids.....	\$	\$ cts.	\$ cts.
Agricultural Implements.....	"	4,041 00	816 58
Ale, Beer and Porter.....	Gals.	10,829 00	2,655 05
Animals.....	"	15,979 00	3,980 96
Books, Pamphlets, &c., &c.....	"	6,634 00	1,316 15
Brass and manufactures of.....	"	119,020 00	21,144 64
Breadstuffs, viz :—	"	32,537 00	8,721 35
Grain of all kinds.....	Bush.		
Flour and Meal.....	Brls.	84,751	54,135 00
Rice and all other Breadstuffs.....	\$	22,541	65,166 00
Candles.....	Lbs.	26,470 00	10,402 83
Chicory.....	"	19,855	2,786 00
Coal of all kinds and Coke.....	Tons.	13,199	598 00
Coffee, from countries others than U. S.....	Lbs.	125,028	432,381 00
" " U. States.....	"	114,637	15,635 00
Copper and manufactures of.....	\$	30,629	4,557 00
Cordage of all kinds.....	"		22,573 00
Cotton, manufactures of.....	"		8,293 00
Drugs and Medicines.....	"		830,643 00
Earthen, Stone, and Chinaware.....	"		71,483 00
Fancy Goods.....	"		66,718 00
Fish.....	"		190,716 00
Fruit, Dried.....	"		13,357 00
" green, &c.....	"		48,071 00
Furs.....	"		59,280 00
Glass and Glassware.....	"		52,682 00
Gunpowder and explosive substances.....	"		94,257 00
Hats, Caps and Bonnets.....	"		4,388 00
Hops.....	Lbs.	121,789 00	30,451 13
Iron and Steel, and manufactures of.....	\$	11,905	2,424 00
Jewellery and watches, and manufactures of gold and silver	"		1,074,752 00
Lead and manufactures of.....	"		109,043 00
Leather and manufactures of.....	"		21,335 00
Marble and Stone, and manufactures of.....	"		162,405 00
Malt.....	Lbs.		16,115 00
Metals, Composition, &c., and manufactures of.....	\$		34,772 00
Musical Instruments.....	"		39,897 00
Oils, Kerosene, Refined Petroleum, etc., etc.....	Gals.		44,365 00
" all other, N.E.S.....	"		59,462 00
Paints and Colors.....	\$		45,325 00
Paper and manufactures of.....	"		95,140 00
Perfumery, &c.....	"		2,248 00
Provisions, viz :			
Bacon, Hams, Shoulders, Sides ; Beef, Pork and Mutton.....	Lbs.		
Butter.....	"	1,487,952	138,007 00
Cheese.....	"	208	54 00
Lard.....	"	8,091	1,388 00
Poultry and other meats.....	\$	131,343	15,894 00
Salt, not imported from Great Britain or British Possessions or for Gulf Fisheries.....	Lbs.		6,295 00
Seeds.....	\$	339,655	593 00
Silk, manufactures of.....	"		2,345 00
Soap of all kinds.....	"		354,003 00
Spices, ground and unground.....	"		3,746 00
Starch.....	Lbs.		14,781 00
Spirits of all kinds.....	Gals.		2,467 00
Wines, other than Sparkling.....	"		75,288
" Sparkling.....	Doz.	37,447	32,651 00
Sugar, above No. 14, D.S.....	Lbs.	1,958	14,674 00
" equal to No. 9, and not above No. 14, D.S.....	"	450,636	17,636 00
" below No. 9, D.S.....	"	6,793,518	250,654 00
" Syrups, Cane Juice, &c.....	"	7,382,849	259,830 00
" Melado, &c., &c.....	"	77,706	2,824 00
" Glucose and Syrups.....	"	1,344,731	35,534 00
" Molasses for refining.....	Gals.	92,911	3,814 00
" Molasses not for refining.....	"	75,764	17,942 00
Tea from countries other than the U.S.....	Lbs.	275,477	78,610 00
" United States.....	"	930,108	188,779 00
Tobacco and Cigars.....	"	300,634	57,873 00
Wood and manufactures of.....	\$	19,784	21,580 00
Woollen manufactures.....	"		119,286 00
Wool, Class 1, viz : Leicester, Cotswold, Lincolnshire down combing wools, or wools known as Lustre Wools, and other like combing wools, such as are grown in Canada.....	Lbs.		1,313,198 00
All other dutiable articles.....	\$		
Total Dutiable Goods.....		759,321 00	173,090 89
Coin and Bullion (except U.S. silver coin).....		\$7,876,138 00	\$2,055,851 22
Free Goods, all other.....		6,444 00	
Grand Total entered for Consumption.....		1,782,536 00	
		\$ 9,665,118 00	\$2,055,851 22

CUSTOMS DEPARTMENT,
OTTAWA, 10th November, 1881.

J. JOHNSON,
Commissioner of Customs.

MONTHLY STATEMENT of Goods Exported from the Dominion of Canada (exclusive of British Columbia) for September, 1881.

	Produce of Canada.	Produce of other countries.	Total,
	\$ cts.	\$ cts.	\$ cts.
Produce of the Mine.....	181,191 00	21,498 00	202,689 00
do Fisheries.....	743,157 00	2,840 00	745,997 00
do Forest.....	3,177,292 00	134,975 00	3,312,267 00
Animals and their Produce.....	2,755,538 00	260,782 00	3,016,320 00
Agricultural Products.....	2,597,155 00	1,465,470 00	4,062,625 00
Manufactures	306,621 00	95,513 00	402,134 00
Miscellaneous Articles.....	48,038 00	5,053 00	53,091 00
Totals.....	9,808,992 00	1,986,131 00	11,795,123 00
Coin and Bullion.....			
Grand Total.....	9,808,992 00	1,986,131 00	11,795,123 00

CUSTOMS DEPARTMENT,

OTTAWA, 8th November, 1881.

J. JOHNSON,
Commissioner of Customs.

GENERAL ABSTRACT

SHOWING the average amount of the Liabilities and Assets of the Bank of British Columbia, within the Province of British Columbia and its Dependencies, taken from the several Weekly Statements, for the quarter ending 30th September, 1881.

Prepared and submitted to the Finance Department in conformity with the Local Banking Act of 1864

<i>Liabilities.</i>	<i>\$ cts.</i>	<i>Assets.</i>	<i>\$ cts.</i>
Notes in circulation.....	473,077 00	Legal Tender Coin in Gold and Silver.....	207,964 41
Balances due to other Banks and Branches..	2,946 13	Gold Bullion.....	17,554 89
Deposits not bearing interest ... \$938,727 54		Landed and other Property.....	26,169 35
Deposits bearing interest..... .. 59,911 21		Balances due from other Banks	
	998,638 75	and Branches, situate within	
		the Province.....\$ 12,158 76	
		Balances due from other Banks	
		and Branches, situate without	
		the Province..... 606,650 32	
			618,809 68
		All debts due to the Bank with-	
		in the Province, including	
		Notes, Bills of Exchange, and	
		all Stock and Funded Debts	
		of every description, except-	
		ing Notes, Bills and Balances	
		due from other Banks and	
		Branches 812,779 87	
		Do without the Province... 66,227 71	
			879,017 58
Total amount of Liabilities... ..	1,474,661 88	Total amount of Assets.....	1,749,515 91

Amount of Capital Stock paid up at close of the Quarter ending 30th Sept., 1881..... \$1,730,000 00
Rate of last Dividend declared to the Shareholders..... 5 per cent. per annum.
Amount of last Dividend declared..... 43,250 00
Amount of Reserve Profit at the time of declaring said Dividend..... 224,200 00

WM. C. WARD,
Manager,

CHS. S. JONES,
Accountant.
20-3

Victoria, B.C., 20th October, 1881.

N. S. GARLAND,
Clerk of Statistics.

FINANCE DEPARTMENT,
OTTAWA, 8th Nov., 1881.

RETURN OF THE AMOUNT OF LIABILITIES AND ASSETS OF THE MONTREAL CITY AND DISTRICT SAVINGS BANK, AND OF THE CAISSE D'ECONOMIE DE NOTRE-DAME LE QUEBEC, ON THE 31st OCTOBER, 1881.

LIABILITIES.										
CAPITAL.										
Capital Stock.	Capital paid up.	Dominion Govt. deposits payable on demand.	Provincial Govt. deposits payable on demand.	Other deposits payable on demand.	Dominion Govt. deposits payable after notice.	Provincial Govt. deposits payable after notice.	Other deposits payable after notice.	Special Poor Fund or Charity Trust.	Other Liabilities.	Total Liabilities.
City and District Savings Bank.....	\$ cts. 2,000,000 00	\$ cts. 238,304 83	\$ cts.	\$ cts.	\$ cts. 17,030 00	\$ cts.	\$ cts. 5,206,499 42	\$ cts. 180,000 00	\$ cts. 73,438 52	\$ cts. 5,715,272 77
Caisse d'Economie Notre-Dame de Québec.....	1,000,000 00	3,050,706 36	82,000 00	41,890 14	3,178,696 50
ASSETS.										
			Provincial or Municipal Securities.	Loans having Government Securities.	Loans secured by Bank Stock.	Loans secured by Stock, &c.	Cash in hand or on call in chartered Banks.	Special Poor Fund or Charity Investments.	Bank Stock prior to incorporation.	Other Assets.
City and District Savings Bank.....	\$ cts.	\$ cts. 1,377,849 84	\$ cts. 573 32	\$ cts. 1,725,543 48	\$ cts. 1,736,630 81	\$ cts. 985,716 04	\$ cts. 180,000 00	\$ cts.	\$ cts. *419,734 84	\$ cts. 6,426,048 33
Caisse d'Economie Notre-Dame de Québec.....	97,463 27	718,290 48	1,031,895 11	124,464 18	1,036,635 30	83,000 00	237,220 00	122,016 83	3,450,985 17

* Including landed property of Bank \$241,295 10.

N. S. GARLAND,
Clerk of Statistics.

FINANCE DEPARTMENT,
Ottawa, 7th Nov. 1881.

J. M. COURTNEY,
Deputy Minister of Finance.

LIST OF INSURANCE COMPANIES, LICENSED TO DO BUSINESS IN CANADA UNDER THE INSURANCE ACTS OF 1875 AND 1877.

NAME OF THE COMPANY.	Chief Agent to receive process.	Deposits marked (A) are applicable solely to Life Policies existing 31st March 1878; marked (B) to policies subsequent to that date.	Amount of Deposit.	Description of Insurance business for which licensed.
The Accident Insurance Company of North America.....	Edward Rawlings, Manager, Montreal.....	\$13,500 Montreal Harbour bonds; \$9,732 Montreal Warehousing Bds.; \$550, 5 p. Canada stock. (Accepted at \$20,000).....		Accident.
The Aetna Insurance Company of Hartford, Connecticut.....	Robert Wood, General Agent, Montreal.....	\$5,070 Canada stock; \$23,000 Municipal Debentures; \$72,000 U.S. Bonds. (Accepted at \$97,771)		Fire and Inland Marine.
The Aetna Life Insurance Company of Hartford, Connecticut.....	Wm. H. Orr, Manager, Toronto.....	\$100,000 U.S. gold bonds (A), \$70,000 U.S. Bonds and \$25,000 Debs. Prov. of Queb. (B).		Life.
The Agricultural Insurance Company of Watertown, N.Y., U.S.....	Jno. Fisher, Chief Agent, Cobourg.....	\$100,000 U.S. Bonds, 4 per cent.		Fire.
The Anchor Marine Insurance Company.....	Hugh Scott, Agent, Toronto.....	\$56,000 Municipal Debentures. (Accepted at \$50,400).....		Inland Marine.
The British America Assurance Company, Toronto.....	Louis H. Boul, Manager, Toronto.....	\$61,000 Municipal Debentures. (Accepted at \$54,900).....		Fire and Inland Marine.
The Briton Life Association (Limited).....	J. B. M. Chipman, Chief Agent, Montreal.....	\$54,993—Canada 4 per cent. bonds.....		Life.
The Canada Fire and Marine Insurance Company.....	Charles Cameron, Managing Direct., Hamilt'n.....	\$57,000 Municipal Debent. (Accepted at \$51,300).....		Fire and Inland Marine.
The Canada Life Assurance Company, Hamilton.....	A. G. Ramsay, Manager, Hamilton.....	\$60,000 Municipal Debentures. (Accepted at \$54,000).....		Life.
The Canadian Steam Users Insurance Association.....	W. B. McMurrich, Agent, Toronto.....	\$3,900 Imper. Building Society stock, \$5,000 Toronto Building and Loan Assoc. stock, \$1,600 Western Assur. stock.....		Steam Boilers, &c.
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal.....	\$56,000 Municipal Debentures. (Accepted at \$50,400).....		Life and Accident.
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal.....	\$56,000 Montreal Harbor bonds. (Accepted at \$50,400).....		Fire and Inland Marine.
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal.....	\$30,000 cash		Guarantee.
The City of London Fire Insurance Co. (Limited).....	J. K. Oswald, Chief Agent, Montreal.....	\$20,000 stg. Canada Stock.....		Fire.
The Commercial Union Assurance Company of London, England.....	Fred. Cole, General Agent, Montreal.....	\$100,344 Canada stock (Life A), \$50,613 Canada Con. 5 per cent. stock and \$55,967, 4 p. c. stock (Fire).....		Fire and Life.
The Confederation Life Association of Canada.....	J. K. Macdonald, Managing Director, Toronto.....	\$86,300 Municipal Debentures. (Accepted at \$77,550).....		Life.
The Dominion Fire and Marine Insurance Company, (Hamilton).....	F. R. Despard, Manager, Hamilton.....	\$35,000 cash, \$15,000, City Victoria, B. U. Bonds.....		Fire and Inland Marine.
The Equitable Life Assurance Society of the United States, N. Y.....	R. W. Gale, Manager, Montreal.....	\$100,000 Canada stock (A) and \$85,000 U.S. Bonds (B).....		Life.
The Fire Insurance Association (Limited), London, England.....	Wm. Robertson, Chief Agent, Montreal.....	\$100,000 Canada stock		Fire.
The Guarantee Company of North America.....	Edward Rawlings, Manager, Montreal.....	\$32,000 Municipal Debentures; \$15,000 Mon. Harb. Bonds; \$9,732 Mon. Warehous. bds. and \$400 stock. (Accepted at \$51,000).....		Guarantee.
The Guardian Fire and Life Assurance Company, London, England.....	Robt. Simms & Co., and Geo. Denholm, Gen. Agents, Montreal.....	\$100,343 Canada stock		Fire.
The Hartford Fire Insurance Company, Hartford, Connecticut.....	Robt. Wood, General Agent, Montreal.....	\$55,000 U.S. bds. and \$30,840 bank stock. (Accepted at \$100,000).....		Fire.
The Imperial Insurance Company of London, England.....	W. H. Rintoul, Agent, Montreal.....	\$48,657 Con. 5 per cent. Can. stock, \$51,402 6 per cent. Can. stock		Fire.
The Lancashire Insurance Company.....	S. C. Duncan-Clark, Chief Agent, Toronto.....	\$100,000 Canada stock.....		Fire.
The Lion Life Insurance Company (Limited) London, England.....	Fred. Stancilffe, General Manager, Montreal.....	\$10,000 stg. Canada stock		Life.
The Liverpool and London and Globe Insurance Company.....	G. F. C. Smith, Chief Agent, Montreal.....	\$50,000 Canada stock (Life), and \$3,000 Can. 5's; \$62,000 Municipal Deb., \$25,000 Montreal Investment Association; and \$17,030 cash. (Accepted at \$145,480).....		Fire and Life.
The London Assurance Corporation, England.....	C. C. Foster, Agent, Montreal.....	\$50,127 Canada Con. 5 p. c. stock and \$99,873 Canada stock, being (Fire) \$100,000 and (Life) \$50,000		Fire and Life.
The London Guarantee and Accident Co. (Limited).....	A. T. McCord, Chief Agent, Toronto.....	\$11,000 stg. Canada Stock		Guarantee and Accident.
The London and Lancashire Fire Insurance Company, Liverpool.....	C. J. Spike, Chief Agt., Halifax, N.S.....	\$21,000 stg. Canada Stock		Fire.
The London and Lancashire Life Assurance Company.....	William Robertson, Manager, Montreal.....	\$100,000 Canada stock (A) \$5,000 cash and \$4,867 Prov. of Queb. bonds (B)		Life.
The London Mutual Fire Insurance Company of Canada, London, Ont.....	D. C. Macdonald, Secretary, London.....	\$25,000 Canada Stock and \$5,000 cash.....		Life.
The Metropolitan Life Insurance Company of New York.....	Thos. A. Temple, General Agent, St. John, N.B.....	\$100,000 U. S. bonds		Life.
The Metropolitan Plate Glass Insurance Company, New York.....	A. J. Pell, Montreal.....	\$5,000 United States bonds.....		Plate Glass Insurance.
The Mutual Life Association of Canada.....	J. Turner, President, Hamilton.....	\$99,267 Municipal Debentures. (Accepted at \$89,339).....		Life.
The North American Mutual Life Insurance Company.....	Wm. McCabe, Managing Director, Toronto.....	\$50,000 cash.....		Life.
The North British and Mercantile Insurance Company.....	Macdougall & Davidson, General Agents, Montreal.....	\$50,000 Canada stock (Life A); \$47,000 Montreal Harbour bonds and \$35,000 Municipal Deb. (Fire). (Accepted at \$150,800).....		Fire and Life.

The Northern Assurance Company of Aberdeen and London	Taylor Bros., General Agents, Montreal.....	\$85,833 Canada stock, \$14,167 Canada 5's	Fire.
The Norwich Union Fire Insurance Society, Norwich, England.....	Alex. Dixon, Agent, Toronto.....	\$100,000 Canada Stock	Fire.
The Ontario Mutual Life Assurance Company	Wm. Hendry, Manager, Waterloo	\$56,207 Municipal Debentures. (Accepted at \$50,586) ..	Life
The Phoenix Assurance Company of Brooklyn.....	Robert Hampson, Agent, Montreal	\$100,000 U. S. bonds.....	Fire and Inland Marine.
The Phoenix Fire Assurance Company, London, England	Gillespie, Moffatt & Co., Gen A ^g 's Mont.....	\$50 171 Canada stock, and \$50,126 Canada Con. 5 p.c. stock.....	Fire.
The Quebec Fire Assurance Company	J. G. Clapham, President, Quebec.....	\$25,000 Canada stock, \$50,000 Bank stock, and \$15,280 Municipal Debentures. (Accepted at \$98,680).....	Fire.
The Queen Fire and Life Insurance Company, England.....	A. M. Forbes & H. J. Mudge, Chief Agents, Montreal	\$100,000 Canada stock (Fire) and \$51,100 Canada Consol. 5 p. c. stock (Life)	Fire and Life.
The Reliance Mutual Life Assurance Society, London, England.....	J. Cassie Hatton, Attorney, Montreal.....	\$100,000 Canada stock (A) and \$10,000 Canada stock (B).....	Life.
The Royal Canadian Insurance Company	Arthur Gagnon, Secretary, Montreal.....	\$56,000 Montreal Harbour bonds. (Accepted at \$50,400).....	Fire and Inland Marine.
The Royal Insurance Company	M. H. Gault & Wm. Tatley, Chief Agents, Montreal		
The Scottish Imperial Insurance Company	Taylor Bros., General Agents, Montreal.....	\$96,982 Canada stock, \$53,533 Canada Consol. 5 p c. stock, \$170,337, British Consols—being \$149,182 (Fire) \$50,000 (Life A) and \$121,666 (General). Also \$97,333.33, British Annuities (General). Total \$418,182	Fire and Life.
The Sovereign Fire Insurance Company of Canada.....	Hon. Alex. Mackenzie, President, Toronto.....	\$71,068 Canada stock, \$20,000 Montreal Harbour bonds, \$13,500 Municipal Deb. (Accepted at \$101,218).....	Fire.
The Standard Life Assurance Company, Scotland.....	W. M. Ramsay, Manager, Montreal	\$115,655 Municipal Debent., cash \$3,634. (Accepted at \$107,774) ..	Fire.
The Star Life Assurance Society of England.....	A. W. Lauder, General Treasurer, Toronto.....	\$64,000 Mun. Debts., \$107,000 Mont. Harbour Bds., (accepted at \$153,900), being \$126,750 (Life A), and \$27,150 (Life B).....	Life.
The Sun Mutual Life Insurance Company of Montreal.....	R. Macaulay, Secret. and Manager, Montreal.....	\$100,343 Canada stock.....	Life.
The Toronto Life Assurance and Tontine Company	Arthur Harvey, Manager, Toronto.....	\$56,000 Municipal Debentures. (Accepted at \$50,400).....	Life and Accident.
The Travelers Insurance Company of Hartford, Conn.	Thos. Simpson, Agent, Montreal.....	\$32,400 Municipal Debent., cash \$1,040.36. (Accepted at \$20,200) ..	Life and Accident.
The Union Mutual Life Insurance Company of Maine	Wm. Mulock, Agent Toronto.....	\$100,000 U. S. bonds, \$25,000 Municipal Debent., \$20,000 Montreal Harbour Bonds, (accepted at \$140,500), being \$100,000 (Life A) \$25,000 par (Life B) and \$20,000 par, (accident) ..	Life and Accident.
The Western Assurance Company, Toronto	J. J. Kenny, Managing Director, Toronto.....	\$100,000 U. S. 4 per cent. Bonds (A) and \$15,000 District of Columbia, U.S., Bonds (B).....	Life.
		\$57,700 Municipal Debentures. (Accepted at \$51,930).....	Fire and Inland Marine.

THE FOLLOWING LIFE INSURANCE COMPANIES HAVING CEASED TO TRANSACT NEW BUSINESS IN CANADA, ARE ENTITLED UNDER SECTION 17 OF THE CONSOLIDATED INSURANCE ACT OF 1877, TO TRANSACT ALL BUSINESS CONNECTED WITH POLICIES EXISTING AT 31st MARCH, 1878, AND THEIR DEPOSITS ARE APPLICABLE TO THOSE POLICIES SUBJECT TO THE PROVISIONS OF THE INSURANCE ACTS OF 1868 AND 1871.

NAME OF THE COMPANY.	Chief Agent to receive process.	Amount of Deposit.	Business.
The Briton Medical and General Life Association, London, England.	Jas. B. M. Chipman, Manager, Montreal.....	\$100,343 Canada Stock	Life.
The Connecticut Mutual Life Insurance Company of Hartford, Conn., U.S.....	Robt. Wood, General Agent, Montreal.....	\$100,000 U.S. Bonds.....	Life.
The Edinburgh Life Assurance Company.....	David Higgins, Chief Agent, Toronto.....	\$150,515 Canada Stock.....	Life.
The Life Association of Scotland.....	George W. Ford, Chief Agent, Montreal.....	\$150,000 Canada Stock	Life.
The National Life Insurance Company of the United States of America.....	John F. Bell, Attorney, Windsor.....	\$100,000 U. S. Bonds.....	Life.
The New York Life Insurance Company	F. W. Campbell, M.D., Attorney, Montreal.....	\$100,000 U. S. Bonds.....	Life.
The North Western Mutual Life Insurance Company of Milwaukee.....	M. W. Mills, Chief Agent, Toronto.....	\$100,000 U. S. Bonds.....	Life.
The Phoenix Mutual Life Insurance Company, Hartford, Connecticut	A. R. Bethune, General Agent, Montreal.....	\$105,000 U. S. Bonds.....	Life.
The Positive Government Security Life Assurance Company (limited) England.....	John Taylor, Secretary, Montreal.....	\$8,273 Canada 5 per cent Debentures.....	Life.
The Scottish Amicable Life Assurance Society.....	Geo. Wm. Ford, General Agent, Montreal.....	\$150,000 Canada Stock.....	Life.
The Scottish Provident Institution.....	R. A. Ramsay, Attorney, Montreal.....	\$100,343 Canada Stock.....	Life.
The Scottish Provincial Assurance Company	Geo. Wm. Ford, Secretary, Montreal.....	\$150,790, viz: 112,343, Canada Stock, and \$38,447 Canada 5 per cent debentures.....	Life
The United States Life Insurance Company	\$80,000 U. S. Gold Bonds.....	Life.

NOTE.—The Globe Mutual Life Insurance Company of New York, has been declared insolvent both in the United States and Canada, and Jas. D. Fish of New York has been appointed Receiver by the United States Courts, and W. C. Wells, of Montreal, has been appointed Assignee by the Superior Court of Lower Canada, Montreal, for the Canadian business of the Company. The deposit of the Company with the Government, \$100,000 U.S. Bonds, has by order of said Superior Court, been delivered to the Bankers of that Court.

The Merchants' Marine Insurance Company of Montreal has ceased to transact business and is winding up its affairs. The deposit has been surrendered to the Company, except \$2,223 cash held against contested claims.

Office of the Superintendent of Insurance,
Ottawa, 30th September, 1881.

J. B. CHERIMAN, Superintendent of Insurance.

THE FOLLOWING NEW POST OFFICES WERE ESTABLISHED IN CANADA
ON THE 1st OCTOBER, 1881.

NAME OF POST OFFICE.	TOWNSHIP OR PARISH.	ELECTORAL COUNTY.	POSTMASTER.
Carleton Place	Carleton	N.B.	William B. Mills.
Clarendon Station	Queens	N.B.	T. B. Roberts.
Dufresne Mills	Acton	Q.	J. O. J. Dufresne.
Eastfield	Strong	O.	John Duke.
Hazel Green	Lot 52	King	Joseph Haley.
Head of Cardigan	Lot 52	King	Michael McAulay.
Les Grand Bergeronnes	Bergeronnes	Saguenay	Levi Gauthier.
Full	Harwich	Kent	Neil Watson.
Orton	Garafraxa	Wellington, C.R.	Thomas Turner.
Shefford Vale	Shefford	Q.	John Irwin.
Varina	Roxboro	O.	A. Munro.

* This office was established on 1st July, 1881.
— This office was established on 1st September, 1881.

CHANGES IN POST OFFICES ALREADY ESTABLISHED.

OFFICES CLOSED.

Blessington Co. Hastings, E.R., O.
Dixon's Point Co. Kent, N.B.
Harold Co. Hastings, N.R., O.

NAMES CHANGED.

Black Creek Lake, Co. Wolfe to D'Israeli.
Chedworth, Co. Grey, E.R., O to Corbetton.
Eig Mountain, Co. Antigonishe, N.S. to Glen Uig.
Montalembert, Co. Rimouski to Notre-Dame de Rimouski.
St. Joseph's Island, Co. Algoma to Richard's Landing.

POST OFFICE DEPARTMENT.

Dr. Post Office Savings Bank Account for the Month of September, 1881. Cr.

(Furnished to the Minister of Finance in accordance with the Post Office Act 1875, sec. 69, and Public Accounts Audit Act, 1878, Sec. 20.)

Balance in hands of Minister of Finance on 31st August 1881	\$6,654,781 46	Repayments at Post Office Savings Banks during month	\$225,585 72
Deposits in Post Office Savings Banks during month	448,098 00		
Interest allowed to Depositors on ac- counts closed during month	697 33	Balance :—	
		At the credit of Depositors' Accounts	\$6,840,910 87
		Outstanding cheques held by Depositors, and not presented for payment.	37,080 20
	7,103,576 79		6,877,991 07
			7,103,576 79

J. M. COURTNEY,
Deputy Minister of Finance.

FINANCE DEPARTMENT, Ottawa, 19th October 1881.

STATEMENT OF BANKS

NAME OF BANK. — NOM DE LA BANQUE.	CAPITAL.					
			Capital Authorized.	Capital Subscribed.	Capital Paid Up	
			Capital autorisé.	Capital souscrit.	Capital payé	
MECHANICS' BANK.....						
Quebec Bank.....	117,920 75	231,291 00	237,700 33	48,370 81	1
Union Bank.....	30,876 40	147,206 00	283,841 76	64,912 70	22,147 08	0
Consolidated Bank of Canada.....						
Total Quebec.....	3,616,142 10	5,449,703 57	3,452,388 60	1,226,648 28	13,781,804 44	4,6
Total Ontario.....	1,858,826 29	3,505,228 19	2,529,796 40	1,598,424 58	4,360,866 99	3
Total Ontario and Quebec.....	5,474,968 39	8,954,931 76	5,982,185 00	2,825,072 86	18,142,671 43	5,0
NOVA SCOTIA.						
Bank of Yarmouth.....	36,988 90	17,937 00	17,961 95	28,650 82	39,031 36	
Bank of Nova Scotia.....	99,423 31	117,313 00	122,385 71	164,418 97	37,433 76
Exchange Bank of Yarmouth.....	13,306 07	11,410 00	8,336 00	21,248 42	13,774 05
Merchants Bank of Halifax.....	109,931 88	181,185 00	81,213 14	74,682 76	76,533 43	
People's Bank of Halifax.....	66,096 07	78,905 00	17,417 47	34,741 78	33,074 11	
Union Bank of Halifax.....	44,379 59	74,500 00	37,232 83	22,552 66	25,608 45	1
Bank of Liverpool.....					
Metou Bank.....	40,956 88	20,715 00	24,834 75	5,547 58	4,996 71	
Halifax Banking Company.....	38,516 78	49,626 75	23,776 55	21,889 23	43,496 39	
Commercial Bank of Windsor.....	14,480 06	12,179 76	3,684 32	28,700 66	19,925 29	
Total Nova Scotia.....	464,129 54	563,771 51	336,842 72	402,432 88	293,873 55	4
PRINCE EDWARD ISLAND.						
Bank of Prince Edward Island.....					
Union Bank.....					
NEW BRUNSWICK.						
Bank of New Brunswick.....	179,996 06	193,675 00	102,041 00	133,300 52	56,068 41	2
Imperial Bank of the Dominion of Canada	18 51	15,658 00	6,370 69	309 52	414 74	
People's Bank.....					
Stephen's Bank.....	37,810 00		45,212 48	24,577 41	79,469 46	
Total New Brunswick.....	217,824 57	209,333 00	153,624 17	158,187 45	135,952 61	2
BRITISH COLUMBIA.						
Bank of British Columbia.....					
Total Ontario and Quebec.....	5,474,968 39	8,954,931 76	5,982,185 00	2,825,072 86	18,142,671 43	5,0
Total Nova Scotia.....	464,129 54	563,771 51	336,842 72	402,432 88	293,873 55	4
Total New Brunswick.....	217,824 57	209,333 00	153,624 17	158,187 45	135,952 61	2
Grand Total.....	6,156,922 50	9,728,036 27	6,472,651 89	3,385,693 19	18,572,497 59	5,6

*At present not obliged to make returns.

† Mechanics' Bank suspended p

N. S. GARLAND,
Clerk of Statistics.
FINANCE DEPARTMENT,
Ottawa, 10th Nov 1881.

STATEMENT OF BANKS ACTING UNDER CHARTER, for the month ending 31st October, 1881, according to the Returns furnished by them to the Department of Finance.

NAME OF BANK. — NOM DE LA BANQUE.	CAPITAL.				LIABILITIES.												Total Liabilities. — Total du passif.		
	Capital Authorized. — Capital autorisé.	Capital Subscribed. — Capital souscrit.	Capital Paid Up. — Capital versé.	Notes in Circulation. — Billets en circulation.	Dominion Government Deposits Payable on Demand. — Dépôts du gouver- nement Fédéral remboursables à demande.	Dominion Government Deposits payable after notice, or on a fixed day. — Dépôts du gouver- nement fédéral, remboursables après avis ou à une date fixe.	Deposits held as Security for execu- tion of Dominion Government contracts and for Insurance Companies. — Dépôts gardés comme garantie de l'exécution des travaux entrepris pour le gouvernement fédéral et pour des Compagnies d'assurances.	Provincial Government Deposits Payable on demand. — Dépôts des Gouver- nements Provinciaux remboursables à demande.	Provincial Government Deposits Payable after notice, or on a fixed day. — Dépôts des Gouver- nements Provinciaux remboursables après avis ou à une date fixe.	Other Deposits Payable on Demand. — Autres dépôts remboursables à demande.	Other Deposits Payable after notice, or on a fixed day. — Autres dépôts remboursables après avis ou à une date fixe.	Loans from or Depo- sits made by other Banks in Canada secured. — Emprunts faits à d'autres banques, ou dépôts faits par d'autres banques en Canada, garantis.	Loans from or Depo- sits made by other Banks in Canada unsecured. — Emprunts faits à d'autres banques, ou Dépôts faits par d'autres banques en Canada non garantis.	Due to other banks &c. — Dû à d'autres banques &c.	Due to Agencies of Bank or to other Banks or Agen- cies in foreign countries. — Dû à des agences de la banque, ou à d'autres ban- ques ou agences dans les pays étrangers.	Due to Agencies of Bank or to other Banks or Agen- cies in United Kingdom. — Dû à des agences de la banque, ou à d'autres ban- ques ou agences dans le Royaume-Uni.		Liabilities not included under foregoing heads. — Engagements non compris dans les items qui précèdent.	Total Liabilities. — Total du passif.
ONTARIO.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
Bank of Toronto.....	2,000,000 00	2,000,000 00	2,000,000 00	1,523,490 00	69,562 27	—	—	—	—	6,203 00	2,324,556 04	1,248,883 25	—	12,307 78	30,782 36	48,718 04	6,259 12	5,270,517 46	
Bank of Hamilton.....	1,000,000 00	1,000,000 00	751,450 00	350,926 00	29,325 00	—	—	—	—	—	772,270 04	224,899 17	—	16,914 62	25,839 43	—	—	2,052,000 01	
Canadian Bank of Commerce.....	1,000,000 00	1,000,000 00	1,000,000 00	3,903,344 00	1,388 00	—	—	—	—	—	6,270,576 83	2,101,689 48	—	82,904 24	135,956 23	—	—	7,188,326 56	
Dominion Bank.....	1,000,000 00	1,000,000 00	1,000,000 00	1,143,953 00	79,069 91	—	—	—	—	—	1,905,580 51	2,084,664 00	—	1,35,009 30	23,893 43	—	—	5,993,161 96	
Ontario Bank.....	1,500,000 00	1,500,000 00	2,998,280 00	1,438,434 00	88,147 38	—	—	—	—	—	1,016,909 42	404,202 00	—	50 10	—	—	—	5,617,958 82	
Standard Bank.....	1,000,000 00	734,355 00	734,355 00	708,967 00	78,071 31	—	—	—	—	—	2,196,655 77	2,911,116 57	—	82,419 30	4,237 73	—	—	2,337,668 83	
Federal Bank.....	1,000,000 00	1,300,000 00	1,631,401 00	1,453,351 00	41,891 07	—	—	—	—	—	398,837 97	—	—	95,000 00	15,888 92	—	—	6,910,528 19	
Bank of Ottawa.....	1,000,000 00	600,000 00	600,000 00	405,319 00	40,429 38	—	—	—	—	—	1,734,113 01	1,435,692 90	—	—	—	—	—	1,326,685 86	
Imperial Bank of Canada.....	1,000,000 00	1,000,000 00	1,000,000 00	1,207,391 00	68,498 80	—	—	—	—	—	41,805 26	100,000 00	—	—	—	—	—	4,867,333 11	
Total, Ontario.....	16,000,000 00	15,384,600 00	16,565,925 00	12,472,948 00	538,618 03	350,000 00	—	—	—	148,118 00	383,834 86	406,784 00	—	382,332 95	306,051 01	21,639 04	47,608 24	50,823,686 76	
QUEBEC.																			
Bank of Montreal.....	12,000,000 00	12,000,000 00	11,999,000 00	5,438,015 00	3,520,898 15	2,100,000 00	—	—	—	491,383 83	8,318,216 49	5,976,022 79	—	806,231 70	183,751 88	26,838 35	—	27,101,208 36	
Bank of British North America.....	4,800,000 00	4,800,000 00	4,800,000 00	1,137,080 00	29,325 00	—	—	—	—	—	1,076,987 00	3,911,896 00	—	—	—	—	—	6,242,615 00	
Banque du Peuple.....	1,800,000 00	1,800,000 00	1,800,000 00	223,440 00	4,186 47	—	—	—	—	—	926,489 95	560,005 37	—	—	—	—	—	1,723,905 50	
Banque Nationale.....	2,000,000 00	2,000,000 00	2,000,000 00	975,540 00	4,656 42	—	—	—	—	—	1,185,001 94	370,348 18	—	—	—	—	—	2,592,492 18	
Banque Jacques-Cartier.....	500,000 00	500,000 00	500,000 00	470,708 00	27,511 08	—	—	—	—	—	1,036,241 96	241,716 26	—	—	—	—	—	2,601,492 18	
Banque Ville-Marie.....	500,000 00	500,000 00	491,468 75	390,238 00	5,638 38	—	—	—	—	—	29,015 91	197,010 35	—	—	—	—	—	1,146,464 27	
Banque de St. Jean.....	1,000,000 00	540,000 00	540,000 00	176,242 00	24,771 97	—	—	—	—	—	20,166 32	487,594 73	—	—	—	—	—	442,151 73	
La Banque d'Hochelaga.....	1,000,000 00	504,000 00	244,750 00	245,311 00	1,037 20	—	—	—	—	—	230,803 71	148,461 99	—	—	—	—	—	755,602 01	
Eastern Townships Bank.....	1,000,000 00	1,479,600 00	1,392,87 35	870,837 00	67,311 24	—	—	—	—	—	429,222 13	1,286,918 61	—	—	—	—	—	2,609,233 80	
Exchange Bank of Canada.....	1,000,000 00	500,000 00	500,000 00	611,337 50	19,087 95	—	—	—	—	—	38,000 00	2,453,360 91	1,715,429 74	—	201,817 03	53,214 45	153,287 23	4,815,724 00	
Valparaiso Bank of Canada.....	500,000 00	2,000,000 00	2,000,000 00	2,208,880 00	17,722 13	—	—	—	—	—	3,549,905 48	482,712 55	—	—	—	—	—	2,793,663 42	
Merchants' Bank of Canada.....	6,000,000 00	5,798,267 67	5,616,373 33	4,006,018 00	385,115 49	200,000 00	—	—	—	36,365 00	9,168 15	—	—	—	—	—	—	12,707,145 85	
Mechanics' Bank.....	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	
Quebec Bank.....	2,000,000 00	2,000,000 00	2,000,000 00	886,933 00	772 91	—	—	—	—	—	908,105 89	809,639 64	—	—	—	—	—	4,815,724 00	
Union Bank of Canada.....	2,000,000 00	2,000,000 00	2,000,000 00	886,933 00	772 91	—	—	—	—	—	908,105 89	809,639 64	—	—	—	—	—	2,793,663 42	
Consolidated Bank of Canada.....	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	
Total, Quebec.....	39,466,666 00	37,480,333 67	36,585,995 43	19,344,246 00	4,227,762 75	2,465,000 00	—	—	—	618,603 79	331,907 46	11,157 89	—	1,632,338 25	697,919 52	113,237 78	240,513 88	100,004 47	
Total, Ontario.....	16,000,000 00	15,384,600 00	16,565,925 00	12,472,948 00	538,618 03	350,000 00	—	—	—	148,118 00	383,834 86	406,784 00	—	382,332 95	306,051 01	21,639 04	47,608 24	50,823,686 76	
Total, Ontario and Quebec.....	55,466,666 00	52,863,933 67	53,151,920 43	31,817,194 00	4,755,380 78	2,815,000 00	—	—	—	766,721 79	713,732 32	477,941 99	—	1,915,331 20	1,094,800 53	134,816 82	704,038 07	150,823 93	
NOVA SCOTIA.																			
Bank of Yarmouth.....	400,000 00	400,000 00	383,010 00	90,823 67	75,368 52	—	—	—	—	—	60,723 12	123,473 94	—	1,072 57	—	—	—	351,461 82	
Bank of Nova Scotia.....	1,000,000 00	1,000,000 00	1,000,000 00	931,148 01	290,324 98	—	—	—	—	8,221 20	542,142 35	1,341,448 41	—	20,910 00	31,291 13	—	—	3,211,632 18	
Exchange Bank of Yarmouth.....	400,000 00	400,000 00	380,000 00	36,014 05	—	—	—	—	—	—	24,988 42	41,923 00	—	—	—	—	—	103,627 47	
Merchants' Bank of Halifax.....	1,000,000 00	1,000,000 00	1,000,000 00	805,322 41	195,207 21	—	—	—	—	—	227,445 53	971,903 14	—	30,000 00	25,683 95	—	—	2,050,911 24	
People's Bank of Halifax.....	800,000 00	600,000 00	600,000 00	188,307 79	20,318 89	—	—	—	—	—	180,835 67	288,374 87	—	—	—	—	—	704,108 74	
Union Bank of Halifax.....	1,000,000 00	1,000,000 00	500,000 00	141,259 34	36,755 04	—	—	—	—	—	35,723 52	451,189 00	—	—	1,603 54	—	—	671,968 10	
Bank of Liverpool.....	500,000 00	500,000 00	200,000 00	145,718 00	—	—	—	—	—	—	104,554 15	344,544 17	—	—	51,778 10	—	—	608,232 23	
Peoples Bank.....	500,000 00	500,000 00	500,000 00	214,025 74	—	—	—	—	—	—	127,175 41	158,687 98	—	—	1,680 37	—	—	512,880 00	
Halifax Banking Company.....	500,000 00	500,000 00	299,000 00	82,943 25	39,552 61	—	—	—	—	—	61,394 32	93,161 32	—	—	—	—	—	285,025 13	
Commercial Bank of Windsor.....	500,000 00	500,000 00	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	
Total, Nova Scotia.....	6,100,000 00	5,900,000 00	4,683,040 00	2,414,492 46	648,747 30	—	—	—	—	190 00	150,430 49	178,967 98	—	50,400 00	127,232 78	38,828 72	31,118 70	2,617 89	
PRINCE EDWARD ISLAND.																			
*Bank of Prince Edward Island.....	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	
*Union Bank.....	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	
NEW BRUNSWICK.																			
Bank of New Brunswick.....	1,000,000 00	1,000,000 00	1,000,000 00	563,971 50	214,679 00	—	—	—	—	—	659,409 45	1,036,698 49	—	—	188,175 04	—	907 76	2,687,919 24	
Maritime Bank of the Dominion of Canada.....	1,000,000 00	1,000,000 00	1,000,000 00	540,110 00	—	—	—	—	—	—	39,651 02	38,946 00	—	—	146 93	—	—	129,983 95	
*People's Bank.....	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	
*St. Stephen's Bank.....	200,000 00	200,000 00	200,000 00	230,011 00	44,265 23	—	—	—	—	—	114,355 46	—	—	—	—	—	—	396,199 56	
Total, New Brunswick.....	3,200,000 00	1,938,000 00	1,803,370 00	803,622 50	323,544 29	—	—	—	—	3,988 00	813,485 93	1,075,644 49	—	—	188,321 97	4,350 81	907 76	3,213,701 75	
BRITISH COLUMBIA.																			
Bank of British Columbia.....	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	
Total, Ontario and Quebec.....	55,466,666 00	52,863,933 67	53,151,920 43	31,817,194 00	4,755,380 78	2,815,000 00	—	—	—	766,721 79	713,732 32	477,941 99	—	1,915,331 20	1,094,800 53	134,816 82	704,038 07	150,823 93	
Total, Nova Scotia.....	6,100,000 00	5,900,000 00	4,683,040 00	2,414,492 46	648,747 30	—	—	—	—	190 00	150,430 49	178,967 98	—	50,400 00	127,232 78	38,828 72	31,118 70	2,617 89	
Total, New Brunswick.....	3,200,000 00	1,938,000 00	1,803,370 00	803,622 50	323,544 29	—	—	—	—	3,988 00	813,485 93	1,075,644 49	—	—	188,321 97	4,350 81	907 76	3,213,701 75	
Grand Total.....	64,766,666 00	60,671,933 67	59,617,793 43	35,034,396 66	5,738,672 37	2,815,000 00	—	—	—	800,899 79	863,163 81	656,909 97	—	44,775,179 59	42,053,401 20	1,965,331 20	1,410,153 26	178,996 35	

‡ In Liquidation.

ASSETS. — ACTIF.

[illegible]

† *En. Liquid.* 2-41

M. COURTNEY,
Deputy Minister of Finance.

M. COURTNEY,
Deputy Minister of Finance.

STATEMENT of the Balances at Cr. of Depositors in Government Savings Banks, on 31st May, 1881, published in accordance with Act 34 Vic., Chap. 6, Sec. 23.

BANK.	Balance on 30th April, 1881.	Deposits for May, 1881.	Total.	Withdrawn, May, 1881.	Balance, 31st May, 1881.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
<i>Ontario—</i>					
Toronto.....	441 820 79	35,203 49	477,024 28	16,123 14	460,901 14
<i>Manitoba—</i>					
Winnipeg.....	164,476 67	43,094 68	207,571 35	23,335 22	184,236 13
<i>British Columbia—</i>					
Victoria.....	1,134,059 34	73,787 00	1,207,846 34	34,770 21	1,173,076 13
Nanaimo.....	106,008 07	17,146 00	123,154 07	3,144 75	120,009 32
New Westminster.....	131,222 99	9,195 00	140,417 99	6,996 61	133,421 38
<i>Nova Scotia—</i>					
Amherst.....	74,115 62	11,641 00	85,756 62	3,835 67	81,920 95
Antigonish.....	25,734 09	3,441 00	29,175 09	3,098 11	26,076 98
Annapolis.....	68,737 60	22,771 26	91,508 86	6,214 76	85,294 10
Arischat.....	116,896 88	3,817 25	120,714 13	2,544 68	118,169 45
Acadia Mines.....	25,729 77	573 00	26,302 77	1,003 60	25,299 17
Baddeck.....	17,925 58	4,393 00	22,318 58	794 52	21,524 06
Bridgewater.....	13,776 75	2,531 00	16,307 75	1,228 00	15,079 75
Barrington.....	23,493 30	2,671 00	26,164 30	236 32	25,927 98
Digby.....	42,404 30	7,787 00	50,191 30	1,811 24	48,380 06
Guysboro'.....	36,798 79	2,385 00	39,183 79	3,543 36	35,640 43
Halifax.....	2,091,284 98	85,777 04	2,177 062 02	79,655 73	2,097,406 29
Kentville.....	62,902 93	10,930 00	73,832 93	9,770 11	64,062 82
Liverpool.....	96,497 33	3,531 00	100,028 33	2,175 77	97,852 56
Little Glace Bay.....	1,274 48		1,274 48		1,274 48
Lingan.....	2,997 30	370 21	3,367 51	279 00	3,088 51
Lunenburg.....	54,162 39	5,698 00	59,860 39	1,026 53	58,833 86
Maitland.....	48,050 80	2,822 00	50,872 80	3,287 96	47,584 84
New Glasgow.....	77,854 18	9,103 00	86,957 18	5,677 38	81,279 80
Parrshoro'.....	30,566 75	2,929 00	33,495 75	753 81	32,741 94
Port Hood.....	39,184 88	3,984 00	43,168 88	1,600 00	41,568 88
Pictou.....	31,655 71	2,226 00	33,881 71	195 05	33,686 66
Shelburne.....	26,406 58	1,187 00	27,593 58	748 40	26,845 18
Sydney.....	141,412 32	4,454 00	145,866 32	6,486 61	139,379 71
Sherbrooke.....	30,884 97	415 00	31,299 97	2,560 00	28,739 97
Truro.....	146,149 01	11,145 00	157,294 01	6,929 86	150,364 15
Windsor.....	344,206 79	11,909 00	356,115 79	4,357 62	351,758 17
Weymouth.....	47,091 56	620 00	47,711 56	3,227 28	44,484 28
Yarmouth.....	238,038 40	7,468 00	245,506 40	9,904 79	235,601 61
<i>New Brunswick—</i>					
Bathurst.....	54,377 04	749 00	55,126 04	1,014 56	54,111 48
Chatham.....	165,736 96	2,290 00	168,026 96	8,544 82	159,482 14
Dalhousie.....	119,649 90	1,422 00	121,071 90	3,577 70	117,494 20
Dorchester.....	12,854 16	60 00	12,914 16		12,914 16
Fredricton.....	196,944 71	21,445 00	218,389 71	7,809 23	210,580 48
Hillsboro'.....	11,956 07	1,343 00	13,299 07	526 32	12,772 75
Moncton.....	84,296 96	14,398 00	98,694 96	9,127 07	89,567 89
Newcastle.....	105,658 39	4,673 00	110,331 39	8,217 70	102,113 69
Richibucto.....	56,853 70	170 00	57,023 70	1,880 47	55,143 23
St. Andrews.....	152,436 69	7,055 00	159,491 69	4,005 15	155,486 54
St. John.....	1,311,607 93	58,424 00	1,370,031 93	25,548 12	1,344,483 81
Woodstock.....	142,423 69	5,393 00	147,816 69	3,077 69	144,739 00
<i>Prince Edward Island—</i>					
Charlottetown.....	576,560 89	32,722 00	609,282 89	21,626 37	587,656 52
Total.....	8,925,178 99	555,148 93	9,480,327 92	342,271 29	9,138,056 63

TO ADVERTISERS IN THE GAZETTE.

PARTIES sending advertisements to be inserted in "The Canada Gazette," will hereafter please observe the following rules:

1st. Address "The Canada Gazette, Ottawa, Canada"

2nd. Indicate the number of insertions required

3rd. Invariably remit the fees for such advertisements, together with the price of one Gazette, as below. Otherwise they will not be inserted. The rates are eight cts. for the first insertion, and two cts. for each subsequent insertion per line of nine words, each figure counting as one word.

Subscribers will also notice that the subscription, \$4 per annum, is invariably payable in advance, and that the "Gazette" will be stopped from them at the end of the period paid for. Single numbers will be charged ten cts. each, and when more than one are required by advertisers, must be remitted for likewise.

BROWN CHAMBERLIN,
Queen's Printer.

Office of Queen's Printer,
Ottawa, 11th May, 1872.

APPLICATIONS TO PARLIAMENT.

DOMINION PARLIAMENT.

Rules relating to Notices for Private Bills.

51. All applications for Private Bills, properly the subjects of legislation by the Parliament of Canada, within the purview of "The British North America Act, 1867," whether for the erection of a Bridge, the making of a Railroad, Turnpike Road or Telegraph Line; the construction or improvement of a Harbour, Canal, Lock, Dam or Slide, or other like work; the granting the right of Ferry; the incorporation of any particular Trade or Calling, or of any Banking or other Joint Stock Company; or otherwise for the granting to any individual or individuals, any exclusive or peculiar rights or privileges whatever, or for doing any matter or thing which, in its operation, would affect the rights or property of other parties, or relate to any particular class of the community; or for making any amendment of a like nature to any former Act, shall require a Notice, clearly and distinctly specifying the nature and object of the application, and (except in the case of existing corporations) signed by, or on behalf of the applicants, to be published as follows, viz:

In the Provinces of Quebec and Manitoba.

A notice inserted in the *Canada Gazette*, in the English and French languages, and in one newspaper in the English, and in one in the French language in the District affected, or in both languages in one paper, if there be but one in the said District, or if there be no paper published therein, then, in both languages, in a paper in the nearest District, in which a newspaper is published.

In any other Province.

A notice inserted in the *Canada Gazette*, and in one newspaper published in the County, or Union of Counties affected, or if there be no paper published therein, then in a newspaper in the nearest County in which a newspaper is published. Such Notices to be continued in each case, for a period of two months during the interval of time between the close of the next preceding Session and the consideration of the Petition. And copies of the newspapers containing the first and last insertion of such notice shall be sent to the Clerk of each House.

When a Petition is for leave to bring in a Private Bill for the erection of a Toll Bridge, the petitioner or petitioners, upon giving the notice prescribed by the preceding Rule, shall also, at the same time, and in the same manner, give notice of the rates which they intend to ask; the extent of the privilege, the height of the arches, the interval between the abutments or piers for the passage of rafts and vessels, and whether they intend to erect a drawbridge, and the dimensions of the same.

Any person seeking to obtain any Private Bill shall, eight days before the meeting of Parliament, deposit with the Clerk of the House, in which the bill is to originate, a copy of such bill in the English or French language, with a sum sufficient to pay for translating and printing the same—600 copies to be printed in English, and 200 copies in French—the translation to be done by the officers of the House, and the printing by the contractor. The applicant shall be also required to pay the accountant of the House a sum of \$200 and the cost of printing the Act in the Statutes, and lodge the receipt of the same with the Clerk of the Committee to which such Bill is referred—such payment to be made immediately after the second reading, and before the consideration of the Bill by such Committee.

No Petition for a Private Bill is received by either House after the first ten days of the session.

ROBERT LEMOINE,
Clerk of the Senate.

JOHN GEORGE BOURINOT,
Clerk of the Commons.

Rules of the Senate relating to Notices for Bills of Divorce.

72. Every Applicant for a Bill of Divorce is required to give notice of his intention so to do, and to specify from whom and for what cause, by advertisements during six months, in the *Canada Gazette*, and in two newspapers published in the District, in Quebec and Manitoba, or in the County, or Union of Counties in the other Provinces, where such applicant usually resided at the time of the separation, or if the requisite number of papers cannot be found therein then in the adjoining District, or County, or Union of Counties.

73. A copy of the notice, in writing, is to be served at the instance of the applicant, upon the person from whom the Divorce is sought, if the residence of such person can be ascertained; and proof on oath of such service, or of the attempts made to effect it, to the satisfaction of the Senate, is to be adduced before the Senate on the reading of the Petition.

ROBERT LEMOINE,
Clerk of the Senate

TAKE Notice that application will be made to the Parliament of Canada, at its next session, for an Act amending the Act incorporating "The Imperial Guarantee and Loan Society" by, amongst other things, changing the names of the Provisional Directors, reducing the capital stock, extending the Trust clauses, and changing the name to "The Trust Company of Canada."

WELLS, GORDON & SAMPSON.

9th November, 1881.

20-9

NOTICE is hereby given that application will be made at the next session of the Parliament of Canada, for an Act to incorporate a company for the purpose of constructing and working a line of railway from Portage La Prairie, in the Province of Manitoba, to the White Mud River at the head of navigation, thence to Gladstone, thence in a north westerly direction to a point at or near the village of Prince Albert; with power to construct branches and with power to build bridges and to build, own and run tramways, steamers and boats; with power also to amalgamate, connect with and purchase and obtain running powers over other line or lines of railway.

J. J. FOY,

Solicitor for applicants.

Toronto, 8th November, 1881.

21-9

PUBLIC Notice is hereby given that application will be made to the Parliament of the Dominion of Canada, at its next session, for an Act giving to the

local Master of the Chancery Division of the High Court of Justice at Hamilton, power to make assessments on premium notes of policy holders in the Canadian Mutual Fire Insurance Company, and to make all necessary directions for compelling payment of such assessments, and generally to vest in the said local Master all powers relating to assessments on and collecting of premium notes and apportionment of expenses between the branches of the said Canadian Mutual Fire Insurance Company which, under the Acts relating to Mutual Fire Insurance Companies, were vested in the Board of Directors of the said Canadian Mutual Fire Insurance Company, and also declaring the effect of any certificate of the said Master as to the amount due on any note or undertaking of the policy holders in said Company for assessments the same as by said Acts are given to the certificate of the Secretary of any Mutual Fire Insurance Company.

C. E. FREEMAN,
Solicitor for applicants.

Dated at Hamilton, 9th November, 1881. 20-9

NOTICE is hereby given that application will be made at the next session of the Parliament of Canada, for an Act to incorporate a Company for the purpose of constructing and working a line of railway from some point on the River Ottawa at or near Hawkesbury Village, in the County of Prescott, passing through or near the Village of Vankleek Hill, to a point at or near Glen Robertson, in the Township of Lochiel, on the line of the Canada Atlantic Railway; with power to build a branch railway or tramway between the said Village of Vankleek Hill and the Caledonia Springs, in the Township of Caledonia, —said railway to be called "The Prescott and Gengarry Counties Junction Railway."

STEWART, CHRYSLER & GORMULLY,
Solicitors for applicants.

Ottawa, 10th November, 1881. 20-9

NOTICE is hereby given that an application will be made by the Canada Landed Credit Company, at the next session of the Parliament of Canada, for an Act to amend the Act relating to the said Company, entitled "An Act to incorporate the Canada Landed Credit Company," passed in the twenty-second year of Her Majesty's reign, chapter 133, for the purpose of enabling the said Company to lend money on the security of real estate in the Province of Manitoba, and permitting the said Company to charge such rate of interest on loans effected in the Provinces of Ontario and Manitoba as may be agreed upon between them and the borrower, and for other purposes.

MCCARTHY, HOSKIN, PLUMB & CREELMAN,
Solicitors for the applicants.

Toronto, 7th November, 1881. 20-9

NOTICE is hereby given that "The American Telegraph and Cable Company" will apply to the Parliament of Canada, at its next session, for an Act to invest the said Company with the powers, privileges and rights necessary and useful to enable it to carry on its business in Canada and to give it a corporate existence and powers within the Dominion.

ALFRED PATRICK,
Parliamentary Agent.

Ottawa, 5th November, 1881. 19-10

NOTICE is hereby given that application will be made to the Parliament of Canada, at its next session, for an Act to authorize "The Sun Mutual Life Insurance Company of Montreal," to change its name to that of "The Sun Life Assurance Company," to reduce the qualification of its directors, and for other purposes.

DAVIDSON & CROSS,
Solicitors for applicants.

Montreal, 3rd November, 1881. 19-9

NOTICE is hereby given that application will be made to the Parliament of the Dominion of Canada, at its next session, for an Act to incorporate a Bank under the name of "The First National Bank of Canada," with its head office at the Town of Oshawa, in the County of Ontario.

LYMAN ENGLISH,

Solicitor on behalf of applicants.

Dated 26th October, 1881. 18-9

NOTICE is hereby given that application will be made to the Parliament of the Dominion of Canada, at its next session, for an Act to incorporate "The St. Lawrence Marine Insurance Company of Montreal."

J. G. A. CREIGHTON,

Solicitor for applicants.

26th October, 1881. 18-10

PUBLIC NOTICE is hereby given that the Canadian Steam Users Insurance Association, will apply to the Parliament of the Dominion of Canada, at the next session thereof, to pass an Act to change the name of the said Company to that of "The Boiler Inspection and Insurance Company of Canada," and to amend their charter by providing for the election of all the Directors annually.

W. B. McMURRICH,

Solicitor for C. S. U. I. Association.

Toronto, 24th October, 1881. 18-9

NOTICE is hereby given that an application will be made to the Dominion Parliament of the Dominion of Canada, for an Act to amend the Stat. 39 Vict., cap. 40, incorporating "The Chartered Bank of London and North America," by extending the time within which the said Act shall remain in force and for obtaining the certificate from the Treasury Board, also by changing the name of the said Bank to that of "The Chartered Bank of London and Winnipeg," by reducing the capital stock to \$1,000,000 and changing the head office from the City of Montreal to Winnipeg, and for other purposes.

T. S. KENNEDY,

Solicitor for applicant.

Dated at Winnipeg, 22nd Oct. 1881. 18-9

NOTICE is hereby given that application will be made to the Parliament of the Dominion of Canada for an Act to incorporate the St. John's Bridge Company, with power to maintain and operate a bridge for ordinary carriage and traffic purposes across the Red River from some point within Parishes of St. John and Kildonan, in the County of Selkirk and Province of Manitoba, to a point on the opposite side of the River, in said Parishes, with power to collect tolls on the said Bridge on such ordinary carriage and passenger traffic thereon at the rates not exceeding the following:

Foot passengers, each way, two cents.

Rider with horse and mule, each way, six cents.

Loose animals, per head, except sheep, pigs and spring colts following the mare, five cents.

Sheep and pigs, per head, two cents.

Each carriage, wagon, buggy, sleigh, cutter or other vehicle drawn by one animal, each way, 12½ cents.

Each carriage, waggon, buggy, sleigh, cutter or other vehicle drawn by two or more animals, each way, 20 cents.

The above rates to include the *bonâ fide* loads of each vehicle.

The height of the arches of the bridge to be not less than 25 feet above low water, the intervals between the abutments or piers to be not less than 200 feet, a draw bridge to be constructed so as to have a passage when open of not less than 40 feet.

The plans and designs of such bridge and of the draw thereon to be subject to the approval of the Governor General in Council.

T. S. KENNEDY,
Solicitor for applicant.

Dated at Winnipeg,
24th October, 1881.

18-9

PUBLIC notice is hereby given that application will be made to the Parliament of the Dominion of Canada, at the next session thereof, for an Act to incorporate The Credit Mobilier Franco-Canadien.

E. T. BROOKS,
Solicitor for applicants.

October 5, 1881.

16-9

PUBLIC Notice is hereby given that the British America Assurance Company will apply to the Parliament of the Dominion of Canada, at the next session thereof, to pass an Act amending their charter, and the several Acts affecting the same, by changing the time for the holding of the annual meeting of the said Company, and the election of the Directors thereof, from the first Monday of the month of August, to the second Wednesday in the month of February in each year, and to close the financial year of the Company for the annual statement, to be submitted to the proprietors of the said Company, at the said meeting, on the 3rd day of December in each year.

C. GAMBLE,
Solicitor for the B. A. A. Co.

British America Assurance Buildings,
Toronto, 4th October, 1881.

16-9

NOTICE is hereby given that application will be made at the next session of the Parliament of Canada for an Act to incorporate a Company for the purpose of constructing and working a line of railway from the City of Ottawa or some point on the St. Lawrence and Ottawa Railway or the Canada and Atlantic Railway, passing through or near the Villages of Metcalfe, Ormond, Vernon, Bate's Corners or West Winchester, Winchester Springs, Bell's Corners and Morrisburgh, to a point opposite Ogden's Island, in the State of New York; with power to construct a bridge across the canal and the main channel of the St. Lawrence River to Ogden's Island, connecting with a line across the Island and the American waters to Waddington and Teal's Station or some other point on the Ogdensburg and Lake Champlain Railway, and with the projected line of railway through the Adirondacks to North Creek; with power to amalgamate with, connect with, and obtain running powers over, any line or lines of railways and bridges, within or without the Dominion of Canada; and with power also to build and run tramways, steam ferries, steamboats, vessels and barges in connection with the said line of railway and bridge,—to be called "The Ottawa, Waddington and New York Railway and Bridge Company."

SCOTT, MacTAVISH & MacCRACKEN,
Solicitors for applicants.

Ottawa, 24th September, 1881.

13-9

NOTICE is hereby given that application will be made to the Parliament of the Dominion of Canada, at its next session, for an Act to incorporate a Bank under the name of "The Planters' Bank of Canada," with its head office in the City of Toronto.

ROAF & ROAF,

Solicitors on behalf of the applicants.

Dated 15th September, 1881.

12-9

NOTICE is hereby given that an application will be made to the Parliament of the Dominion of Canada, at the next session thereof, on behalf of

Matthew Gardiner, of the Township of Sydenham, in the County of Grey and Province of Ontario, farmer, for a Bill of Divorce from Elizabeth Ann Gardiner, his wife, on the ground of adultery.

EDGAR, RITCHIE & MALONE.

Solicitors for the applicant.

Dated at Toronto, this 6th day of May, 1881. 46-27

APPLICATIONS FOR CHARTER BY LETTERS PATENT.

NOTICE is hereby given that, after the expiration of one month from the first publication of this notice in the *Canada Gazette*, application will be made by the persons hereinafter named to the Governor General in Council, for the grant of a charter of incorporation by Letters Patent under the Great Seal in pursuance of "The Canada Joint Stock Companies' Act 1877," constituting them, together with such other persons as may become shareholders in the Company, a body corporate and politic.

1. The proposed corporate name of the Company is "The Penman Manufacturing Company, Limited."

2. The purposes for which its incorporation is sought, are the manufacture and sale throughout the Dominion of Canada of all kinds of woolen and cotton goods.

3. The chief place of business of the Company in the Dominion of Canada is the Town of Paris, in the County of Brant and Province of Ontario.

4. The intended amount of the capital stock of the Company is two hundred and fifty thousand dollars.

5. The number of shares is to be two thousand five hundred and the amount of each share one hundred dollars.

6. The names in full of the applicants and the address and calling of each of them are as follows: John Penman, of the Town of Paris, in the County of Brant, manufacturer; William Dubart Long, of the City of Hamilton, in the County of Wentworth, and Province of Ontario, wool merchant; David Morrice, of the City of Montreal, in the Province of Quebec, commission merchant; Charles Edmund Newberry, of the City of Hamilton, merchant, and Horace James Long, of the City of Hamilton aforesaid, book-keeper.

The said John Penman, William Dubart Long, and Robert Morrice, are to be the first or Provisional Directors of the Company.

CRERAR & MUIR,

Solicitors for applicants.

Dated at Hamilton, 4th November, 1881. 20-6

NOTICE is hereby given that application will be made after the expiration of one month from the first publication of this notice to His Excellency the Governor General in Council, for Letters Patent under the provisions of "The Canada Joint Stock Companies Act, 1877," by Robert Jaffray, of the City of Toronto, merchant, William Gooderham, of the same place, President Toronto and Nipissing Railway Company, George Albertus Cox, of the Town of Peterboro, President Midland Railway of Canada, Harman H. Cook, of the City of Toronto, lumber merchant, and Harvey P. Dwight, of the same place, Manager Montreal Telegraph Company, to constitute them and others a body corporate and politic, for the purposes hereinafter mentioned, and that—

1. The proposed corporate name of the Company is "The Midland Lake and River Navigation Company (Limited)."

2. The purposes for which incorporation is sought are to carry on a passenger, freight and general forwarding business on Lakes Superior, Huron, Erie and Ontario, and the River St. Lawrence and the navigable waters flowing thereinto and therefrom; and to construct, own, charter, lease, purchase, or dispose of steamships, vessels, tramways, wharves, docks, warehouses and such other property as may be or become

necessary or desirable in connection with the carrying on of such business.

3. The operations of the proposed Company are to be carried on upon and near the navigable waters aforesaid, and its chief place of business is to be at Toronto, in the Province of Ontario.

4. The capital stock of the Company is to be two hundred thousand dollars, in two thousand shares of one hundred dollars each.

5. The said Robert Jaffray, William Gooderham, George Albertus Cox, Harman H. Cook and Harvey P. Dwight are to be the first or provisional Directors of the Company.

J. D. EDGAR,
Solicitor for applicants

Dated Toronto, 27th October, 1881. 18-6

NOTICE is hereby given that after the expiration of one month from the date of the first publication hereof in the *Canada Gazette*, application will be made by the persons hereinafter named to the Governor in Council for the grant of a charter of incorporation by Letters Patent, constituting the said persons hereinafter named and such others as may become shareholders in the Company, a body corporate and politic under the provisions of "The Canada Joint Stock Companies Act, 1877."

1. The proposed corporate name is "The Sarnia and Port Huron Ferry Company, Limited."

2. The objects for which its incorporation is sought are to construct, acquire, charter, navigate and maintain steam vessels for the carrying and conveying of goods and passengers or other traffic between the ports of the Dominion of Canada, and between the ports of said Dominion and those of the United States of America, and for the towing of vessels; with power to sell, charter and dispose of the said steam vessels or any of them, and to make contracts and agreements with any person or corporation whatsoever for the purposes aforesaid, or otherwise for the benefit of the said Company.

3. The operations are to be carried on at the Town of Sarnia, in the County of Lambton, Province of Ontario, as the chief place of business.

4. The amount of the capital stock of the Company is to be four thousand four hundred and eighty dollars.

5. The number of shares is to be sixty-four, and the amount of each share is seventy dollars.

6. The names in full of the applicants and the calling and address of each are as follows:—Reuben Palmer, of the said Town of Sarnia, License Inspector; Robert McAdams, of the same place, publisher; Thomas Kenny, of the same place, merchant, and John Gillies McCrae, of the same place, stationer.

7. The said applicants are to be the first directors of the Company.

JAMES F. LISTER,
Solicitor for applicants.

Dated 7th October, 1881. 16-6

NOTICE is hereby given that immediately after the expiration of one month from the first publication of this notice in the *Canada Gazette*, application will be made to the Governor General in Council by Frederick Ardlle Fitzgerald, of the City of London, in the Province of Ontario, oil refiner; Colonel John Walker, of the same place, manufacturer; Thomas Allan Stevens, of the same place, manufacturer; Joseph Seymour Fallows, of the same place, oil refiner; William Pearce Turner, of the same place, manufacturer; Frank Beemer Scovel, mechanical engineer, of the City of Boston, Massachusetts; James Burns, of the said City of London, manufacturer, and Thomas H. Tracey, of the said City of London, civil engineer, for Letters Patent, under the Canada Joint Stock Companies Act, 1877, incorporating the said parties and such others as shall hereafter become stockholders, as a Joint Stock Company under the name of "The Ball Electric Light Company, (limited)."

The purposes of the Company shall be,—to manufacture and deal in electrical machines and appliances of all kinds; to purchase or sell patents of invention for electrical inventions of any kinds and licenses for using the same; to erect and construct lines of wire and other appliances for and to supply electric light or power, and generally to supply electricity or electrical appliances for all purposes for which they are applicable.

The chief place of business of the Company shall be in the City of London, Ontario, but other places of business may be established from time to time throughout Canada as the Company may require.

The intended amount of capital of the said Company shall be five hundred thousand dollars, (\$500,000) divided into five thousand shares (5,000) of one hundred dollars (\$100) each.

The applicants shall be the first directors of the company.

W. W. FITZGERALD,
Solicitor for applicants.

Dated at London, Ont., 10th October, 1881. 16-6

NOTICE is hereby given that after the expiration of one month from the last publication hereof in the *Canada Gazette*, application will be made to the Governor General in Council, under the provisions of "The Canada Joint Stock Companies Act, 1877," by Simeon Jones, of the City of St. John, in the Province of New Brunswick, banker; Howard D. Troop, of the City of St. John, in the Province of New Brunswick, merchant; The Hon. Isaac Burpee, of the City of St. John, in the Province of New Brunswick; Jeremiah Harrison, of the City of St. John, in the Province of New Brunswick, merchant; W. F. Harrison, of the City of St. John, in the Province of New Brunswick, merchant; Robert Stewart, of the City of London, in England, G.B., merchant; James Vaughan, in the Town of Liverpool, in England, G.B., merchant; George McLeod, of the City of St. John, in the Province of New Brunswick, merchant; Thomas Furlong, of the City of St. John, in the Province of New Brunswick, merchant; Henry R. Ramney, of the City of St. John, in the Province of New Brunswick, insurance agent; the Honorable A. R. McClellan, of Albert County, in the Province of New Brunswick, senator,—for letters patent to constitute them and others who may become shareholders hereafter, a body corporate under the name of "New Brunswick Steam Ship Company, limited."

The purposes for which incorporation is sought are the following: to purchase, construct, acquire, charter, hire, sell, lease, repair and operate steamboats, sailing vessels and other vessels of all kinds and to carry on therewith the business of common carriers, for warders, traders and the conveyance of mails, the transportation of passengers, merchandise and all such business as is usually carried on by Ocean steamers and sailing vessels, between Canada, Great Britain and other countries; also tugs, barges and all other kinds of vessels used in harbour and navigable waters.

To purchase, construct, acquire, hire, lease, and own wharves, warehouses and other buildings; slips, piers, docks, dockyards, tramways, elevators and work the same; to establish shops and stores and vend articles of ship stores and merchandise therein as may be requisite and necessary for the carrying on of said business, with power to sell and dispose of or exchange for other property when not required for the purposes of said Company, also power to make, draw, accept and endorse promissory notes, bills of exchange, drafts or bank cheques requisite in the Company's interest, and generally to do all such other things as are incidental or conducive to the attainments of the above objects.

The operations of the proposed Company are to be carried on in the City of St. John, Province of New Brunswick, and at such other places in the several Provinces of the Dominion as the directors may from time to time determine; and its chief place of business will be in the City of St. John, in the Province of New Brunswick.

The capital stock of the Company is to be \$1,000,000 in 10,000 shares of \$100.00 each. The said Isaac Burpee, Jeremiah Harrison, Simeon Jones, Thomas Furlong, Howard D. Troop, Robert Stewart of London, and James Vaughan of Liverpool, a major part of whom are residents in Canada, are to be the first or provisional directors of the Company.

St. John, N.B., Oct. 17, 1881. 17-6

NOTICE is hereby given that application will be made to His Excellency the Governor General in Council for Letters Patent under the provisions of "The Canada Joint Stock Companies Act 1877," by the Honorable Alexander Mackenzie, of the City of Toronto; James Beaty, the younger, of the same place, barrister-at-law; George Albertus Cox, of the Town of Peterboro, in the Province of Ontario, railway manager; Robert Jaffray, of the City of Toronto, merchant; and Frederick Charles Denison, of the City of Toronto, barrister-at-law,--to constitute them and others a body corporate and politic for the purposes hereinafter mentioned, and that,--

1. The proposed corporate name of the Company is "The British Canadian Colonization Company (Limited)."

2. The purposes for which incorporation is sought are the acquiring by purchase, lease or otherwise of lands or any interest in lands in the Dominion of Canada, and the improving, selling, leasing or otherwise disposing of the same, and of assisting emigration from other countries, and settlement upon lands in Canada; with power to assist immigrants and settlers to colonize the lands of the Company by grants of land, advances of money or otherwise, and to take security for such advances and assistance and for the balance of the price of lands sold by the Company by way of mortgage upon the lands so sold; with power to sell and assign such mortgages, and also to act as agents for any person or corporation for the purchase, sale or mortgage of lands in Canada.

3. The operations of the proposed Company are to be carried on in the different Provinces of Canada, and its chief place of business in Canada is to be in the City of Toronto, in the Province of Ontario.

4. The capital stock of the Company is to be one million dollars, in ten thousand shares of one hundred dollars each.

5. The said Honorable Alexander Mackenzie, James Beaty, the younger, George A. Cox, Frederick Charles Denison, and Robert Jaffray are to be the first or provisional Directors of the Company.

Toronto, October 6th, 1881.

15-6 EDGAR, RITCHIE & MALONE,
Solicitors for applicants.

MISCELLANEOUS.

QUEBEC BANK.

NOTICE is hereby given that a dividend of three per cent. upon the paid-up capital stock of this institution has been declared for the current half-year, and that the same will be payable, at its Banking house, in this City, on and after Thursday, the first day of December next.

The transfer books will be closed from the 16th to the 30th November next, both days inclusive.

By order of the Board,

JAMES STEVENSON,
Cashier.

October 28, 1881. 19-4

MARITIME BANK OF THE DOMINION OF CANADA.

NOTICE is hereby given that at a meeting of the directors of the above Bank, the tenth and final call of the subscribed capital stock of the Bank, that is ten per centum thereof, or ten dollars a share, was made and ordered to be paid by the shareholders on or before the first day of December next.

By order of the Board of Directors,

ALFRED RAY,
Cashier.

St. John, N.B., 27th Oct., 1881. 19-5

BANK OF HAMILTON.

DIVIDEND NO. 18.

NOTICE is hereby given that a dividend of three and one-half per cent. for the current half-year upon the paid-up capital stock of this institution has this day been declared, and that the same will be payable at the Bank and its Agencies on and after Thursday, the 1st day of December next.

The transfer books will be closed from the 16th to the 30th November next, both days inclusive.

By order of the Board,

H. C. HAMMOND, Cashier.
Hamilton, 26th October, 1881. 18-5

NAPANEE, TAMWORTH AND QUEBEC RAILWAY COMPANY.

NOTICE is hereby given that a meeting of the directors of the above named Railway Company, held this day, the second call of the subscribed stock of the said Railway Company, that is ten per centum thereof, or five dollars a share, was made and ordered to be paid by the shareholders on or before the thirtieth day of December next.

By order of the Board of Directors,

W. S. WILLIAMS,
Secretary, N. T. and Q. R. R. Co.
Napanee, Ontario, 20th October, 1881. 18-5

LA BANQUE JACQUES-CARTIER.

NOTICE is hereby given that a dividend of two and one half per cent. upon the paid-up capital stock of this Bank, has been declared for the current half-year, and that the same will be payable at the Bank, in the City of Montreal, on and after the first day of December next. The transfer books will be closed from the sixteenth to the thirtieth day of November next, both days inclusive.

By order of the Board,

A. DE MARTIGNY,
Cashier.
Montreal, 26th October, 1881. 18-5

BANK OF MONTREAL.

NOTICE is hereby given that a dividend of four per cent. and a bonus of one per cent. upon the paid-up capital stock of this institution have been declared for the current half-year, and that the same will be payable at its Banking house in this City, and at its branches, on and after Thursday the first day of December next.

The transfer books will be closed from the 16th to the 30th of November next, both days inclusive.

By order of the Board,

W. J. BUCHANAN,
General Manager.
Montreal, 21st October, 1881. 18-5

BANK OF OTTAWA.

DIVIDEND No. 11.

NOTICE is hereby given that a dividend of three per cent. upon the paid-up capital stock of this Bank has been declared for the current half-year, and that the same will be payable at the Bank and its branches on and after Thursday the first day of December next.

The transfer books will be closed from 16th to 30th November, both days inclusive.

The annual general meeting of the shareholders

will be held at the Bank, in Ottawa, on Wednesday the fourteenth day of December next. Chair to be taken at three o'clock p.m.

By order of the Board,

GEO. BURN,
Cashier.

Bank of Ottawa.

Ottawa, 28th Oct., 1881.

18-5

MERCHANTS BANK OF CANADA.

NOTICE is hereby given that a dividend of three and one-half per cent. for the current half-year, being at the rate of seven per cent. per annum, upon the paid-up capital stock of this institution, has been declared, and that the same will be payable at its Banking House, in this city, on and after Thursday, the 1st December next.

The transfer books will be closed from the 16th to the 30th November next, both days inclusive.

By order of the Board,

G. HAGUE,
General Manager.

20th October.

17-5

AUCTION SALE OF UNCLAIMED FREIGHT.

THE Grand Trunk Railway of Canada hereby give notice that they will sell at the rooms number 54, Craig Street, Montreal, on Tuesday, 6th December, 1881, and at the Mart, King Street, Toronto, on Wednesday, 14th December, 1881, at 10 o'clock a.m., a large quantity of unclaimed freight and baggage, consisting in part of glassware, groceries, hardware, machinery, drugs, household effects and other sundries, catalogues of which can be had from the auctioneers on application.

Terms—a deposit of not less than 20 per cent. required at time of sale.

By order of the Grand Trunk Railway of Canada.

C. F. ELWES, Montreal,

F. W. COATE & Co., Toronto,

Auctioneers.

Montreal, 6th October, 1881.

16-6

PUISSANCE DU CANADA.



DÉPARTEMENT DU SECRÉTAIRE D'ÉTAT DU CANADA.

Ottawa, 11 novembre 1881.

Aujourd'hui, en la cité d'Ottawa, dans la Province d'Ontario, le Général Sir PATRICK LEONARD MACDOUGALL, C.C.M.G., en conséquence de l'absence de Son Excellence le Très-Honorable Sir John Douglas Sutherland, Campbell, (communément appelé Marquis de Lorne) C.C., C.G.C.M.G., Gouverneur-Général du Canada, hors de la Puissance du Canada, de Sa Majesté, et étant maintenant l'officier militaire le plus haut gradué ayant le commandement des forces régulières de Sa Majesté en Canada, a prêté les serments prescrits par les instructions données sous le sceau et seing privé royal, comme l'officier administrant le gouvernement du Canada, devant l'honorable Sir William Johnston Ritchie, C., Juge en chef de la Cour Suprême du Canada, l'honorable William

Alexander Henry et l'honorable John Wellington Gwynne, deux autres juges de la dite cour, qui les lui ont administrés et fait prêter.

[L.S.]

Par Son Excellence le Général Sir PATRICK LEONARD MACDOUGALL, Chevalier Commandeur de l'Ordre Très-distingué de St. Michel et St. George, administrateur du gouvernement du Canada et Commandant des Forces de Sa Majesté en icelui, etc., etc.

A tous ceux qui ces présentes verront, ou qu'icelles pourront concerner—SALUT :

PROCLAMATION.

ATTENDU qu'il a gracieusement plu à Sa Majesté par ses Lettres Patentes Royales datées à Westminster le septième jour d'Octobre, mil huit cent soixante et dix-huit, dans la quarante-deuxième année du Règne de Sa Majesté, constituer et nommer le très-honorable Sir JOHN DOUGLAS SUTHERLAND CAMPBELL (communément appelé le marquis de Lorne) y nommé, Gouverneur-Général du Canada durant bon plaisir; Et ATTENDU que par les Lettres Patentes constituant l'office de Gouverneur-Général de la Puissance du Canada, datées à Westminster le cinquième jour d'octobre, dans la quarante-deuxième année du Règne de Sa Majesté il est pourvu qu'avenant la mort ou l'incapacité du dit très-honorable Sir JOHN DOUGLAS SUTHERLAND CAMPBELL, (communément appelé le marquis de Lorne), ou pour cause de son absence du Canada, les pouvoirs et autorités y conférés seront donnés et conférés au Lieutenant-Gouverneur du Canada, pour le temps d'alors, ou, en l'absence d'aucun tel Lieutenant-Gouverneur, à telle personne qui, par Warrant, sous le Sceau et Seing Privé de Sa Majesté, pourra être nommé Administrateur du Gouvernement de Sa dite Puissance, ou en l'absence d'aucun tel Lieutenant-Gouverneur ou personne nommée comme susdit, à l'Officier Militaire le plus haut gradué pour le temps d'alors ayant le commandement des Forces de Sa Majesté dans Sa dite Puissance, lesquels pouvoirs et autorités il mettra à effet et jouira durant le bon plaisir de Sa Majesté. Et ATTENDU que pour cause de l'absence du dit très-honorable Sir John Douglas Sutherland Campbell (communément appelé le marquis de Lorne), du Canada, et d'aucun Lieutenant-Gouverneur du Canada, et parce que Sa Majesté n'a nommé aucune autre personne pour être administrateur du Gouvernement de Sa dite Puissance, et par et en vertu des dispositions énoncées dans les dites Lettres Patentes, l'Administration du Gouvernement Civil du Canada, et la mise à effet des pouvoirs et autorités que comportent les dites Lettres Patentes, me sont dévolus, comme étant le plus haut gradué Officier Militaire commandant les forces régulières de Sa Majesté dans la dite Puissance du Canada, j'ai, en conséquence, par et de l'avis du Conseil Privé de Sa Majesté pour le Canada, jugé convenable d'émaner cette proclamation pour ce faire connaître; et par icelle ordonne et commande que tous les Officiers et Ministres de Sa Majesté dans la dite Puissance du Canada, continuent à exercer les devoirs respectifs de leurs places et emplois, et que les fœux sujets de Sa Majesté, et tous autres que les présentes pourront concerner, en prennent connaissance et se conduisent en conséquence.

Donné sous mon Seing et le Sceau de mes Armes, en la cité d'Ottawa, ce onzième jour de novembre, dans l'année de Notre-Seigneur, mil huit cent quatre-vingt-une, et du Règne de Sa Majesté la quarante-cinquième.

P. L. MACDOUGALL,
Général,
Administrateur.

20-3

PROCLAMATIONS.

LORNE.

[L.S.]

CANADA.

VICTORIA, par la Grâce de Dieu, Reine du Royaume-Uni de la Grande-Bretagne et d'Irlande, Défenseur de la Foi, etc., etc., etc.

A Nos Très-Aimés et Fidèles les Sénateurs de la Puissance du Canada et aux membres élus pour servir dans la Chambre des Communes de Notre dite Puissance, et à tous et chacun de vous.

—SALUT:

PROCLAMATION.

ATTENDU que Notre Parlement du Canada se trouve prorogé au dix-septième jour du mois de novembre courant, auquel temps vous étiez tenus, et il vous était enjoint d'être présents en notre cité d'Ottawa; SACHEZ MAINTENANT, que pour diverses causes et considérations, et pour la plus grande aise et commodité de Nos bien-aimés sujets, Nous avons cru convenable, par et de l'avis de Notre Conseil Privé du Canada, de vous exempter, et chacun de vous, d'être présents au temps susdit, vous convoquant et par ces présentes vous enjoignant et à chacun de vous de vous trouver avec Nous en Notre Parlement du Canada, en notre Cité d'OTTAWA, le VINGT-SEPTIÈME jour du mois de DÉCEMBRE prochain, pour prendre en considération l'état et la prospérité de Notre dite Puissance du Canada, et y agir comme de droit. CE A QUOI VOUS NE DEVEZ MANQUER.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN, Notre Très-Fidèle et Bien-Aimé Conseiller Sir JOHN DOUGLAS SUTHERLAND CAMPBELL, (communément appelé le Marquis de Lorne), Chevalier de Notre Très-Ancien et Très-Noble Ordre du Chardon, Chevalier Grand-Croix de Notre Ordre Très-Distingué de Saint-Michel et Saint-George, Gouverneur-Général du Canada, et Vice-Amiral d'icelui.

A Notre Hôtel du Gouvernement, en Notre CITÉ d'OTTAWA, ce QUATRIÈME jour de NOVEMBRE, dans l'année de Notre Seigneur mil huit cent quatre-vingt-un, et de Notre Règne la quarante-cinquième.

Par ordre,

RICHARD POPE,
Greffier de la Couronne en Chancellerie.
Canada.

P. L. MACDOUGALL,
Général,
Administrateur.

[L.S.]

CANADA.

VICTORIA, par la Grâce de Dieu, Reine du Royaume-Uni de la Grande-Bretagne et d'Irlande, Défenseur de la Foi, etc., etc., etc.

A tous ceux qui les présentes verront ou qu'icelles pourront concerner,—SALUT:

PROCLAMATION.

Z. A. LASH, } **A**TTENDU qu'en vertu des dispositions de l'Acte de Tempérance du Canada, 1878, l'avis suivant a été adressé au Secrétaire d'Etat du Canada, accompagné de la pétition ci-jointe:—

"A l'honorable Secrétaire d'Etat du Canada,—

"MONSIEUR,—Nous, soussignés, électeurs du comté de Lambton, prions de vous informer de notre intention de présenter la pétition suivante à Son Excellence le Gouverneur-Général, savoir:

"A Son Excellence le Gouverneur-Général du Canada en Conseil.—

"La pétition des électeurs du comté de Lambton, qualifiés et compétents à voter à l'élection d'un membre de la Chambre des Communes dans le dit comté,

"Expose respectueusement,—Que vos requérants désirent que la deuxième partie de l'Acte de Tempérance du Canada, 1878, soit exécutoire et mise en vigueur dans le dit comté.

"C'est pourquoi vos requérants demandent respectueusement qu'il plaise à Votre Excellence, par un ordre du Conseil en vertu de la quatre-vingt-seizième clause du dit acte, de déclarer que la deuxième partie du dit acte soit mise en vigueur dans le dit comté. Et vos requérants ne cesseront de prier, etc."

"Et que nous désirons que les votes de tous les électeurs du dit comté de Lambton soient reçus pour ou contre l'adoption de la dite pétition."

Et attendu qu'il appert à la satisfaction du Gouverneur-Général en Conseil que cet avis est revêtu des signatures authentiques d'un quart ou plus de tous les électeurs du dit comté de Lambton; qu'il est constaté que les signatures apposées à l'avis sont des signatures authentiques au nombre de deux mille cinq cent quatre-vingt-dix-huit, et que les autres exigences de la loi ont été observées;

Et attendu qu'un ordre du Gouverneur-Général en Conseil a été passé, ordonnant que les votes de tous les électeurs du dit comté de Lambton soient enregistrés pour ou contre l'adoption de la dite pétition,—

SACHEZ maintenant, que, par les présentes, et en vertu de l'autorité qui Nous est conférée par les dits acte et ordre en Conseil, Nous proclamons et déclarons que mardi, le vingt-neuvième jour de novembre courant, un poll sera tenu dans le dit comté de Lambton, pour y recevoir les votes des électeurs pour et contre la dite pétition. Que ces votes seront enregistrés au scrutin secret depuis neuf heures du matin jusqu'à cinq heures de l'après-midi de ce jour-là. Que le shérif du dit comté de Lambton, a été nommé officier-rapporteur dans le but de recevoir ce jour-là les votes des électeurs pour et contre la pétition, de compter ensuite les votes, et puis de faire rapport du résultat au Gouverneur-Général en Conseil. Que le dit officier-rapporteur est autorisé et requis de nommer un sous-officier-rapporteur à et pour chaque bureau de votation.

Que l'officier-rapporteur nommera les différentes personnes qui devront se tenir aux différents bureaux de votation, et qui devront faire le décompte final des votes aux noms des personnes autorisées à favoriser ou à s'opposer respectivement à l'adoption de la pétition, au bureau du dit shérif, dans la ville de Sarnia, lundi, le vingt-huitième jour de novembre courant à dix heures de l'avant-midi.

Que les votes des électeurs seront comptés, et le résultat de la votation annoncé par l'officier-rapporteur au bureau du dit shérif, samedi, le troisième jour de décembre prochain, à dix heures de l'avant-midi, et que, dans le cas où la pétition serait adoptée par les électeurs, le Gouverneur-Général en Conseil, pourra en tout temps, après l'expiration d'une période de soixante jours depuis la date de l'adoption de la dite pétition, par ordre en Conseil publié dans la *Gazette du Canada*, déclarer que la deuxième partie du dit acte sera en vigueur dans tel comté dès et à compter du jour où expireront les licences annuelles ou semi-annuelles alors en force dans tel comté pour la vente de liqueurs spiritueuses, pourvu que ce jour soit au moins quatre-vingt-dix jours après la date de tel ordre du Conseil, et si ce nombre est moindre, ce sera alors à compter du même jour de l'année suivante.

De ce qui précède Nos féaux sujets et tous ceux que les présentes peuvent concerner, sont par les présentes requis d'en prendre avis et d'agir en conséquence.

EN FOI DE QUOI, nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN, Notre Fidèle et Bien-Aimé Général Sir PATRICK LEONARD

MacDOUGALL, Chevalier Commandeur de l'Ordre Très distingué de St. Michel et St. George, Administrateur du gouvernement du Canada et Commandant des Forces de Sa Majesté en icelui, etc., etc.,

A Notre Hôtel du Gouvernement, en Notre CITÉ d'OTTAWA, ce ONZIÈME jour de NOVEMBRE, dans l'année de Notre Seigneur mil huit cent quatre-vingt-une, et de Notre Règne la quarante-cinquième.

Par ordre,

J. A. MOUSSEAU,
Secrétaire d'Etat.

20-3

ORDRES GENERAUX DE MILICE.

QUARTIERS GÉNÉRAUX,

OTTAWA, 11 novembre 1881.

ORDRES GÉNÉRAUX (26).

No. 1.

RÈGLEMENTS DE LA MILICE DU CANADA, 1879.

Exercice.

Relativement au paragraphe 233 des règlements de la milice, 1879, la coutume ci-devant existant dans la milice du Canada sera de nouveau mise en vigueur, et toute l'infanterie à l'exception des gardes à pied du gouverneur général et autres bataillons qui obtiendront une permission spéciale des quartiers généraux, quoique armée de carabine longues fera l'exercice d'après le manuel adapté aux carabines courtes.

No. 2.

Parti d'artilleurs canadiens

A Shochburyness.

La publication de la lettre ci-dessous du secrétaire du gouverneur général au sujet du succès du parti d'artilleurs du Canada à Shochburyness cette année, cause beaucoup de plaisir au major général commandant.

"HOTEL DU GOUVERNEMENT,
Ottawa, 3 novembre 1881.

MONSIEUR,

J'ai ordre de Son Excellence le gouverneur-général de vous exprimer, ainsi qu'à l'artillerie du Canada, sa grande satisfaction de ce que le parti d'artilleurs qui dernièrement se rendit en Angleterre fut le compétiteur heureux à son prix à l'assemblée de l'Association d'Artillerie Royale à Shochburyness.

Cette victoire est d'autant plus honorable pour les artilleurs canadiens que leurs rivaux dans le dernier effort pour vaincre sont des hommes dont l'occupation journalière est de manœuvrer des pièces de gros calibre.

J'ai l'honneur d'être, monsieur,
Votre très obéissant et très humble serviteur,

F. DE WINTON,
Lieut. Col. A. R.,
Sec. du Gouv. Gén.

A l'Honorable

Ministre de la milice et de la défense,
Ottawa."

No. 3.

Conduite intrépide.

Le major-général commandant a reçu avec beaucoup de plaisir le rapport du commandant de l'Ecole d'Artillerie Royale de Kingston, de la noble conduite du No. 340, canonnier Alex Maedonald, batterie B, qui ayant la garde de la tour de Cedar Island le 29 octobre 1881, vit un bateau de pêcheur en détresse sur le lac, alla à son secours dans le bateau du

gouvernement en sa charge, et réussit à sauver la vie d'un pêcheur du nom de Bowman, de Wolfe Island. Le major-général considère que l'intrépidité de ce canonnier devrait être mentionnée et publiée pour l'information et l'admiration de tous ses camarades.

No. 4.

MILICE ACTIVE.

PROVINCE DE QUÉBEC.

6^e régiment "provisoire" de cavalerie.

Troupe No. 2, St. André.

Est nommé 2nd lieutenant, provisoirement :
Sergent Daniel McMartin, *vice* Albright, promu.

6^e bataillon "Fusiliers," Montréal.

Est nommé capitaine, à dater du 28 octobre 1881 :
Lieutenant John Fair, B.V., *vice* Blaiklock, promu.
Sont nommés lieutenants, à dater du 28 octobre 1881 :
2nd lieutenant Andrew Wallace Paterson, E.M.,
vice Nelson, promu.
2nd lieutenant George Caldwell Stephen, E.M.,
vice Fair, promu.

GRADE CONFIRMÉ.

1er lieutenant H. D. Morgan, E.d'A., batterie No. 3, Québec; à dater du 27 octobre 1881.

No. 5.

CERTIFICATS ACCORDÉS.

ÉCOLES ROYALES D'ARTILLERIE.

PROVINCE DE QUÉBEC.

CERTIFICAT DE SECONDE CLASSE "COURS ABRÉGÉ"

1er lieutenant H. D. Morgan, batterie No. 3, artillerie de place, Québec.

No. 6.

ASSOCIATIONS D'EXERCICE DANS LES MAISONS D'ÉDUCATION.

Compagnie d'exercice du collège de St. Hyacinthe.

Agira comme capitaine :

L. A. Gendron, *vice* Joseph Lavallée, qui a laissé le collège.

Agira comme lieutenant :

Joseph Baehand, *vice* Alfred Bonneau, qui a laissé le collège.

Agira comme 2nd lieutenant :

Ph. Lachance, *vice* J. A. Gendron, qui a laissé le collège.

Par ordre,

WALKER POWELL, Colonel,
Adjudant-Général de la Milice,
Canada.

AVIS DU GOUVERNEMENT.

DÉPARTEMENT DU SECRÉTAIRE D'ÉTAT DU CANADA.

EXAMENS DU SERVICE CIVIL DE L'INDE.

Ottawa, 4 novembre 1881.

MEMORANDUM.

Les règlements dont il est question dans la dépêche ci-dessous sont déposés dans ce département

et dans les Secrétariats des différentes Provinces, où les candidats qui désirent se présenter aux examens, peuvent les consulter.

(Circulaire.)

—
DOWNING STREET,
6 octobre 1881.

MONSIEUR,—J'ai l'honneur de vous transmettre, à la demande des Commissaires du Service Civil, les Règlements ci-inclus, pour l'examen des Candidats au Service Civil de l'Inde, qui doit avoir lieu en juin 1882.

J'ai l'honneur d'être,
Monsieur,
Votre très-obéissant et très-humble serviteur,

KIMBERLEY.

L'officier administrant
le gouvernement du Canada.

19-3

AVIS AUX MARINS.

No. 29 de 1881.

STATIONS DE TÉLÉGRAPHE ET DE SIGNAUX DANS LE FLEUVE ET LE GOLFE ST. LAURENT.

AVIS est par le présent donné que les stations suivantes du système de télégraphe maritime, établies dans le fleuve et le golfe St. Laurent dans l'intérêt de la navigation et des pêcheries, sont maintenant en opération :

Noms des stations.	Topographie.	Nombre approximatif de milles marins plus bas que Qué- bec.
1. S L'Islet,	Côté sud du fleuve,	43
2. S Rivière-du-Loup,	do	85
3. S Rimouski,	do	150
4. S Phare de la Pointe-au-Père,	do	155
5. Ste. Flavie,	do	165
6. Grand-Métis,	do	170
7. S Phare du Petit-Métis,	do	175
8. S Phare de Matane,	do	196
9. Ste. Félicité,	do	204
10. Les Méchins,	do	218
11. S Phare du Cap Chatte,	do	230
12. Village du Cap Chatte,	do	232
13. Ste. Anne-des-Monts,	do	240
14. S Phare de la rivière Martin,	do	255
15. Mont Louis,	do	270
16. S Phare du Cap de la Made- leine,	do	290
17. Rivière Madeleine,	do	290
18. Grande Vallée,	do	295
19. Chlorydorme,	do	310
20. Grand Etang,	do	315
21. S Phare de la Pointe à la Renommée,	do	320
22. Rivière du Renard,	do	342
23. L'anse Griffin,	do	347
24. S Phare du Cap Rosier,	do	354
25. Grande Grève,	Baie de Gaspé,	365
26. La Péninsule,	do	374
27. Bassin de Gaspé,	do	376
28. Douglstown,	do	370
29. Pointe St. Pierre,	do	370

30. S Phare du Cap Désespoir, Côte de Gaspé sur le golfe,	384
31. S Phare de la Pointe au Maquereau,	do 408
32. S Phare de la Pointe Ouest,	Ile d'Anticosti, 328
33. Rivière Beescic,	do 345
34. S Phare de la Pointe Sud- Ouest,	do 356
35. Rivière Jupiter ou ruisseau à la Chaloupe,	do 400
36. S Phare de la Pointe Sud	do 413
37. S Phare de la Pointe à la Cha- leur, extrémité Est de	do 435
38. Baie du Renard	do 450
39. Havre d'Amherst, Iles de la Madeleine,	493
40. S Phare de l'Ile Amherst,	do 475
41. House Harbor,	do 470
42. Ile aux Loups,	do 472
43. S Grosse Isle,	do 475
44. S Phare du Rocher aux Oiseaux,	do 480
45. S Meat Cove, près du Cap St- Laurent, point d'attéris- sment du cable des Iles de la Madeleine,	Cap-Breton, 530
46. S Phare de la Pointe Basse,	do 575

N. B.—Les stations marquées dans la liste ci-dessus (S) sont en même temps des stations de signaux où le code International de signaux est en usage. Des stations additionnelles seront ouvertes sous peu ; avis en sera donné.

WM. SMITH,

Député du ministre de la marine et des pêcheries.

Département de la marine et des pêcheries,
Ottawa, 12 octobre 1881.

19-3

ETAT

Du Revenu et des Dépenses, à compte du Fonds
Consolidé de la Puissance du Canada, d'après les
états fournis au département des Finances à la
nuit du 31 octobre dernier.

REVENU :	MONTANT.
Douanes	\$1,729,922 47
Excise	517,849 34
Département des Postes.....	107,271 93
Travaux Publics, y compris les Chemins de fer.....	249,799 66
Timbres d'effets de commerce.....	22,570 36
Divers	86,623 49
	<u>\$2,714,037 25</u>
Revenu, 30 sept. 1881.....	8,229,960 87
	<u>\$10,943,998 12</u>
DÉPENSES.....	\$2,620,258 32
do 30 sept. 1881.....	5,026,441 06
	<u>\$7,646,699 38</u>

J. M. COURTNEY,

Député du Ministre des Finances.

Département des Finances,
Ottawa, 1er novembre 1881.

DEPARTEMENT DES POSTES.

Dr. Compte des banques d'épargne de la Poste, pour le mois de septembre 1881.

Av.

Fourni au Ministre des Finances aux termes de l'Acte pour l'Audition des Comptes Publics, 1878, Sec. 20)

Balance en caisse chez le Ministre des Finances, au 31 août 1881.....	\$6,654,781 46	Remboursements durant le mois.....	\$225,585 72
Dépôts durant le mois	448,098 00		
Intérêt accordé aux déposants pour les comptes clos durant le mois	€97 33		
		Balance :—	
		Au crédit des comptes des déposants	\$6,840,910 87
		Chèques en la possession des déposants et dont le paiement n'a pas été demandé.....	37,080 20
			6,877,991 07
	7,103,576 79		\$7,103,576 79

J. M. COURTNEY,
Député du Ministre des Finances.

Département des Finances, Ottawa, 19 octobre 1881.

LISTE DES COMPAGNIES D'ASSURANCE AUTORISEES A FAIRE DES OPERATIONS AU CANADA, EN VERTU DES ACTES D'ASSURANCE DE 1875 ET 1877.

NOM DE LA COMPAGNIE.		Principal agent pour la réception des significations de pièces et d'avis.	Montant des dépôts — Les dépôts marqués (A) ne sont applicables qu'aux polices sur la vie en cours le 31 mars 1878 ; ceux marqués (B) aux polices émises depuis cette date.	Assurance autorisée.
La compagnie d'assur. de l'Amérique du Nord contre les accidents...		Edward Rawlings, gérant, Montréal.....	\$13,500, bons du havre de Montréal, \$9,733 bons d'emmagasinage de Montréal ; \$550 5 p. c. canadiens. (Acceptés à \$20,000)....	Contre les accidents.
La compagnie d'assurance dite "Ætna," de Hartford, Connecticut...		Robt. Wood, agent général, Montréal.....	\$5,070 fonds publics canadiens ; \$23,000 débentures de municipalités ; \$72,000 bons des E.-U. (Acceptés à \$97,771)	Contre l'inc. et sur la navig.
La compagnie d'assurance sur la vie dite "Ætna," de Hartford, Conn.		William H. Orr, gérant, Montréal.....	\$100,000 bons des E.-U. en or (A), \$70,000 bons des E.-U., et \$25,000 déb. de la Province de Québec (B)	Sur la vie.
La compagnie d'assurance agricole de Watertown, N.Y., E.-U.....		John Fisher, agent-en-chef, Cobourg.....	\$100,000 bons 4 p. c. des E.-U.	Contre l'incendie.
La compagnie d'assurance dite "Anchor Marine,"		Hugh Scott, agent, Toronto.....	\$56,000 bons municipaux. (Acceptés à \$50,400)	Contre l'inc. et sur la navig.
La compagnie d'assurance de l'Amérique Britannique, Toronto.....		Louis H. Boulton, gérant, Toronto.....	\$61,000 bons municipaux. (Acceptés à \$54,900)	Sur la vie.
L'association sur la vie dite "Briton" (limitée).....		J. B. M. Chipman, gérant, Montréal.....	\$54,993 bons du Canada, 4 p. c.	Contre l'inc. et sur la navig.
La compagnie d'assurance maritime et contre l'incendie, du Canada.		Charles Cameron, direct.-gérant, Hamilton	\$57,000 bons municipaux. (Acceptés à \$51,300)	Sur la vie.
La compagnie d'assurance du Canada sur la vie, Hamilton.....		A. G. Ramsay, gérant, Hamilton.....	\$60,000 bons municipaux. Acceptés \$54,000	Sur la vie.
L'association Canadienne d'assurance des consommateurs de vapeur.		W. B. McMurrich, agent, Toronto.....	\$3,900 effets de la Société Impériale de construction, \$5,000 effets de la société de construction et de prêts de Toronto, \$1,600 effets de l'Association de l'Ouest.....	Sur chaudières à vap., etc
La compagnie d'assurance des Citoyens, du Canada.....		Gerald E. Hart, agent principal, Montréal.....	\$56,000 bons municipaux. (Acceptés à \$50,400)	Sur la vie et cont. les accid.
La compagnie d'assurance des Citoyens, du Canada.....		Gerald E. Hart, agent principal, Montréal.....	\$30 en espèces	Contre l'inc. et sur la navig.
La comp. d'ass. contre l'inc dite "City of London" (à respons. limitée)		J. K. Oswald, agent en chef, Montréal.....	\$20,000 sig. effets du Canada.....	Garantie.
La compagnie d'ass. de l'Union Commerciale, de Londres, Angl.....		Fred. Cole, agent général, Montréal	\$100,344 fds. pcs., (vie A), \$50,613 effets consol. 5 p. c. canad. et \$55,967, effets 4 p. c. (feu)	Contre l'incendie.
L'association d'assurance sur la vie, dite "Confederation"		J. K. Macdonald, directeur-gérant, Toronto.....	\$86,300 bons municipaux. (Acceptés à \$77,650)	Contre l'inc. et sur la vie.
La compagnie d'assurance dite "Dominion," maritime et contre l'incendie, de Hamilton.....		F. R. Despard, gérant, Hamilton.....	\$35,000 en espèces, \$15,000 bons de la cité de Victoria, U.-B.....	Contre l'inc. et sur la navig.
La société d'ass. sur la vie, dite "Equitable," des Etats-Unis, N.-Y.		R. W. Gale, gérant, Montréal.....	\$100,000 fonds publics canad. (A) et \$65,000 bons des E.U. (B)	Sur la vie.
L'association d'assurance contre l'incendie (responsabilité limitée), Londres, Angleterre.....		Wm. Robertson, agent en chef, Montréal.....	\$100,000 effets canadiens	Contre l'incendie.
La compagnie de garantie de l'Amérique du Nord.....		Edward Rawlings, gérant, Montréal.....	\$32,000 bons munic. ; \$15,000 bons du hav. de Mont. ; \$9,733 bons d'emmagas. de Montréal, et \$400 actions. (Acceptés à \$51,000)	Garantie.
La compagnie d'assurance contre l'incendie et sur la vie, dite "Guardian," Londres, Angleterre.....		Robert Simms et Cie, et Geo. Denholm, agents généraux, Montréal.....	\$100,343 fonds publics canadiens.....	Contre l'incendie.
La comp. d'ass. contre l'incendie dite "Hartford" de Hartford, Conn.		Robert Wood, agent généraux, Montréal.....	\$55,000, b. des E.-U., et \$30,840 act. de banq. (Accept. à \$100,000.)	Contre l'incendie.
La compagnie d'assurance dite "Lancashire"		W. H. Rintoul, agent, Montréal.....	\$48,667 5 p. c. cons. canadiens, \$51,402 6 p. c. canadiens	Contre l'incendie.
La compagnie d'assurance sur la vie dite "Lion" (à responsabilité limitée) Londres, Angleterre.....		S. C. Duncan-Clark, agent principal, Toronto	\$100,000 fonds publics canadiens	Contre l'incendie.
La compagnie d'assurance dite "Liverpool et London et Globe"		Frederick Stencliffe, agent général, Montréal	\$10,000 stg., effets canadiens	Sur la vie.
La corporation d'assurance dite "London," Angleterre.....		G. F. C. Smith, agent principal, Montréal.....	\$50,000 fonds pub. canad (vie) ; \$3,000 5 p. c. canad. ; \$63,000 bons mun. ; \$25,000 assoc. de plac., Montréal ; \$17,030 en espèces. (Acceptés à \$145,480)	Contre l'inc. et sur la vie.
La compagnie de Garantie et contre les Accidents, de Londres (responsabilité limitée).....		C. C. Foster, agent, Montréal.....	\$50,127 5 p. c. consol. canad., et \$99,873 fonds publics canadiens (feu) 10,000, et (vie) \$50,000	Contre l'inc. et sur la vie.
La comp. d'assurance contre l'incendie, London et Lancashire.....		A. T. McGord, agent en chef, Toronto.....	\$11,000 stg. effets canadiens.....	Garantie et accidents.
La compagnie d'assurance sur la vie, dite "London et Lancashire"		C. J. Spike, agt en chef, Halifax, N.E	\$21,000 stg., effets canadiens.....	Contre l'incendie.
La compagnie d'ass. mutuelle contre l'incendie, de London, Ont.....		William Robertson, gérant, Montréal	\$100,000 fonds publics canadiens (A) de \$5,000 en espèces et \$4,867 bons de la province de Québec (B)	Sur la vie.
La comp. d'ass. sur la vie, dite "Metropolitan," de New-York, E.-U.		D. C. Macdonald, secrétaire, London, Ont.....	\$25,000 effets publics canadiens et \$5,000 en argent.....	Contre l'incendie.
La compagnie Métropolitaine d'assurance sur les places, New-York.		Thos. A. Temple, agt. général, St. Jean, N.-B.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
L'association d'assurance mutuelle sur la vie, du Canada.....		A. J. Pelt, Montréal.....	\$5,000, bons d-s Etats-Unis.....	Sur les places.
		J. Turner, président, Hamilton.....	\$39,267 bons municipaux. (Acceptés à \$89,339)	Sur la vie.

La compagnie d'assurance dite "North British and Mercantile"	Wm. McCuaig, directeur-général, Toronto.....	\$50,000 en espèces \$50,000 fonds pub. canad., (vie A), \$47,000 bons du hav. de Montréal et \$65,000 bons municip. (feu). (Acceptés à \$150,800).....	Sur la vie.
La compagnie d'assurance du Nord. d'Aberdeen et Londres.....	Taylor Frères, agents généraux Montréal.....	\$85,833 fonds publics canadiens, \$14,167 5 par cent canadiens.....	Contre l'inc. et sur la vie. Contre l'incendie
La société d'assurance contre l'incendie, dite "Norwich Union,"	Alex. Dixon, agent, Toronto.....	\$100,000 effets canadiens.....	Contre l'incendie.
La compagnie d'assurance mutuelle sur la vie, d'Ontario.....	Wm. Hendry, gérant, Waterloo.....	\$56,207 bons municipaux (accepté \$60,586).....	Sur la vie.
La compagnie d'assurance dite "Phoenix," de Brooklyn	Robert Hampson, Montréal, agent	\$100,000 bons des Etats-Unis.....	Contre l'inc. et sur la nav.
La cie. d'ass. contre l'incendie, dite "Phoenix," Londres, Angleterre.	Gillespie, Moffat et Cie., agts. génér., Montl.....	\$50,171 fonds publics canad., et \$50,126 5 p. c. consol. canadiens	Contre l'incendie.
La compagnie d'assurance contre l'incendie, de Québec	J. G. Clapham, président, Québec.....	\$25,000 fonds publics canadiens, \$60,000 actions de banque et \$15,200 bons municipaux. (Acceptés à \$98,680).....	Contre l'incendie.
La compagnie d'assur. sur la vie et contre l'incendie, dite "Queen," Angleterre.....	A. M. Forbes et H. G. Mudge, agents principaux, Montréal	\$100,000 fonds publics canadiens (feu) et \$51,100 5 p. c. consolidés canadiens (vie).....	Contre l'inc. et sur la vie.
La société d'assurance mutuelle sur la vie, dite "Reliance," Londres, Angleterre	J. Cassie Hatton, procureur, Montréal.....	\$100,000 fonds publics canadiens (A) et \$10,000 effets canad. (B)	Sur la vie.
La compagnie d'assurance Royale Canadienne.....	Arthur Gagnon, secrétaire, Montréal.....	\$50,400 bons du havre de Montréal. (Acceptés à \$50,400).....	Contre l'inc. et sur la nav.
La compagnie d'assurance Royale	M. H. Gault et Wm. Tatley, agents principaux, Montréal.....	\$96,982 fonds publics, \$53,533 5 p. c. des consolidés canadiens et \$170,333, cons. angl.—appl., \$149,182 (feu), \$50,000, (vie A) et 121,666 (général.) Aussi \$97,333.33 annuités angl. (général.) Total \$418,182.....	Contre l'inc. et sur la vie.
La compagnie d'assurance Impériale Ecossaise	Taylor Frères, agents généraux, Montréal.....	\$71,068, fids. pub. can., \$20,000 bons du havre de Montréal, \$13,500 bons municipaux. (Acceptés à \$101,218)	Contre l'incendie.
La compagnie d'assur. contre l'incendie dite Sovereign, du Canada..	L'hon. Alex. Mackenzie, président, Toronto.....	\$115,655 bons municip. \$3,684 en argent. (Acceptés à \$107,774)	Contre l'incendie.
La compagnie d'assurance sur la vie, dite "Standard," Ecosse.	W. M. Ramsay, gérant, Montréal.....	\$64,000 bons municipaux, \$107,000 bons du havre de Montréal, (acceptés à \$153,900), étant \$126,750 (vie A) et \$27,150 (vie B)	Sur la vie.
La société d'assurance sur la vie, dite "Star," d'Angleterre	A. W. Lauder, trésorier général, Toronto.....	\$100,343 fonds publics canadiens.....	Sur la vie.
La comp. d'assurance mutuelle sur la vie, dite "Sun," de Montréal..	R. Macaulay, secrétaire général, Montréal.....	\$56,000 bons municipaux. (Acceptés à \$50,400)	Sur la vie et cont. les accid.
La compagnie d'assurance sur la vie et Tonine, de Toronto.....	Arthur Harvey, gérant, Toronto.....	\$32,400 bons municip. \$1,040.36 en espèces (Acceptés à \$30,200)	Sur la vie et cont. les accid.
La compagnie d'assurance dite "Travelers," de Hartford, Connect..	Thos. Simpson, agent, Montréal.....	\$100,000 bons des Etats-Unis, \$25,000 bons municipaux, \$20,000 bons du havre de Montréal (acceptés à \$140,500), étant \$100,000 (vie A), \$25,000 au pair (vie B), et 820,000 au pair (accidents)	Sur la vie et cont. les accid.
La compagnie d'assurance mutuelle Union sur la vie, du Maine.....	Wm. Mulock, agent, Toronto.....	\$100,000 4 p. c. des Etats-Unis, (A) et \$15,000, bons du district de Columbia, E-U, (B).....	Sur la vie.
La compagnie d'assurance de l'Ouest, Toronto.....	J. J. Kenny, directeur gérant, Toronto.....	\$57,700 bons municipaux. (Acceptés à \$51,930).....	Contre l'inc. et sur la nav.

LES COMPAGNIES D'ASSURANCE SUR LA VIE CI-DESSOUS NOMMÉES, AYANT CESSÉ D'ENTREPRENDRE DES RISQUES AU CANADA, SONT AUTORISÉES, EN VERTU DE L'ARTICLE 17 DE "L'ACTE D'ASSURANCE REFONDU DE 1877," A POURSUIVRE TOUTES LES OPÉRATIONS SE RATTACHANT AUX POLICES ÉMISES AVANT LE 31 MARS 1878, ET LEURS DÉPÔTS SONT APPLICABLES A CES POLICES, SUJET AUX DISPOSITIONS DES ACTES D'ASSURANCE DE 1868 ET 1871.

NOM DE LA COMPAGNIE.	Principal agent pour la réception des significations des pièces et avis.	Montant des dépôts.	Assurance autorisée.
L'association médicale et générale sur la vie dite "Briton," Londres, Angleterre	Jas. B. M. Chipman, gérant, Montréal	\$100,343 bons du Canada	Sur la vie.
La compagnie d'assurance mutuelle sur la vie, dite Connecticut, de Hartford, Conn., E.U.	Robt. Wood, agent-général, Montréal	\$100,000 bons des Etats-Unis	Sur la vie.
La compagnie d'assurance sur la vie, d'Edimbourg	David Higgins, agent principal, Toronto	\$150,515 bons du Canada	Sur la vie.
L'association d'assurance sur la vie, d'Ecosse	Geo. W. Ford, agent principal, Montréal	\$150,000 bons du Canada	Sur la vie.
La compagnie Nationale d'assurance sur la vie, des Etats-Unis d'Amérique	John F. Bell, procureur, Windsor	\$100,000 bons des Etats-Unis	Sur la vie.
La compagnie d'assurance sur la vie, de New-York	F. W. Campbell, M.D., procureur, Montréal	\$100,000 bons des Etats-Unis	Sur la vie.
La compagnie d'assurance sur la vie dite "North Western," de Milwaukee, E.-U.	M. W. Mills, agent principal, Toronto	\$100,000 bons des Etats-Unis	Sur la vie.
La compagnie d'assurance mutuelle sur la vie, dite "Phoenix," Hartford, Connecticut	A. R. Bethune, agent général, Montréal	\$105,000 bons des Etats-Unis	Sur la vie.
La compagnie d'assurance sur la vie, dite, "The Positive Government Security" (limitée) Angleterre	John Taylor, secrétaire, Montréal	\$8,273 débentures du Canada, 5 p. c.	Sur la vie.
La société d'assurance sur la vie, dite "Amicable" Ecosaise	Geo. Wm. Ford, agent général, Montréal	\$150,000 bons du Canada	Sur la vie.
L'institution de Prévoyance Ecosaise	R. A. Ramsay, procureur, Montréal	\$100,343 bons du Canada	Sur la vie.
La compagnie d'assurance Provinciale Ecosaise	Geo. Wm Ford, secrétaire, Montréal	\$150,790 sav. : \$12,343 bons du Canada, \$38,447 déb. Can. 5 p. c.	Sur la vie.
La compagnie d'assurance sur la vie, des Etats-Unis	\$60,000 bons payables en or, Etats-Unis	Sur la vie.

NOTA.—La compagnie d'assurance mutuelle sur la vie, dite "Globe" de New-York, a été déclarée insolvable aux Etats-Unis et en Canada, et Jas. D. Fish, de New-York, a été nommé receveur par les cours des Etats-Unis, et W. C. Wells, de Montréal, a été nommé syndic par la Cour Supérieure de Montréal, pour les opérations faites en Canada. Le dépôt de la compagnie entre les mains du gouvernemen, \$100,000 en effets des Etats-Unis, a été, par ordre de la dite Cour Supérieure, délivré aux banquiers de cette cour.

La compagnie d'assurance maritime des Marchands de Montréal, a cessé de faire des opérations d'assurance, et est en voie de liquider ses affaires. Le dépôt a été remis à la compagnie moins \$2,223 en espèces retenues à cause de réclamations contestées.

Bureau du Surintendant des Assurances, Ottawa, 30 septembre 1881.

J. B. CHERIMAN, Surintendant des Assurances.

DEMANDES AU PARLEMENT.

PARLEMENT FÉDÉRAL.

Règles relatives aux avis de bills privés.

51. Dans le cas de toute demande de bill privé, proprement du ressort législatif du Parlement du Canada, suivant les dispositions de l'Acte de l'Amérique Britannique du Nord, 1867, et ayant pour objet, soit la construction d'un pont, d'un chemin de fer, d'un chemin à barrières ou d'une ligne télégraphique; soit la construction ou l'amélioration d'un port, d'un canal, d'une écluse, d'une digue ou d'une glissoire, ou autre ouvrage semblable; soit la concession d'un droit de passage d'eau, l'incorporation de professions ou métiers, ou d'une compagnie de banque ou autre compagnie par actions, soit la concession à une ou plusieurs personnes de certains droits ou privilèges exclusifs ou particuliers, soit le pouvoir de faire quelque chose qui, dans ses effets, pourrait toucher aux droits ou à la propriété d'autrui, ou concerner une classe particulière de la société; ou ayant pour objet quelque amendement de même nature à un acte antérieur,—un avis, énonçant d'une manière claire et intelligible la nature et l'objet de la demande, et signé (excepté s'il s'agit de corporations déjà existantes) par les pétitionnaires ou de leur part, est nécessaire et doit être publié comme il suit

Dans les provinces de Québec et de Manitoba :

Un avis doit être inséré dans la *Gazette du Canada* en anglais et en français, ainsi que dans un journal anglais et un journal français du district intéressé, ou en anglais et en français dans le même journal, s'il ne s'en publie qu'un seul dans ce district; ou s'il n'y paraît pas de journal, alors la publication de l'avis en anglais et en français doit se faire dans un journal du district le plus voisin où il s'en publie.

Dans les autres provinces :

Un avis doit être inséré dans la *Gazette du Canada* et dans un journal du comté ou des comtés-unis intéressés, ou s'il n'y paraît pas de journal, alors la publication doit se faire dans un journal du comté le plus voisin où il s'en publie.

La publication de ces avis durera, dans chaque cas la période de deux mois pendant l'intervalle de temps qui s'écoulera entre la clôture de la session précédente et la prise en considération de la pétition. Un exemplaire des numéros des journaux, reproduisant la première et la dernière insertion de l'avis, devra être transmis au greffier de chaque Chambre.

Si la pétition demande l'autorisation de présenter un bill privé ayant pour objet la construction d'un pont de péage, le pétitionnaire ou les pétitionnaires devront, en même temps qu'ils donneront l'avis prescrit par la règle précédente, donner aussi, de la même manière, avis des péages qu'ils entendent exiger, de l'étendue du privilège, de la hauteur des arches, de l'espace à laisser libre entre les culées ou les piliers pour le passage de radeaux et des navires; et mentionner de plus s'ils se proposent de construire un pont mobile, et quelles en seront les dimensions.

Toute personne désirant obtenir un bill privé devra, dans les huit jours qui précéderont l'ouverture du Parlement, déposer au bureau du greffier de la Chambre dans laquelle le bill doit prendre naissance, une copie de ce bill en langue anglaise ou en langue française, avec une somme suffisante pour en payer la traduction et l'impression. Il en sera imprimé 600 exemplaires en anglais et 200 en français; la traduction devra être faite par les officiers de la Chambre, et l'impression par l'entrepreneur des impressions. Le pétitionnaire aura aussi à payer au comptable de la Chambre une somme de \$200, plus le coût de l'impression de l'acte dans les Statuts, et remettra le reçu de ce paiement au greffier du comté auquel ce bill aura été renvoyé—le dit paiement sera effectué immédiatement après la seconde lecture avant la mise en considération du bill par le comté.

Aucune pétition pour l'obtention d'un bill privé ne sera reçue par l'une ou par l'autre Chambre après les dix premiers jours de la session.

ROBERT LEMOINE,
Greffier du Sénat.
JOHN GEORGE BOURINOT,
Greffier des Communes.

Règles du Sénat relatives aux avis de bills de divorce.

72. Quiconque a l'intention de demander un bill de divorce, doit donner avis de son intention, et spécifier d'avec qui et pour quelle cause il veut divorcer. L'avis doit être inséré pendant six mois, à la *Gazette du Canada*, et dans deux journaux du district (si c'est dans les provinces de Québec et de Manitoba,) ou du comté ou des comtés-unis, (si c'est dans les autres provinces,) où le pétitionnaire résidait ordinairement lors de la séparation; et si le nombre voulu de journaux n'y paraît pas, alors la publication de l'avis devra se faire dans le district, le comté ou les comtés-unis voisins.

Un exemplaire en manuscrit de l'avis devra être signifié, à l'instance du pétitionnaire, à la personne d'avec laquelle il veut divorcer, si le lieu de la résidence de cette dernière peut être connu; et la preuve de cette signification ou de la diligence faite pour l'effectuer, doit être produite sous serment devant le Sénat et à sa satisfaction, lors de la lecture de la pétition.

ROBERT LEMOINE,
Greffier du Sénat.

A VIS est par le présent donné que demande sera faite au parlement de la Puissance du Canada, lors de sa prochaine session, pour obtenir un acte à l'effet de constituer en corps politique une compagnie pour construire et exploiter une ligne de chemins de fer partant du Portage la Prairie, dans la province du Manitoba, jusqu'à la rivière White Mud à la tête de la navigation, et de là à Gladstone, et de là dans une direction nord-ouest à un point à ou près du village de Prince Albert; avec pouvoir de construire des embranchements, et avec pouvoir de construire des ponts et de construire et posséder des tramways, vapeurs et barges; et de plus avec pouvoir de s'annexer et se joindre à et d'acheter et d'obtenir des pouvoirs d'exploiter sur d'autre ligne ou des lignes de chemin de fer.

J. J. FOY,
Solliciteur pour les requérants.

Toronto, 8 novembre 1881.

20-9

A VIS est par le présent donné que demande sera faite par la compagnie de prêts dite "Canada Landed Credit Company" à la prochaine session du parlement du Canada, pour l'obtention d'un acte à l'effet d'amender l'acte concernant la dite compagnie et intitulé "Un acte pour constituer en corps politique la compagnie de prêts dite 'The Canada Landed Credit Company'", adopté dans la vingt-deuxième année du règne de Sa Majesté, chap. 133, dans le but de permettre à la dite compagnie de prêter de l'argent sur des garanties immobilières dans la province du Manitoba, et de charger sur les prêts faits dans les provinces d'Ontario et Manitoba tels taux d'intérêt dont il pourra être convenu avec l'emprunteur et pour autres fins.

MCCARTHY, HOSKIN, PLUMB et CREELMAN,
Solliciteurs pour les requérants.
Toronto, 7 novembre 1881.

20-9

A VIS est par le présent donné que demande sera faite au parlement du Canada, à sa prochaine session, pour l'obtention d'un acte autorisant la "Compagnie Mutuelle d'Assurance sur la vie du Soleil, de Montréal," à changer son nom en celui de "La Compagnie d'Assurance sur la vie du Soleil"; à

réduire la qualification de ses directeurs et à certaines autres fins.

DAVIDSON ET CROSS,
Solliciteurs pour les requérants.
Montréal, 3 novembre 1881. 19-9

A VIS public est par le présent donné que demande sera faite au Parlement de la Puissance du Canada, lors de sa prochaine session, pour obtenir un acte à l'effet de constituer en corps politique "The St. Lawrence Marine Insurance Company of Montreal."

J. G. A. CREIGHTON,
Solliciteur pour les requérants.
26 octobre, 1881. 18-10

A VIS est par le présent donné que demande sera faite au parlement du Canada pour l'obtention d'un acte à l'effet de constituer en corps politique la Compagnie du pont de Saint-Jean, avec pouvoir de maintenir et exploiter un pont pour les voitures ordinaires et les fins du trafic sur la rivière Rouge d'un point dans les paroisses de Saint-Jean et Kildonan, dans le comté de Selkirk et la province du Manitoba, à un point sur le côté opposé de la rivière dans les dites paroisses, avec pouvoir de percevoir des droits de péage sur le dit pont sur telles voitures ordinaires et sur le trafic passager qui passeront dessus, à des taux n'excédant pas les suivants : -

Piétons allant ou venant, deux centins.
Cavalier monté sur mule ou cheval, six centins chacun.
Animaux libres par tête, excepté les moutons, cochons et les poulains du printemps suivant la jument, cinq centins.

Moutons et cochons par tête, deux centins.
Chaque voiture, carosse, phaéton, traîneau, ou autre véhicule tirés par un animal sur l'aller ou le retour, 12½ centins.

Chaque voiture, carosse, phaéton, traîneau, ou autre véhicule tirés par deux animaux ou plus sur l'aller ou le retour, 20 centins.

Les taux ci-dessus devront comprendre les charges *bonâ fide* de chaque véhicule.

La hauteur des arches du pont ne devant pas être moindre que 25 pieds au dessus du niveau de l'eau basse, la distance entre les culées ou caissons ne devant pas être moindre que 200 pieds. le pont tournant devant être construit de façon à avoir un passage, une fois ouvert, de pas moins que 40 pieds.

Les plan et dessin de tel pont, parties fixe et mobile, devant être sujets à l'approbation du gouverneur général en conseil.

T. S. KENNEDY,
Solliciteur pour la requérante.
Daté à Winnipeg le 24 octobre 1881. 18-9

A VIS est par le présent donné que demande sera faite au parlement du Canada pour l'obtention d'un acte à l'effet d'amender le statut 39 Vict. chap. 40, incorporant "La Banque établie de Londres et de l'Amérique du Nord," en étendant le temps durant lequel le dit acte restera en force et pour obtenir le certificat du Bureau du Trésor, de plus en changeant le nom de la dite banque en celui de "La Banque établie de Londres et Winnipeg," en réduisant le capital-actions à \$1,000,000 et en transportant le bureau principal de la cité de Montréal à Winnipeg et pour autres fins.

T. S. KENNEDY,
Solliciteur pour la requérante.
Daté à Winnipeg, 22 octobre 1881. 18-9

A VIS public est par le présent donné que demande sera faite au parlement du Canada, à sa prochaine session, pour obtenir un acte à l'effet de constituer en corps politique "Le Crédit Mobilier Franco-Canadien."

E. T. BROOKS,
Solliciteur pour les requérants.
5 octobre 1881. 16-9

AVIS DIVERS.

BANQUE DE QUÉBEC.

A VIS est par le présent donné qu'un dividende de trois pour cent sur le capital payé de cette institution a été déclaré pour le semestre courant, et que tel dividende sera payable à sa maison de banque en cette ville, le et après jeudi, le premier jour de décembre prochain.

Les livres de transfert seront clos depuis le 16 au 30 novembre prochain, ces deux jours inclusivement.

Par ordre du bureau,
JAMES STEVENSON,
Caissier. 19-4

28 octobre 1881.

LA BANQUE JACQUES-CARTIER.

A VIS est par le présent donné qu'un dividende de deux et demi pour cent sur le capital payé de cette institution a été déclaré pour le semestre courant et sera payable au bureau de la Banque, en la Cité de Montréal, le et après le premier décembre prochain. Les livres de transfert seront fermés du seize au trente novembre prochain inclusivement.

Par ordre du bureau,
A. DE MARTIGNY,
Caissier. 18-5

Montréal, 26 octobre 1881.

BANQUE DE MONTRÉAL.

A VIS est par le présent donné qu'un dividende de quatre pour cent et un bonus de un pour cent sur le capital payé de cette institution a été déclaré pour le semestre courant et que tel dividende sera payable à sa maison de banque en cette ville et ses succursales, le et après jeudi le premier jour de décembre prochain.

Les livres de transfert seront clos du 16 au 30 novembre prochain, ces deux jours inclusivement.

Par ordre du bureau,
W. J. BUCHANAN,
Gérant-général. 18-5

Montréal, 21 octobre 1881.

BANQUE DES MARCHANDS DU CANADA.

A VIS est par le présent donné qu'un dividende de trois et demi pour cent pour le semestre courant, étant dans la proportion de sept pour cent par année sur le capital payé de cette institution, a été déclaré, payable à sa maison de banque en cette ville, le et après le jeudi, 1er décembre prochain.

Les livres de transfert sont clos du 16 au 30 novembre prochain, ces deux jours inclusivement.

Par ordre du bureau,
G. HAGUE,
Gérant général. 17-5

20 octobre 1881.

VENTE A L'ENCAN DE MARCHANDISES NON RÉCLAMÉES.

LE chemin de fer du Grand-Tronc du Canada donne avis par les présentes, qu'il fera vendre à la salle d'encan, 754 rue Craig, à Montréal, le mardi, 6 décembre 1881, et au marché, rue King, Toronto, le mercredi 14 décembre 1881, à 10 hrs. du matin, une grande quantité de marchandises et bagage non récla-

més, consistant en un certain nombre de cristaux, épicerie, quincaillerie, machines, médecines, meubles et autres. Des catalogues peuvent être obtenus en s'adressant à l'encanteur.
Termes comptant.—Un dépôt d'au moins 20 pour cent sera exigé au moment de la vente.

Par ordre du chemin de fer du Grand-Tronc du Canada,

C. F. ELWES, Montréal,
F. W. COATE et Cie, Toronto,
Encanteurs.

Montréal, 6 octobre 1881. 16-6

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PUBLISHED BY AUTHORITY.

OTTAWA, SATURDAY, NOVEMBER 19, 1881.

DOMINION OF CANADA.



For index of new matter, see last page.

APPOINTMENTS.

DEPARTMENT OF THE SECRETARY OF STATE OF CANADA.

HIS EXCELLENCY THE ADMINISTRATOR OF THE GOVERNMENT has been pleased to make the following appointments, viz:—

OTTAWA, 11th November, 1881.

J. A. ARDAGH, Junior, Judge of the County Court of the County of Simcoe, in the Province of Ontario; to be, under the provisions of the "Maritime Jurisdiction Act, 1877," Surrogate Judge of the Maritime Court of Ontario.

A. D. KNIGHT, of Collingwood, in the County of Simcoe, in the Province of Ontario, Esquire; to be Deputy Registrar of the Maritime Court of Ontario.

PATRICK DONERTY, of Collingwood, in the County of Simcoe, in the Province of Ontario, Esquire; to be Deputy Marshal of the Maritime Court of Ontario.

COLSON HUBBARD, of Caraquet, in the County of Gloucester, in the Province of New Brunswick, Esquire; to be a Pilotage Commissioner for the Pilotage District of Caraquet, in the said Province, vice P. G. Ryan, Esquire, resigned.

PROCLAMATIONS.

LORNE.

[L.S.]

CANADA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To Our Beloved and Faithful the Senators of the Dominion of Canada, and the members elected to serve in the House of Commons of Our said Dominion, and to each and every of you,—
GREETING :

A PROCLAMATION.

WHEREAS Our Parliament of Canada stands prorogued to the seventeenth day of the month of November instant, at which time, at Our City of Ottawa, you were held and constrained to appear; Now Know YE, that for divers causes and considerations and taking into consideration the ease and convenience of Our Loving Subjects, We have thought fit, by and with the advice of Our Privy Council for Canada, to relieve you, and each of you, of your attendance at the time aforesaid, hereby con- voking and by these presents enjoining you, and each of you, on the TWENTY-SEVENTH day of the month of DECEMBER next, to meet Us in Our Parliament of Canada, at Our City of Ottawa, there to take into consideration the state and welfare of Our said Dominion of Canada, and therein to do as may seem necessary. HEREIN FAIL NOT.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Right Trusty and Well-Beloved Councillor, SIR JOHN DOUGLAS SUTHERLAND CAMPBELL, (commonly called the Marquis of Lorne), Knight of Our Most Ancient and Most Noble Order of the Thistle, Knight Grand Cross of Our Most Distinguished Order of St. Michael and St. George, Governor General of Canada and Vice Admiral of the same, &c., &c., &c.

At Our Government House, in Our CITY of OTTAWA, this FOURTH day of NOVEMBER in the year of Our Lord one thousand eight hundred and eighty-one, and in the forty-fifth year of Our Reign.

By Command,

RICHARD POPE,
Clerk of the Crown in Chancery, Canada.

[L.S.]

By His Excellency General Sir PATRICK LEONARD MACDOUGALL, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Administrator of the Government of Canada, and Commander of Her Majesty's Forces therein, &c., &c.

To all to whom these presents shall come, or whom the same may in anywise concern,—GREETING :

A PROCLAMATION.

WHEREAS Her Majesty was graciously pleased by Her Royal Letters Patent, bearing date at Westminster on the seventh day of October one thousand eight hundred and seventy-eight, in the forty-second year of Her Majesty's Reign, to constitute and appoint the Right Honorable Sir John Douglas Sutherland Campbell (commonly called the Marquis of Lorne), therein named, to be Governor General of Canada, during pleasure.

AND WHEREAS, by the Letters Patent constituting the office of Governor General of the Dominion of Canada, bearing date at Westminster the fifth day of October in the forty-second year of Her Majesty's Reign, it is PROVIDED that in case of the death, incapacity or absence, out of Her Majesty's Dominion of Canada, of the said the Right Honorable Sir John Douglas Sutherland Campbell (commonly called the Marquis of Lorne), the powers and authorities, therein granted him, shall be given and granted to the Lieutenant Governor, for the time being of Canada, or in the absence of any such Lieutenant Governor, to such person as Her Majesty might, by warrant under Her sign manual and signet, appoint to be the Administrator of the Government of Her said Dominion or, in the absence of any such Lieutenant Governor or person appointed as aforesaid, to the Senior Military Officer, for the time being in command of Her Majesty's Regular Forces in Her said Dominion; such powers and authorities, to be by him executed and enjoyed during Her Majesty's pleasure;

AND WHEREAS by reason of the absence of the said the Right Honorable Sir John Douglas Sutherland Campbell (commonly called the Marquis of Lorne), from and out of Canada, and of any Lieutenant Governor of Canada, and by reason of Her Majesty not having appointed any other person to be the Administrator of the Government of Her said Dominion, and under and by virtue of the provisions in the aforesaid Letters Patent contained, the Administration of the Civil Government of Canada and the execution of the powers and authorities in the said Letters Patent contained, have devolved upon me as being the Senior Military Officer Commanding Her Majesty's Regular Forces in the said Dominion of Canada; I have, therefore, by and with the advice of the Queen's Privy Council for Canada, thought fit to issue this Proclamation to make known the same. AND I do hereby require and command that all and singular Her Majesty's Officers and Ministers in the said Dominion of Canada, do continue in the execution of their several and respective offices, places and employments, and that Her Majesty's loving subjects and all others, whom these presents may concern, do take notice thereof and govern themselves accordingly.

Given under my Hand and Seal at Arms at the City of Ottawa, this eleventh day of November, in the year of Our Lord one thousand eight hundred and eighty-one, and in the forty-fifth year of Her Majesty's Reign.

P. L. MACDOUGALL,

General,

20-3

Administrator.

P. L. MACDOUGALL,

General,

Administrator.

[L.S.]

CANADA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To all to whom these presents shall come, or whom the same may in anywise concern,—GREETING :

A PROCLAMATION.

Z. A. LASH, } **W**HEREAS in pursuance of the provisions of the Canada Temperance Act of 1878, the following notice has been addressed to the Secretary of State for Canada, embodying the petition therein set forth :

"To the Honorable the Secretary of State for Canada,—

"SIR,—We, the undersigned, electors of the County of Lambton, request you to take notice that we propose presenting the following petition to His Excellency the Governor General, viz :

"'To His Excellency the Governor General of Canada, in Council,—

"'The petition of the electors of the County of Lambton, qualified and competent to vote at the election of a member of the House of Commons, in the said County,

"'Respectfully sheweth, That your petitioners are desirous that the second part of the Canada Temperance Act, 1878, should be in force and take effect in the said County :

"'Wherefore, your petitioners humbly pray that Your Excellency will be pleased, by an Order in Council under the ninety-sixth Section of the said Act, to declare that the second part of the said Act shall be in force and take effect in the said County.

"'And your petitioners will ever pray, &c.' And that we desire that the votes of all the electors of the said County of Lambton be taken for and against the adoption of the said petition."

And whereas it appears by evidence to the satisfaction of the Governor General in Council that such notice has appended to it the genuine signatures of one-fourth or more of all the electors of the said County of Lambton, the number of the signatures to the notice proved to be genuine being two thousand five hundred and ninety-eight, and that the other requirements of the law have been observed;

And whereas an Order of the Governor General in Council has been passed directing that the votes of all the electors of the said County of Lambton be taken for and against the adoption of the said petition,—

Now KNOW YE, that We do hereby, and by virtue of the authority vested in Us by the said Act and Order in Council, proclaim and declare, that on Tuesday, the twenty-ninth day of November instant, a poll will be held in the said County of Lambton for taking the votes of the electors for and against the said petition. That such votes will be taken between the hours of nine o'clock in the forenoon and five o'clock in the afternoon of that day and by ballot. That the Sheriff of the said County of Lambton, has been appointed Returning Officer for the purpose of taking on that day the votes of the electors for and against the petition and of afterwards summing up the same and making a return of the result to the Governor General in Council. That the said Returning Officer is empowered and required to appoint a Deputy Returning Officer at and for each polling place or station. That the Returning Officer will appoint persons to attend at the various polling stations and at the final summing up of votes on behalf of the persons interested in and promoting or opposing, respectively, the adoption of the petition, at the office of the said Sheriff, in the Town of Sarnia, on Monday, the twenty-eighth day of November instant, at ten of the clock in the forenoon.

That the votes of the electors will be summed up and the result of the polling declared by the Returning Officer at the office of the said Sheriff, on Saturday, the third day of December next, at ten of the clock in the forenoon. And in the event of the petition being adopted by the electors, the Governor General in Council may, at any time after the expiration of sixty days from the day on which the same was adopted, by Order in Council published in the *Canada Gazette*, declare that the second part of the said Act shall be in force and take effect in such

county upon, from and after the day on which the annual or semi-annual licenses for the sale of spirituous liquors then in force in such county will expire, provided such day be not less than ninety days from the day of the date of such Order in Council, and if it be less, then on the like day in the then following year.

Of all which Our loving subjects and all others whom these presents may concern, are hereby required to take notice and to govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Trusty and Well Beloved General Sir Patrick Leonard MacDougall, Knight Commander of Our Most Distinguished Order of Saint Michael and Saint George, Administrator of the Government of Canada, and Commander of Our Forces therein, &c., &c.

At Our Government House, in Our CITY of OTTAWA, this ELEVENTH day of NOVEMBER, in the year of Our Lord, one thousand eight hundred and eighty-one, and in the Forty-fifth year of Our Reign.

By Command,

J. A. MOUSSEAU,
Secretary of State.

20-3

ORDERS IN COUNCIL.

RONDEAU (N.B.) WHARF AND DOCK RULES.

Rule XII.—That if any articles upon which tolls or dues are payable under the last preceding rule are shipped or unshipped at the said wharf or docks upon or from off any vessel, the tolls or dues so payable are hereby imposed upon and authorized to be levied and collected on and from such vessel and on or from the master or person in charge of or owner of such vessel.

Rule XIII.—The tolls payable upon any articles under Rule XI, are hereby imposed upon and may be collected and recovered from the owner of such article.

PRIVY COUNCIL CHAMBER,
Ottawa, 15th day of November, 1881.

I hereby certify that the foregoing Rules, to form Rules XII and XIII respectively, of the Rules and Regulations for the government of the wharf and docks at Rondeau, in the County of Kent, in the Province of Ontario, have been this day approved by His Excellency the Administrator of the Government in Council.

J. O. COTÉ,
Clerk, Privy Council.

21-3

CLIFTON WHARF RULES.

The tolls payable upon any steamboat or other vessel are hereby imposed upon and may be collected and recovered from the master or owner or person in charge of such vessel; those payable upon any other articles are imposed upon and may be collected and recovered from the owner or person in charge thereof, and those payable upon any articles shipped or landed at the wharf upon or from off any vessel, are imposed upon and may be levied and collected on and from such vessel and on and from the master or owner or person in charge thereof.

PRIVY COUNCIL CHAMBER,
OTTAWA, 15th day of November, 1881.

I hereby certify that the foregoing Rule to be added to the Rules governing the Government wharf

and wharfinger at Clifton, in Gloucester County, N.B., has been this day approved by His Excellency the Administrator of the Government in Council.

21-3

J. O. COTÉ,
Clerk, Privy Council.

DIGBY WHARF RULES.

5. The tolls payable upon any steamboat or other vessel are hereby imposed upon and may be collected and recovered by the master or owner or person in charge of such vessel; those payable upon any other articles are imposed upon and may be collected and recovered from the owner or person in charge thereof, and those payable upon any articles shipped or landed at the wharf upon or from off any vessel, are imposed upon and may be levied and collected on and from such vessel and on and from the master or owner or person in charge thereof.

PRIVY COUNCIL CHAMBER,
Ottawa, 15th day of November, 1881.

I hereby certify that the foregoing additional rule to form rule 5 of the regulations for the government of the wharf and wharfinger at Digby, in the County of Digby, in the Province of Nova Scotia, has been this day approved by His Excellency the Administrator of the Government in Council.

21-3

J. O. COTÉ,
Clerk, Privy Council.

DELAP'S COVE WHARF.

The tolls payable upon any steamboat or other vessel are hereby imposed upon and may be collected and recovered from the master or owner or person in charge of such vessel; those payable upon any other articles are imposed upon and may be collected and recovered from the owner or person in charge thereof; and those payable upon any articles shipped or landed at the wharf upon or from off any vessel, are imposed upon and may be levied and collected on and from such vessel and on and from the master or owner or person in charge thereof.

PRIVY COUNCIL CHAMBER,
OTTAWA, 15th day of November, 1881.

I hereby certify that the foregoing Rule, to be added to the Rules governing the public wharf and wharfinger at Delap's Cove, in the County of Annapolis, in the Province of Nova Scotia, has been this day approved by His Excellency the Administrator of the Government in Council.

21-3

J. O. COTÉ,
Clerk, Privy Council.

INVERHURON HARBOUR RULES.

Rule XII.—That if any articles upon which tolls or dues are payable under the last preceding rule are shipped or unshipped at the said wharf or docks upon or from off any vessel, the tolls or dues so payable are hereby imposed upon and authorized to be levied and collected on and from such vessel and on or from the master or person in charge of or owner of such vessel.

Rule XIII.—The tolls payable upon any articles under Rule XI are hereby imposed upon and may be collected and recovered from the owner of such articles.

PRIVY COUNCIL CHAMBER,
Ottawa, 15th day of November, 1881.

I hereby certify that the foregoing Rules, to form Rules XII and XIII respectively, for the government

of the pier at Inverhuron Harbor, in the County of Bruce, in the Province of Ontario, have been this day approved by His Excellency the Administrator of the Government in Council.

21-3

J. O. COTÉ,
Clerk, Privy Council.

GODERICH HARBOUR RULES.

Rule XII.—That if any articles upon which tolls or dues are payable under the last preceding rule are shipped or unshipped at the said wharf or docks upon or from off any vessel, the tolls or dues so payable are hereby imposed upon and authorized to be levied and collected on and from such vessel and on or from the master or person in charge of or owner of such vessel.

Rule XIII.—The tolls payable upon any articles under Rule XI are hereby imposed upon and may be collected and recovered from the owner of such articles.

PRIVY COUNCIL CHAMBER,
OTTAWA, 15th day of November, 1881.

I hereby certify that the foregoing additional Rules to form Rules 12 and 13 respectively of the Rules and Regulations for the government of the wharf and commercial docks at Goderich Harbour, in the County of Huron, in the Province of Ontario, have been this day approved by His Excellency the Administrator of the Government in Council.

21-3

J. O. COTÉ,
Clerk, Privy Council.

COW BAY HARBOUR RULES.

Rule XIV.—That the duty of six cents per ton authorized by Order in Council of 1st May, 1877, to be collected on each and every vessel entering the Harbour of Cow Bay, is hereby imposed upon and may be collected and recovered from the master or owner or person in charge of such vessel.

That the tolls payable upon such goods, chattels, merchandise or other material being landed, piled or placed on the breakwater property are hereby imposed upon and may be collected and recovered from the owner of the same.

PRIVY COUNCIL CHAMBER,
Ottawa, 15th day of November, 1881.

I hereby certify that the foregoing additional rule to form rule 14 of the Rules and Regulations for the government of the breakwater at Cow Bay, in the County of Cape Breton, in the Province of Nova Scotia, has been this day approved by His Excellency the Administrator of the Government in Council.

21-3

J. O. COTÉ,
Clerk, Privy Council.

GOVERNMENT HOUSE, OTTAWA.

Tuesday, 15th day of November, 1881.

PRESENT:

HIS EXCELLENCY THE ADMINISTRATOR OF
THE GOVERNMENT IN COUNCIL.

ON the recommendation of the Honorable the Minister of Customs, and under the provisions of the ninth section of the Act passed in the Session of the Parliament of Canada, held in the Fortieth year of Her Majesty's Reign, chaptered 10, and intituled

"An Act to amend and consolidate the Acts respecting the Customs,"—

His Excellency, by and with the advice of the Queen's Privy Council for Canada, has been pleased to order, and it is hereby ordered, that the Port of Bradore Bay, in the Province of Quebec, be, and the same is hereby abolished.

21-3

J. O. COTÉ,
Clerk, Privy Council.

GOVERNMENT HOUSE, OTTAWA.

Thursday, 17th day of November, 1881.

PRESENT:

HIS EXCELLENCY THE ADMINISTRATOR OF
THE GOVERNMENT IN COUNCIL.

ON the recommendation of the Minister of Inland Revenue, His Excellency the Administrator of the Government has been pleased to order, and it is hereby ordered, that the following Regulations for the government of Bonded Manufactories be and the same are hereby adopted.

REGULATIONS.

1. Subject to the provisions of the Inland Revenue Act, to these Regulations, and to such further regulations as may hereafter be made by competent authority, licenses may be granted to manufacture in bond the articles herein enumerated, viz:—

Extracts,
Essences,
Perfumed Spirits,
Ethers,
Chloroform,
Tinctures,
Syrups,
Proprietary preparations,
Patent Medicines,
Resinoids,
Chemicals,
Pharmaceutical preparations,
Aniline Dyes,
Hair Oils,
Hair Washes,
Powders,
Vinegar and Acids,
Varnish, using only Methylated Spirits.

2. Alcohol used for the manufacture of spirit varnish, shall be mixed with wood naphtha, under such superintendence as the Minister of Inland Revenue may approve, and in such proportions as are hereinafter established in respect of the manufacture of methylated spirits.

3. All tinctures, essences, and extracts, manufactured in bond, and from which the alcohol or spirit can be extracted in a potable state by the usual process of redistillation or rectification, shall, when entered for consumption, pay the same duty of Excise as the alcohol or spirit which they contain would pay if entered for consumption in its pure state.

4. Extracts, essences, and tinctures manufactured in bond shall only be entered for consumption at the following places, viz:—

Quebec,	Toronto,
Kingston,	London,
Hamilton,	Halifax,
Montreal,	St. John, New Brunswick.

And when so entered, shall be subjected to such test for ascertaining the quantity of alcohol which they contain, and the possibility of extracting it in a potable state, as the Honorable the Minister of Inland Revenue may approve, and the result of such tests, declared by the Officer or operator entrusted therewith, shall be final and conclusive as to the amount of duty which such goods shall pay.

5. Any bonded manufactory licensed under the above recited Act may be closed and the license forfeited, whenever it is shewn to the satisfaction of the Minister of Inland Revenue that there is just cause for believing that frauds upon the Revenue are being perpetrated in connection with such manufactory.

6. In addition to the license fee named in the Act above cited, every person to whom a "Bonded Manufacturing License" is granted, shall pay to the Collector of Inland Revenue, in monthly instalments, such sum of money as shall be sufficient for the payment of the expenses incurred by the Inland Revenue Department for the effective supervision of the manufactures carried on under such license, and for taking account of the dutiable articles consumed in such manufacture, and of the articles produced therefrom. And the maximum sum to be so paid by the party aforesaid, shall from time to time be determined by the Minister of Inland Revenue, as he may deem necessary, and shall, as nearly as may be, be in proportion to the magnitude and general character of the business carried on under such license.

7. Goods manufactured in bond shall be removed from the apartments of the manufactory wherein they are manufactured as soon as the whole process of manufacture is completed, and shall then be placed in apartments or store-rooms set apart for that purpose, wherein they shall be bonded in the manner required by the Excise Warehousing Regulations then in force.

Except that vinegar may be entered ex-factory for duty and accounted for in the manufacturer's semi-monthly returns as in the case of other manufactures subject to excise.

8. With every application for a license to manufacture in bond, there shall be submitted a specification of all the articles to be manufactured thereunder, which specification shall set forth in detail the quantity and proportion of every ingredient to be used in the manufacture of each article.

9. Tinctures, essences and other alcoholic preparations such as are commonly kept for sale by chemists and druggists shall, when made in bond, be prepared in accordance with the formula as found in British or American Pharmacopœias, and when application is made for license to manufacture any alcoholic preparation for which there is found no formula in either of the above mentioned Pharmacopœias, such license shall not be granted unless the Commissioner of Inland Revenue is first satisfied by reasonable and sufficient proof that such article is not about to be manufactured for the purpose of evading the revenue, and that it cannot be used for the compounding of any potable mixture, nor in lieu of alcohol in the manufacture of any article that would otherwise be liable to pay a higher rate of duty.

10. No license shall be issued for the manufacture of any article which in the opinion of the Commissioner of Inland Revenue may be used as a principal ingredient in the preparation of liquors, bitters or other alcoholic compounds that may be used as a beverage.

11. All articles manufactured in bond shall be compounded or made in accordance with the formula submitted with the application for the license, and approved by the Commissioner.

12. Officers in charge of bonded manufactories shall be, and they are hereby required to see that the proportions set forth in the above mentioned specifications referred to in the 8th section are closely adhered to, but should it be ascertained by any experiment, or by any test of any of the articles made, that a greater proportion of alcohol has been used in the preparation thereof than is set forth in the specification, the duty exigible upon spirits shall be collected upon the excess of alcohol so ascertained, which excess may be computed upon the whole quantity of that article made during the currency of the license then in force, and the manufacturer shall also be liable to the penalty of forfeiting his license as well as the other penalties set forth in the Acts respecting the Inland Revenue.

13. The under side of the flooring joists of all bonded apartments in which spirits or other goods subject to

Excise duty are stored or placed while under any process of manufacture, shall, if there is any space or other apartment below them, be sheeted or lathed.

14. Dutiable vinegar produced in any bonded factory shall be in the proportion of 100 gallons of standard vinegar containing 6 per cent. of acetic acid, over and above the quantity taken for "mix" or used in the further production of vinegar, to 28 gallons of proof spirits taken into the manufactory and used for its production, with such addition to the standard quantity of vinegar as may, in the opinion of the Department of Inland Revenue, be fairly due to any other article such as sour beer, or wine, acetic acid, or any like article brought into the manufactory, in addition to the alcohol used for its production.

15. In estimating the quantity of spirits, used in any Bonded Manufactory for the production of vinegar, the Inspector may, from time to time, take into account the spirits in process of manufacture in the generators and deduct the same from the aggregate quantity taken for use since the previous settlement, (or if no prior settlement has been effected then from the commencement of operations covered by the license) in order to arrive at the quantity of spirits actually used in the production of vinegar during the said period; and in order to secure uniformity the Department may establish such Regulations as may to the Minister seem fit for the guidance of the Inspector therein.

16. The percentage of acetic acid contained in any vinegar produced in any such bonded factory shall be determined by such established chemical tests, applied by such apparatus, as may be, from time to time, directed by Departmental regulations or instructions made in that behalf.

17. The officers of Inland Revenue may, at any time, take such samples from any of the parcels of vinegar, or other article made in, or brought into any bonded manufactory as may be deemed necessary for determining their strength or quality. Samples of each parcel so tested shall be sent to the Department for confirmation, and in case the Departmental test is at variance with the test so made by the officer in charge of the manufactory, then the test made at the Department shall be final.

18. Every package of spirits and every other article or material brought into any bonded factory, whether subject to Excise or Customs duty, or not, shall be immediately placed in an apartment appropriated thereto and secured by a crown lock, the sole key whereof shall be in the exclusive custody of an officer of Inland Revenue; and no package of spirits or other article shall be removed from such locked apartment, except in the presence of the officer who has the key thereof for the time being, and in his presence every article removed from such locked apartment shall be immediately conveyed to the mixing room or other place where it is to be used and applied to the purpose for which it is intended.

19. No articles shall be kept or stored in any bonded manufactory other than such as are to be used in the manufacture of articles enumerated in the formula accompanying the application for license.

20. Every Excise mark on every package in which any excisable goods are taken to any bonded manufactory, shall be completely erased and removed from such package when it is taken from the locked apartment in which (in accordance with the provision of § 17) it has been placed.

21. No person licensed as a manufacturer in bond shall carry on any trade of buying or selling spirits, or spirituous liquors on the premises for which such license is granted, nor in any other premises situated within five hundred yards of such licensed premises, except in so far as such buying and selling is a necessary consequence of the business for which the license is granted, and permission to carry on such business is specifically granted in the license.

22. No duty-paid spirits (except goods on which the difference between Customs and Excise duty has been paid under 43 Vic. cap. 19, sec. 35, sub-sec. 11) shall be taken into any bonded manufactory.

23. Spirits to be methylated shall not be of less strength than sixty over proof, and if after they are methylated they are at any time discovered in the

market, in transit or in store, at a lower strength, they shall be dealt with as ordinary or as methylated spirits illegally removed from a distillery or bond without payment of duty.

24. Methylated spirits shall be manufactured in accordance with the following formula, viz:—

With every hundred gallons of spirits of the strength of not less than sixty over proof by Syke's Hydrometer, there shall be mixed twelve gallons of "wood naphtha of commerce," having a specific gravity of not less than .815 nor more than .830, when at a temperature of 62° Fahrenheit, and the wood naphtha so used shall not have passed through more than one process of rectification, nor shall it be of the quality known as wood alcohol.

25. The wood naphtha used in any bonded manufactory for the production of methylated spirits—may be supplied by the Department of Inland Revenue—in such manner as may be determined by the Minister of Inland Revenue.

26. Samples of wood naphtha supplied to any bonded manufactory will be taken and tested as to quality and specific gravity by the Inland Revenue officer appointed or designated for that purpose; and the naphtha from which such samples are taken shall not be used nor taken from the locked apartment in which it is stored except for the purpose of removing it from the manufactory, (a permit for such removal having been first obtained in writing from the Collector of Inland Revenue), until it has been so tested and approved as suitable for the methylating of spirits, by the said Collector of Inland Revenue.

27. Samples of methylated spirits may at any time be taken by any officer of Inland Revenue from packages of such spirits, whether in the bonded factory or elsewhere, and if when such samples are analysed by an analyst appointed by authority of the Act 37 Vict., chap. 8, they are found to be in any material degree deficient in the quantity of wood naphtha or methyl herein prescribed, the spirits from which such samples were taken shall be deemed to have been illegally removed from a distillery or bonded warehouse without payment of duty and dealt with accordingly.

28. The room in which wood naphtha is mixed with spirits shall only be accessible to the proprietor during the actual presence of an officer of Inland Revenue.

29. Not less than 250 proof gallons of alcohol shall be mixed at one time, unless by special permission first obtained from the Department, which shall be mixed in an open mixing tub, in the presence of the officer, who shall then test and gauge it as to strength and quantity.

30. After the mixing has been thoroughly completed, the strength of the mixture shall be tested, and the quantity gauged by the officer in attendance, and duly recorded. The mixture shall then be placed in casks, the casks being branded or marked on the head in legible characters, as follow:

"Methylated Spirits,"

Serial number of package,

Date on which it was mixed,

Number of gallons in the cask,

Strength,

Number of proof gallons,

Name of the Division,

Initials of the officer under whose inspection the mixture took place,

Number of the entry under which it is warehoused.

31. A stock book must be kept in the factory, in which book must be entered,—

(a). The particulars of every package of alcohol brought in, stating where manufactured, the strength and quantity; the marks, &c., on the casks, and the general number of the permit under which it was conveyed to the manufactory.

(b) The particulars of every quantity mixed, shewing the marks &c. of the original packages from which it was taken; the quantity and strength of the "Methylated Spirits" produced from it, and the particulars as to marks, numbers, &c., of the casks in which it is placed.

32. Every entry in the stock book is to be checked and initialled by the officer in charge.

33. The Department of Inland Revenue is authorized to deal with all manufacturers of Vinegar as to the quantity of vinegar to be produced from a given quantity of spirits as though these Regulations had been in force on the first day of July, 1881.

34. The following Orders in Council are hereby cancelled, viz:—

30th May, 1868—Establishing Regulations for manufactures in Bond.

28th September, 1869—Establishing additional Regulations respecting manufactures of alcoholic preparations in Bond.

5th December, 1870—Establishing Regulations for the manufacture of Methylated spirits.

16th January, 1871—Modifying the 4th Section of the Regulations first above mentioned, and—

11th July, 1879—Establishing additional Regulations for the supervision of Excise Bonded Manufactories.

J. O. COTÉ,

21-3 Clerk, Privy Council.

ST. ANDREWS HARBOUR, NEW BRUNSWICK, PORT WARDEN'S SCALE OF FEES.

	\$ cts.
First survey of hatches, and certificate.....	2 50
Every subsequent survey of cargo, and certificate.....	2 00
Survey of cargo when hatches have not been previously surveyed, and certificate.....	5 00
Every survey of damaged goods, on wharf or in store, value \$200, and certificate.....	3 00
Every survey of damaged goods, on wharf or in store, value \$200 and under \$500, and certificate.....	4 00
Every survey of damaged goods, on wharf or in store, value \$500 and over, and certificate.....	5 00
Survey of vessel damaged or arriving in distress, and certificate.....	8 00
Every subsequent survey and certificate.....	5 00
Valuation of a vessel for average, under 200 tons, and certificate.....	5 00
Valuation of a vessel for average, over 200 tons and under 500 tons, and certificate.....	7 50
Valuation of a vessel for average, of 500 tons and upwards, and certificate.....	10 00
Survey of cargo reported to have shifted, and certificate.....	5 00
All extra copies of certificates when required.	0 50
For certificate under seal.....	1 00
Hearing and settling disputes between master and consignee of ship and owners of cargo, \$200 value, \$2; \$200 to \$500, \$3; \$500 to \$1000, \$4; \$1000 and over, \$5.	
Filing papers of auctioneers, &c.....	0 25
Ascertaining if vessel is seaworthy, and certificate.....	8 00
Survey that repairs ordered if not seaworthy have been made, and certificate, 200 tons and under, \$3; all over 200 tons, \$5.	
General superintendence of a vessel loading...	5 00
Vessels putting in in distress or otherwise, from Foreign Ports, for every 1,000 bushels and every proportionate quantity of wheat and peas, 15c. For every 1,000 bushels and every proportionate quantity of barley, 12c. For every 1,000 bushels and every proportionate quantity of oats, 10c. For every 1,000 bushels and every proportionate quantity of corn, 10c. For every 1,000 barrels of flour, 75c. Coal oil, per barrel, 3c. Ores and Minerals per ton, Ballast excepted, 4c. Lumber and all other descriptions of timber, per ton weight.....	0 02

PRIVY COUNCIL OFFICE,

Ottawa, 28th October, 1881.

I hereby certify that the foregoing Scale of Fees has been submitted to and approved by His Excellency the Governor General in Council on the 28th of October, 1881.

J. O. COTÉ,

Clerk, Privy Council.

GOVERNMENT NOTICES.

ERRATA.

THE following items were omitted in the return of the "Hamilton Provident and Loan Society" as rendered to the Dominion Government, and therefore did not appear in the General Statement :

Value of mortgaged property held for sale.....	\$121,252 00
Amount chargeable against such property.....	69,415 19
Ottawa, 16th November, 1881.	21-1

NOTICE TO MARINERS.

No. 33 of 1881.

TEMPORARY LIGHT AT CRANBERRY ISLAND, CAPE CANSO.

NOTICE is hereby given that temporary lights on Cranberry Island, off Cape Canso, Guysboro' County, Nova Scotia, to take the place of those destroyed by fire on the 12th instant, will be put in operation on the 8th November, proximo, or as soon after as circumstances will allow.

Lat. N. 45° 19' 50"
Long. W. 60° 55' 30"

The lights will be, as heretofore, two fixed white; the upper one elevated 75 feet above high water and probably visible 12 miles, the lower one 35 feet vertically below the upper, and visible 9 miles.

They will be shown from a skeleton tower erected close to the site of the old lighthouse.

The fog whistle was also destroyed by fire. Due notice will be given when it is again put in operation.

WM. SMITH,
Deputy of the Minister of Marine, &c.

Department of Marine and Fisheries,
Ottawa, 31st October, 1881. 21-3

NOTICE is hereby given that in accordance with the provisions of 22nd section of the Canadian Act, 36 Vic., chap. 128, permission has been given to change the name of the "Spray" of Winnipeg, official number 78,003, to "New Brunswick." This vessel has been changed from a Barge to a Steamer.

WM. SMITH,
Deputy of the Minister of Marine and Fisheries.
Department of Marine and Fisheries,
Ottawa, 4th Nov., 1881. 20-3

DEPARTMENT OF THE SECRETARY OF STATE OF CANADA.

INDIA CIVIL SERVICE EXAMINATIONS.

Ottawa, 4th November, 1881.

MEMORANDUM :

The Regulations referred to in the Despatch below are filed in this Department and those of the Secretaries of the different Provinces, where they may be seen by intending Candidates.

(Circular.)

DOWNING STREET,
6th October, 1881.

SIR,—I have the honour, at the request of the Civil Service Commissioners, to transmit to you the en-

closed Regulations for an examination of Candidates for the Civil Service of India, which is to be held in June, 1882.

I have the honour to be,
Sir,
Your most obedient humble Servant,
KIMBERLEY.

The Officer Administering
the Government of Canada. 19-3

STATEMENT

Of the Revenue and Expenditure, on account of the Consolidated Fund, of the Dominion of Canada, as by Returns furnished to the Finance Department to the night of the 31st October, 1881.

REVENUE.	AMOUNT.
Customs.....	\$1,729,922 47
Excise.....	517,849 34
Post Office.....	107,271 93
Public Works, including Railways.	249,799 66
Bill Stamps	22,570 36
Miscellaneous	86,623 49
	<u>\$2,714,037 25</u>
Revenue to 30th September, 1881....	8,229,960 87
	<u>\$10,943,998 12</u>
Expenditure.....	\$2,620,258 32
do to 30th September, 1881.	5,026,441 06
	<u>\$7,646,699 38</u>

J. M. COURTNEY,
Deputy Minister of Finance.
Finance Department,
Ottawa, 1st November, 1881.

NOTICE TO MARINERS.

No. 29 of 1881.

TELEGRAPH AND SIGNAL STATIONS IN THE RIVER AND GULF OF ST. LAWRENCE.

NOTICE is hereby given that the following Stations of the Marine Telegraph System, established in the River and Gulf of St. Lawrence in the interests of navigation and fisheries, are now in operation :—

Name of Station.	Location.	Marine miles below Quebec approximate.
1. S L'Islet,	South Shore of River,	43
2. S Rivière du Loup,	do	85
3. S Rimouski,	do	150
4. S Father Point Lighthouse,	do	155
5. Ste. Flavie,	do	165
6. Grand Metis,	do	170
7. S Little Metis Lighthouse,	do	175
8. S Matane Lighthouse,	do	196
9. Ste. Félécité,	do	204
10. Les Méeshins,	do	218
11. S Capo Chatte Lighthouse,	do	230
12. Cape Chatte Village,	do	232
13. Ste. Anne des Monts,	do	240
14. S Martin River Lighthouse,	do	255
15. Mont Louis,	do	270
16. S C. Magdalen Lighthouse,	do	290
17. Magdalen River,	do	290
18. Grande Vallée,	do	295
19. Chlorydorme,	do	310
20. Grand Etang,	do	315
21. S Fame Point Lighthouse,	do	320
22. Fox River,	do	342

23.	Griffin Cove,	S. Shore of River,	347
24.	<i>S</i> Cape Rosier Lighthouse,	do	354
25.	Grande Grève,	Gaspé Bay,	365
26.	Peninsula,	do	374
27.	Gaspé Basin,	do	376
28.	Douglstown,	do	370
29.	Point St. Peter,	do	370
30.	<i>S</i> Cape Despair Light-	Gaspé Coast of Gulf,	384
	house,		
31.	<i>S</i> Point Maquereau		
	Lighthouse,	do	408
32.	<i>S</i> West Point Light-	Island of Anticosti,	328
	house,		
33.	Beesie River,	do	345
34.	<i>S</i> South West Point		
	Lighthouse,	do	356
35.	Jupiter River or Shallop		
	Creek,	do	400
36.	<i>S</i> South Point Lighthouse,	do	413
37.	<i>S</i> Heath Point Lighthouse,		
	East end of	do	435
38.	Fox Bay,	do	450
39.	Amherst Harbor,	Magdalen Islands,	493
40.	<i>S</i> Amherst Island		
	Lighthouse,	do	475
41.	House Harbor,	do	470
42.	Wolf Island,	do	472
43.	<i>S</i> Grosse Isle,	do	475
44.	<i>S</i> Bird Rocks Lighthouse,	do	480
45.	<i>S</i> Meat Cove, near Cape St.		
	Lawrence, the landing		
	place of Magdalen Is-		
	lands eable,	Cape Breton,	530
46.	<i>S</i> Low Point Lighthouse,	do	575

NOTE.—The stations in the above list marked [*S*] are also Signal Stations at which the International Code of Signals is in use. Additional stations will shortly be opened, of which notice will be given.

WM. SMITH,
Deputy of the Minister of Marine, &c

Department of Marine and Fisheries,
Ottawa, 12th October, 1881.

19-3

NOTICE TO MARINERS.

No. 30 of 1881.

CAPE BEAR LIGHTHOUSE.

NOTICE is hereby given that a Lighthouse, erected by the Government of Canada upon the head-land of Cape Bear, Straits of Cumberland, King's County, Prince Edward Island, will be put in operation on the 26th instant.

Lat. N. 46° 0' 35"

Long. W. 62° 27' 15"

The light is revolving *red* catoptrie, attaining its greatest brilliancy every 30 seconds. It is elevated 74 feet above high water mark, and should be visible 12 miles from all points seaward.

The building is of wood, painted white, and consists of a square tower, 46 feet high from its base to the vane on the lantern, with dwelling attached.

WM. SMITH,

Deputy of the Minister of Marine and Fisheries.
Department of Marine and Fisheries,
Ottawa, 12th Oct., 1881.

19-3

NOTICE TO MARINERS.

No. 31 of 1881.

SCATTERIE ISLAND FOG ALARM.

NOTICE is hereby given that a Steam Fog Whistle, erected by the Government of Canada in close proximity to the Lighthouse on the East Point of Scatterie Island, Cape Breton County, in the Province of Nova Scotia, will be put in operation on the 15th November next.

Lat. N. 46° 2' 25"

Long. W. 59° 40' 30"

During fogs and snow storms the whistle will sound two blasts of five seconds' duration, with an interval of ten seconds between them, in every minute.

WM. SMITH,

Deputy of the Minister of Marine and Fisheries.
Department of Marine and Fisheries,
Ottawa, 17th October, 1881.

19-3

CIRCULATION AND SPECIE.

	31st July.	31st August.	30th September.	31st October.	30th November.	31st December.
Fractionals.....	151,678 10	153,156 10	156,793 10	170,872 85		
\$1 & \$2.....	4,669,269 25	4,936,310 75	5,363,421 75	5,732,630 75		
\$5, \$10 & \$20.....	77,040 45	71,863 45	71,595 85	71,315 85		
\$50 & \$100.....	799,575 00	761,075 00	676,325 00	676,575 00		
\$500 & \$1000.....	8,998,000 00	9,017,500 00	8,872,000 00	8,221,500 00		
Total.....	14,695,362 80	14,949,907 30	15,140,135 70	14,872,924 45		
	31st January.	28th February.	31st March.	30th April.	31st May.	30th June.
Fractionals.....						
\$1 & \$2.....						
\$5, \$10 & \$20.....						
\$50 & \$100.....						
\$500 & \$1000.....						
Total.....						

Fractional Notes.....	170,872 85
Provincial ".....	174,767 85
Montreal issue.....	7,282,022 50
Toronto ".....	4,789,958 00
Hi fax ".....	1,731,663 50
St. John ".....	693,706 25
Victoria ".....	29,933 50
Total.....	\$14,872,924 45

Specie held by the several Assistant Receivers General, on
the 31st October 2,687,217 65
Guaranteed Sterling Debentures 2,920,000 00
5,607,217 65

Guaranteed Debentures to be held under
Vic. 43, cap. 13—
10 p. c. on \$14,872,924 45 1,487,292 44
Specie to be held under Vic. 43, cap. 13—
15 p. c. on 14,872,924 45 2,230,938 67 \$3,718,231 11
Excess of Specie and Guaranteed Debentures..... 1,888,986 54
Unguaranteed Debentures to be held under Vic. 43, cap. 13. 12,000,000 00
75 p. c. on 14,872,924 45 11,154,693 34
Excess of Unguaranteed Debentures..... 845,306 66

SUMMARY.

Excess of Specie and Guaranteed Debentures..... 1,888,986 54
Excess of Unguaranteed Debentures..... 845,306 66
Total Excess 2,734,293 20

FINANCE DEPARTMENT.
Ottawa, 11th November, 1881.

J. M. COURTNEY,
Deputy Minister of Finance.

FRED. TOLLER,
Comptroller, Dominion Currency.

SUMMARY STATEMENT shewing the Quantity and Value of Goods entered for Consumption in the Dominion of Canada (exclusive of British Columbia) and the Duty Collected thereon, during the month ending 30th September, 1881.

ARTICLES.	ENTERED FOR CONSUMPTION.		
	Quantity.	Value.	Dnty.
Acids.....	\$	\$ cts.	\$ cts.
Agricultural Implements	"	4,011 00	816 58
Ale, Beer and Porter..	Gals.	10,829 00	2,655 05
Animals.....	"	15,979 00	3,980 96
Books, Pamphlets, &c., &c.....	"	6,634 00	1,326 15
Brass and manufactures of.....	"	119,020 00	21,144 64
Breadstuffs, viz :—	"	32,537 00	8,721 35
Grain of all kinds.....	Bush.	54,135 00	6,951 14
Flour and Meal.....	Brls.	65,166 00	7,652 98
Rice and all other Breadstuffs.....	\$	26,470 00	10,402 83
Candles.....	Lbs.	2,786 00	694 60
Chicory.....	"	598 00	524 46
Coal of all kinds and Coke	Tons.	432,381 00	68,076 94
Coffee, from countries others than U. S.....	Lbs.	15,635 00	2,342 75
" " U. States.....	"	4,557 00	1,029 24
Copper and manufactures of.....	\$	22,573 00	2,597 99
Cordage of all kinds.....	"	8,293 00	911 31
Cotton, manufactures of.....	"	830,643 00	180,765 03
Drugs and Medicines.....	"	71,483 00	15,157 13
Earthen, Stone, and Chinaware.....	"	66,718 00	18,507 10
Fancy Goods.....	"	190,716 00	41,729 32
Fish.....	"	13,357 00	2,731 44
Fruit, Dried.....	"	48,071 00	11,638 07
" green, &c.....	"	59,280 00	11,942 67
Furs.....	"	52,682 00	10,428 05
Glass and Glassware.....	"	94,257 00	21,965 45
Gunpowder and explosive substances.....	"	4,388 00	1,194 10
Hats, Caps and Bonnets.....	"	121,789 00	30,451 15
Hops.....	Lbs.	2,424 00	714 30
Iron and Steel, and manufactures of.....	\$	1,074,752 00	220,852 91
Jewellery and watches, and manufactures of gold and silver	"	169,043 00	25,559 70
Lead and manufactures of.....	"	21,335 00	2,996 79
Leather and manufactures of.....	"	162,405 00	36,109 59
Marble and Stone, and manufactures of.....	"	16,115 00	3,032 62
Malt.....	Lbs.		
Metals, Composition, &c., and manufactures of.....	\$	34,772 00	8,070 19
Musical Instruments.....	"	39,897 00	11,449 30
Oils, Kerosene, Refined Petroleum, etc., etc.....	Gals.	44,365 00	25,411 81
" all other, N.E.S.....	"	59,462 00	14,238 70
Paints and Colors.....	\$	45,325 00	6,729 59
Paper and manufactures of.....	"	95,140 00	22,202 06
Perfumery, &c.....	"	2,248 00	674 40
Provisions, viz :			
Bacon, Hams, Shoulders, Sides; Beef, Pork and Mutton.....	Lbs.	138,007 00	18,154 26
Butter.....	"	54 00	8 32
Cheese.....	"	1,388 00	242 73
Lard.....	"	15,894 00	2,626 86
Poultry and other meats.....	\$	6,295 00	1,122 94
Salt, not imported from Great Britain or British Possessions or for Gulf Fisheries.....	Lbs.	503 00	276 36
Seeds.....	\$	2,345 00	424 30
Silk, manufactures of.....	"	354,003 00	104,733 85
Soap of all kinds.....	"	3,746 00	1,158 52
Spices, ground and unground.....	"	14,781 00	3,195 50
Starch.....	Lbs.	2,467 00	782 34
Spirits of all kinds	Gals.	80,165 00	103,127 19
" Sparkling	"	32,651 00	23,164 39
" Sparkling	Doz.	14,674 00	8,622 20
Sugar, above No. 14, D.S.....	Lbs.	17,636 00	10,678 92
" equal to No. 9, and not above No. 14, D.S.....	"	250,634 00	126,145 33
" below No. 9, D.S.....	"	259,830 00	114,863 28
" Syrups, Cane Juice, &c.....	"	2,824 00	1,332 89
" Melado, &c., &c.....	"	35,534 00	15,841 30
" Glucose and Syrups.....	"	3,814 00	1,796 25
" Molasses for refining.....	Gals.	17,942 00	4,485 50
" Molasses not for refining.....	"	78,610 00	12,043 90
Tea from countries other than the U.S.....	Lbs.	188,779 00	42,205 47
" United States	"	57,873 00	20,307 69
Tobacco and Cigars.....	"	21,580 00	13,663 46
Wood and manufactures of.....	\$	119,286 00	29,912 10
Woollen manufactures	"	1,313,198 00	357,464 13
Wool, Class 1, viz : Leicester, Cotswold, Lincolnshire down combing wools, or wools known as Lustre Wools, and other like combing wools, such as are grown in Canada.....	Lbs.		
All other dutiable articles.....	\$	759,321 00	173,090 89
Total Dutiable Goods.....		\$7,876,138 00	\$2,055,851 22
Coin and Bullion (except U.S. silver coin).....		6,444 00	
Free Goods, all other.....		1,782,536 00	
Grand Total entered for Consumption.....		\$ 9,665,118 00	\$2,055,851 22

CUSTOMS DEPARTMENT,
OTTAWA, 10th November, 1881.

J. JOHNSON,
Commissioner of Customs.

MONTHLY STATEMENT of Goods Exported from the Dominion of Canada (exclusive of British Columbia) for September, 1881.

	Produce of Canada.	Produce of other countries.	Total.
	\$ cts.	\$ cts.	\$ cts.
Produce of the Mine.....	181,191 00	21,498 00	202,689 00
do Fisheries.....	743,157 00	2,840 00	745,997 00
do Forest.....	3,177,292 00	134,975 00	3,312,267 00
Animals and their Produce.....	2,755,538 00	260,782 00	3,016,320 00
Agricultural Products.....	2,597,155 00	1,465,470 00	4,062,625 00
Manufactures	306,621 00	95,513 00	402,134 00
Miscellaneous Articles.....	48,038 00	5,053 00	53,091 00
Totals.....	9,808,992 00	1,986,131 00	11,795,123 00
Coin and Bullion.....			
Grand Total.....	9,808,992 00	1,986,131 00	11,795,123 00

CUSTOMS DEPARTMENT,

OTTAWA, 8th November, 1881.

J. JOHNSON,
Commissioner of Customs.

GENERAL ABSTRACT

SHOWING the average amount of the Liabilities and Assets of the Bank of British Columbia, within the Province of British Columbia and its Dependencies, taken from the several Weekly Statements, for the quarter ending 30th September, 1881.

Prepared and submitted to the Finance Department in conformity with the Local Banking Act of 1864

<i>Liabilities.</i>	\$ cts.	<i>Assets.</i>	\$ cts.
Notes in circulation.....	473,077 00	Legal Tender Coin in Gold and Silver.....	207,964 41
Balances due to other Banks and Branches..	2,946 13	Gold Bullion.....	17,554 89
Deposits not bearing interest ... \$938,727 54		Landed and other Property.....	26,169 95
Deposits hearing interest..... .. 59,911 21		Balances due from other Banks	
	998,638 75	and Branches, situate within	
		the Province.....\$ 12,158 76	
		Balances due from other Banks	
		and Branches, situate without	
		the Province..... 606,650 32	
			618,809 08
		All debts due to the Bank with-	
		in the Province, including	
		Notes, Bills of Exchange and	
		all Stock and Funded Dehts	
		of every description, except-	
		ing Notes, Bills and Balances	
		due from other Banks and	
		Branches 812,779 87	
		Do without the Province... 66,227 71	
			879,017 58
Total amount of Liabilities... ..	1,474,661 88	Total amount of Assets.....	1,749,515 91

Amount of Capital Stock paid up at close of the Quarter ending 30th Sept., 1881..... \$1,730,000 00
Rate of last Dividend declared to the Shareholders. 5 per cent. per annum.
Amount of last Dividend declared..... 43,250 00
Amount of Reserve Profit at the time of declaring said Dividend..... 224,200 00

WM. C. WARD,
Manager,

CHS. S. JONES,
Accountant.
20-3

Victoria, B.C., 20th October, 1881.

N. S. GARLAND,
Clerk of Statistics.

FINANCE DEPARTMENT,
OTTAWA, 8th Nov., 1881.

RETURN OF THE AMOUNT OF LIABILITIES AND ASSETS OF THE MONTREAL CITY AND DISTRICT SAVINGS BANK, AND OF THE CAISSE D'ECONOMIE DE NOTRE-DAME LE QUEBEC, ON THE 31st OCTOBER, 1881.

635

CAPITAL.		LIABILITIES.								
Capital Stock.	Capital paid up.	Dominion Govt. deposits payable on demand.	Provincial Govt. deposits payable on demand.	Other deposits payable on demand.	Dominion Govt. deposits payable after notice.	Provincial Govt. deposits payable after notice.	Other deposits payable after notice.	Special Poor Fund or Charity Trust.	Other Liabilities.	Total Liabilities.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
City and District Savings Bank.....	2,000,000 00	238,304 83			17,030 00		5,206,499 42	180,000 00	73,438 52	5,715,272 77
Caisse d'Economie Notre-Dame de Québec.....	1,000,000 00						3,050,706 36	83,000 00	44,990 14	3,178,696 50

ASSETS.		LIABILITIES.							
Dominion Securities.	Provincial or Municipal Securities.	Loans having Government Securities.	Loans secured by Bank Stock.	Loans secured by Stock, &c.	Cash in hand or on call in chartered Banks.	Special Poor Fund or Charity Fund Investments.	Bank Stock prior to incorporation.	Other Assets.	Total Assets.
\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
	1,377,849 84	573 32	1,725,543 48	1,736,630 81	985,716 04	180,000 00		419,734 84	6,426,048 33
97,463 27	718,290 48		1,031,895 11	124,454 18	1,036,635 30	83,000 00	237,220 00	122,016 83	3,450,985 17

* Including landed property of Bank \$341,295 10.

N. S. GARLAND,
Clerk of Statistics.

FINANCIAL DEPARTMENT,
Ottawa, 7th Nov. 1881.

J. M. COURTNEY,
Deputy Minister of Finance.

LIST OF INSURANCE COMPANIES, LICENSED TO DO BUSINESS IN CANADA UNDER THE INSURANCE ACTS OF 1875 AND 1877.

NAME OF THE COMPANY;	Chief Agent to receive process.	Amount of Deposit. Deposits marked (A) are applicable solely to Life Policies existing 31st March 1878; marked (B) to policies subsequent to that date.	Description of Insurance business for which licensed.
The Accident Insurance Company of North America.....	Edward Rawlings, Manager, Montreal.....	\$13,500 Montreal Harbour bonds; \$9,733 Montreal Warehousing Bds.; \$550, 5 p. Canada stock. (Accepted at \$20,000).....	Accident.
The Aetna Insurance Company of Hartford, Connecticut.....	Robert Wood, General Agent, Montreal.....	\$5,070 Canada stock; \$23,000 Municipal Debentures; \$72,000 U.S. Bonds. (Accepted at \$97,771)	Fire and Inland Marine.
The Aetna Life Insurance Company of Hartford, Connecticut.....	Wm. H. Orr, Manager, Toronto.....	\$100,000 U.S. gold bonds (A); \$70,000 U.S. Bonds and \$25,000 Debs. Prov. of Queb. (B).	Life.
The Agricultural Insurance Company of Watertown, N.Y., U.S.....	Jno. Fisher, Chief Agent, Cohourg.....	\$100,000 U.S. Bonds, 4 per cent.	Fire.
The Anchor Marine Insurance Company.....	Hugh Scott, Agent, Toronto.....	\$50,000 Municipal Debentures. (Accepted at \$50,400).....	Inland Marine.
The British America Assurance Company, Toronto.....	Louis E. Boul, Manager, Toronto.....	\$61,000 Municipal Debentures. (Accepted at \$54,900).....	Fire and Inland Marine.
The Briton Life Association (Limited)	J. B. M. Chipman, Chief Agent, Montreal.....	\$54,993—Canada 4 per cent. bonds	Life.
The Canada Fire and Marine Insurance Company.....	Charles Cameron, Managing Direct., Hamilton.....	\$57,000 Municipal Debent. (Accepted at \$51,300).....	Fire and Inland Marine.
The Canada Life Assurance Company, Hamilton	A. G. Ramsay, Manager, Hamilton	\$50,000 Municipal Debentures. (Accepted at \$54,000).....	Life.
The Canadian Steam Users Insurance Association.....	W. B. McMurrich, Agent, Toronto.....	\$3,900 Impur. Building Society stock, \$5,000 Toronto Building and Loan Assoc. stock, \$1,600 Western Assur. stock.	Steam Boilers, &c. Life and Accident.
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal.....	\$56,000 Municipal Debentures. (Accepted at \$50,400).....	Fire and Inland Marine.
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal.....	\$56,000 Montreal Harbor bonds. (Accepted at \$50,400).....	Guarantee.
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal.....	\$30,000 cash	Fire.
The City of London Fire Insurance Co. (Limited)	J. K. Oswald, Chief Agent, Montreal.....	\$20,070 stg. Canada Stock.	Fire and Life.
The Commercial Union Assurance Company of London, England.....	Fred. Cole, General Agent, Montreal.....	\$100,344 Canada stock (Life A), \$50,613 Canada Con. 5 per cent. stock and \$55,967, 4 p. c. stock (Fire)	Life.
The Confederation Life Association of Canada.....	J. K. Macdonald, Managing Director, Toronto.....	\$86,300 Municipal Debentures. (Accepted at \$77,650).....	Fire and Inland Marine.
The Dominion Fire and Marine Insurance Company, (Hamilton).....	F. R. Despard, Manager, Hamilton.....	\$35,000 cash, \$15,000, City Victoria, B.C. Bonds	Life.
The Equitable Life Assurance Society of the United States, N. Y.....	R. W. Gale, Manager, Montreal	\$100,000 Canada stock (A) and \$65,000 U.S. Bonds (B).....	Life.
The Fire Insurance Association (Limited), London, England.....	Wm. Robertson, Chief Agent, Montreal.....	\$100,000 Canada stock	Fire.
The Guarantee Company of North America.....	Edward Rawlings, Manager, Montreal.....	\$32,000 Municipal Debentures; \$15,000 Mon. Harb. Bonds; \$9,733 Mon. Warehous. bds. and \$400 stock. (Accepted at \$51,000)	Guarantee.
The Guardian Fire and Life Assurance Company, London, England.....	Robt. Simms & Co., and Geo. Denholm, Gen. Agents, Montreal.....	\$100,343 Canada stock	Fire.
The Hartford Fire Insurance Company, Hartford, Connecticut.....	Robt. Wood, General Agent, Montreal	\$55,000 U.S. bds. and \$30,840 bank stock. (Accepted at \$100,000)	Fire.
The Imperial Insurance Company of London, England.....	W. H. Rintoul, Agent, Montreal.....	\$48,667 Con. 5 per cent. Can. stock, \$51,402 6 per cent. Can. stock	Fire.
The Lancashire Insurance Company.....	S. C. Duncan-Clark, Chief Agent, Toronto.....	\$100,000 Canada stock.....	Fire.
The Lion Life Insurance Company (Limited) London, England.....	Fred. Stanciliffe, General Manager, Montreal.....	\$10,000 stg. Canada stock	Life.
The Liverpool and London and Globe Insurance Company.....	G. F. C. Smith, Chief Agent, Montreal.....	\$50,000 Canada stock (Life), and \$3,000 Can. 5's; \$63,000 Muni- cipal Deb., \$25,000 Montreal Investment Association; and \$17,030 cash. (Accepted at \$145,480).....	Fire and Life
The London Assurance Corporation, England.....	C. C. Foster, Agent, Montreal.....	\$50,127 Canada Con. 5 p. c. stock and \$99,873 Canada stock, being (Fire) \$100,000 and (Life) \$50,000	Fire and Life.
The London Guarantee and Accident Co. (Limited)	A. T. McCord, Chief Agent, Toronto.....	\$11,000 stg. Canada Stock	Guarantee and Accident.
The London and Lancashire Fire Insurance Company, Liverpool.....	C. J. Spike, Chief Agt., Halifax, N.S.	\$21,000 stg., Canada Stock	Fire.
The London and Lancashire Life Assurance Company.....	William Robertson, Manager, Montreal.....	\$100,000 Canada stock (A) \$5,000 cash and \$4,867 Prov. of Queb. bonds (B)	Life.
The London Mutual Fire Insurance Company of Canada, London, Ont.....	D. C. Macdonald, Secretary, London.....	\$25,000 Canada Stock and \$5,000 cash.....	Fire.
The Metropolitan Life Insurance Company of New York.....	Thos. A. Temple, General Agent, St. John, N.B.....	\$100,000 U. S. bonds	Life.
The Metropolitan Plate Glass Insurance Company, New York.....	A. J. Pell, Montreal.....	\$5,000 United States bonds.....	Plate Glass Insurance.
The Mutual Life Association of Canada.....	J. Turner, President, Hamilton.....	\$99,267 Municipal Debentures. (Accepted at \$89,339).....	Life.
The North American Mutual Life Insurance Company.....	Wm. McCabe, Managing Director, Toronto.....	\$50,000 cash	Life.
The North British and Mercantile Insurance Company.....	Macdougall & Davidson, General Agents, } Montreal..... }	\$50,000 Canada stock (Life A); \$47,000 Montreal Harbour bonds and \$65,000 Municipal Deb. (Fire). (Accepted at \$150,800)	Fire and Life.

The Northern Assurance Company of Aberdeen and London	Taylor Bros., General Agents, Montreal.....	\$85,833 Canada stock, \$14,167 Canada 5's	Fire.
The Norwich Union Fire Insurance Society, Norwich, England.....	Alex. Dixon, Agent, Toronto.....	\$100,000 Canada Stock	Fire.
The Ontario Mutual Life Assurance Company	Wm. Hendry, Manager, Waterloo.....	\$56,207 Municipal Debentures. (Accepted at \$50,586) ..	Life
The Phoenix Assurance Company of Brooklyn	Robert Hampson, Agent, Montreal	\$100,000, U. S. bonds.	Fire and Inland Marine.
The Phoenix Fire Assurance Company, London, England	Gillespie, Moffatt & Co., Gen Ag'ts Mont.....	\$50 171 Canada stock, and \$50,126 Canada Con. 5 p.c. stock.....	Fire.
The Quebec Fire Assurance Company	J. G. Clapham, President, Quebec.....	\$25,000 Canada stock, \$60,000 Bank stock, and \$15,200 Municipal Debentures. (Accepted at \$98,680).....	Fire.
The Queen Fire and Life Insurance Company, England.....	A. M. Forbes & H. J. Mudge, Chief Agents, Montreal	\$100,000 Canada stock (Fire) and \$51,100 Canada Consol. 5 p. c. stock (Life)	Fire and Life.
The Reliance Mutual Life Assurance Society, London, England.....	J. Cassie Hatton, Attorney, Montreal.....	\$100,000 Canada stock (A) and \$10,000 Canada stock (B).....	Life.
The Royal Canadian Insurance Company	Arthur Gagnon, Secretary, Montreal.....	\$56,000 Montreal Harbour bonds. (Accepted at \$50,400).....	Fire and Inland Marine.
The Royal Insurance Company	M. H. Gault & Wm. Tatley, Chief Agents, Montreal		
The Scottish Imperial Insurance Company	Taylor Bros., General Agents, Montreal.....	\$96,982 Canada stock, \$53,533 Canada Consol. 5 p. c. stock, \$170,333, British Consols—being \$149,182 (Fire) \$50,000 (Life A) and \$121,666 (General). Also \$97,333.33, British Annuitics (General). Total \$418,192	Fire and Life.
The Sovereign Fire Insurance Company of Canada.....	Hon. Alex. Mackenzie, President, Toronto.....	\$71,068 Canada stock, \$20,000 Montreal Harbour bonds, \$13,500 Municipal Deb. (Accepted at \$101,218).....	Fire.
The Standard Life Assurance Company, Scotland.....	W. M. Ramsay, Manager, Montreal	\$115,655 Municipal Debent., cash \$3,644. (Accepted at \$107,774) ..	Fire.
The Star Life Assurance Society of England.....	A. W. Lauder, General Treasurer, Toronto.....	\$64,000 Mun. Debs., \$107,000 Mont. Harbour Bds., (accepted at \$153,900), being \$126,750 (Life A), and \$27,150 (Life B).....	Life.
The Sun Mutual Life Insurance Company of Montreal.....	R. Macaulay, Secret. and Manager, Montreal.....	\$100,343 Canada stock.....	Life.
The Toronto Life Assurance and Tontine Company	Arthur Harvey, Manager, Toronto.....	\$56,000 Municipal Debentures. (Accepted at \$50,400).....	Life and Accident.
The Travelers Insurance Company of Hartford, Conn.	Tbos. Simpson, Agent, Montreal.....	\$32,400 Municipal Debent., cash \$1,040.36 (Accepted at \$30,200). \$100,000 U. S. bonds, \$25,000 Municipal Debent., \$20,000 Montreal Harbour Bonds, (accepted at \$140,500), being \$100,000 (Life A) \$25,000 par (Life B) and \$20,000 par, (accident).....	Life and Accident.
The Union Mutual Life Insurance Company of Maine	Wm. Mulock, Agent Toronto.....	\$100,000 U. S. 4 per cent. Bonds (A) and \$15,000 District of Columbia, U.S., Bonds (B).....	Life.
The Western Assurance Company, Toronto	J. J. Kenny, Managing Director, Toronto.....	\$57,700 Municipal Debentures. (Accepted at \$51,930).....	Fire and Inland Marine.

THE FOLLOWING LIFE INSURANCE COMPANIES HAVING CEASED TO TRANSACT NEW BUSINESS IN CANADA, ARE ENTITLED UNDER SECTION 17 OF THE CONSOLIDATED INSURANCE ACT OF 1877, TO TRANSACT ALL BUSINESS CONNECTED WITH POLICIES EXISTING AT 31st MARCH, 1878, AND THEIR DEPOSITS ARE APPLICABLE TO THOSE POLICIES SUBJECT TO THE PROVISIONS OF THE INSURANCE ACTS OF 1858 AND 1871.

NAME OF THE COMPANY.	Chief Agent to receive process.	Amount of Deposit.	Business.
The Briton Medical and General Life Association, London, England.	Jas. B. M. Chipman, Manager, Montreal.....	\$100,343 Canada Stock	Life.
The Connecticut Mutual Life Insurance Company of Hartford, Conn., U.S.....	Robt. Wood, General Agent, Montreal.....	\$100,000 U.S. Bonds	Life.
The Edinburgh Life Assurance Company.....	David Higgins, Chief Agent, Toronto.....	\$150,515 Canada Stock.....	Life.
The Life Association of Scotland.	George W. Ford, Chief Agent, Montreal.....	\$150,000 Canada Stock.....	Life.
The National Life Insurance Company of the United States of America.....	John F. Bell, Attorney, Windsor.....	\$100,000 U. S. Bonds	Life.
The New York Life Insurance Company	F. W. Campbell, M.D., Attorney, Montreal.....	\$100,000 U. S. Bonds	Life.
The North Western Mutual Life Insurance Company of Milwaukee.....	M. W. Mills, Chief Agent, Toronto.....	\$100,000 U. S. Bonds.....	Life.
The Phoenix Mutual Life Insurance Company, Hartford, Connecticut	A. R. Bethune, General Agent, Montreal.....	\$105,000 U. S. Bonds.....	Life.
The Positive Government Security Life Assurance Company (limited) England.....	John Taylor, Secretary, Montreal.....	\$8,273 Canada 5 per cent Debentures.....	Life.
The Scottish Amicable Life Assurance Society.....	Geo. Wm. Ford, General Agent, Montreal.....	\$150,000 Canada Stock.....	Life.
The Scottish Provident Institution.....	R. A. Ramsay, Attorney. Montreal.....	\$100,343 Canada Stock.....	Life.
The Scottish Provincial Assurance Company	Geo. Wm. Ford. Secretary. Montreal.....	\$150,790, viz: 112,343, Canada Stock, and \$38,447 Canada 5 per cent debentures.....	Life
The United States Life Insurance Company	\$60,000 U. S. Gold Bonds.....	Life.

NOTE.—The Globe Mutual Life Insurance Company of New York, has been declared insolvent both in the United States and Canada, and Jas. D. Fish of New York has been appointed Receiver by the United States Courts, and W. C. Wells, of Montreal, has been appointed Assignee by the Superior Court of Lower Canada, Montreal, for the Canadian business of the Company. The deposit of the Company with the Government, \$100,000 U.S. Bonds, has by order of said Superior Court, been delivered to the Bankers of that Court.

The Merchants' Marine Insurance Company of Montreal has ceased to transact business and is winding up its affairs. The deposit has been surrendered to the Company, except \$2,223 cash held against contested claims.

Office of the Superintendent of Insurance,
Ottawa, 30th September, 1881.

J. B. CHERRIE, Superintendent of Insurance.

THE FOLLOWING NEW POST OFFICES WERE ESTABLISHED IN CANADA
ON THE 1st OCTOBER, 1881.

NAME OF POST OFFICE.	TOWNSHIP OR PARISH.	ELECTORAL COUNTY.	POSTMASTER.
Beaufort.....	Carleton N.B.	William B. Mills.
Clarendon Station.....	Queens..... N.B.	T. B. Roberts.
Dufresne Mills.....	Acton.....	Bagot..... Q.	J. O. J. Dufresne.
Hartfell.....	Strong.....	Muskoka..... O.	John Duke.
Hazel Green.....	Lot 52.....	King..... P.E.I.	Joseph Haley.
*Head of Cardigan.....	Lot 52.....	King..... P.E.I.	Michael McAulay.
Les Grand Bergeronnes.....	Bergeronnes.....	Saguenay..... Q.	Levi Gauthier.
Mull.....	Harwich.....	Kent..... O.	Neil Watson.
Orton.....	Garafraxa.....	Wellington, C.R. O.	Thomas Turner.
†Shefford Vale.....	Shefford.....	Shefford..... Q.	John Irwin.
Warina.....	Roxboro.....	Stormont..... O.	A. Munro.

* This office was established on 1st July, 1881.

† This office was established on 1st September, 1881.

CHANGES IN POST OFFICES ALREADY ESTABLISHED.

OFFICES CLOSED.

Blessington ... Co. Hastings, E.R., O.
Dixon's Point..... Co. Kent, N.B.
Harold..... Co. Hastings, N.R., O.

NAMES CHANGED.

Black Creek Lake, Co. Wolfe..... to D'Israeli.
Chedworth, Co. Grey, E.R., O..... to Corbetton.
Eig Mountain, Co. Antigonishe, N.S..... to Glen Uig.
Montalembert, Co. Rimouski..... to Notre-Dame de Rimouski.
St. Joseph's Island, Co. Algoma..... to Richard's Landing.

POST OFFICE DEPARTMENT.

Dr. Post Office Savings Bank Account for the Month of September, 1881. Cr

(Furnished to the Minister of Finance in accordance with the Post Office Act 1875, sec. 69, and Public Accounts Audit Act, 1878, Sec. 20.)

Balance in hands of Minister of Finance on 31st August 1881	\$6,654,781 46	Repayments at Post Office Savings Banks during month	\$225,585 72
Deposits in Post Office Savings Banks during month	448,098 00		
Interest allowed to Depositors on accounts closed during 'month	697 33	Balance:—	
		At the credit of Depositors' Accounts.....	\$6,840,910 87
		Outstanding cheques held by Depositors, and not presented for payment.	37,080 20
	7,103,576 79		6,877,991 07
			7,103,576 79

J. M. COURTNEY,
Deputy Minister of Finance.

FINANCE DEPARTMENT, Ottawa, 19th October 1881.

STATEMENT of the Balances at Cr. of Depositors in Government Savings Banks, on 31st May, 1881, published in accordance with Act 34 Vic., Chap. 6, Sec. 23.

BANK.	Balance on 30th April, 1881.	Deposits for May, 1881.	Total.	Withdrawn, May, 1881.	Balance, 31st May, 1881.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
<i>Ontario—</i>					
Toronto.....	441 820 79	35,203 49	477,024 28	16,123 14	460,901 14
<i>Manitoba—</i>					
Winnipeg.....	164,476 67	43,094 68	207,571 35	23,335 22	184,236 13
<i>British Columbia—</i>					
Victoria.....	1,134,059 34	73,787 00	1,207,846 34	34,770 21	1,173,076 13
Nanaimo.....	106,008 07	17,146 00	123,154 07	3,144 75	120,009 32
New Westminster.....	131,222 99	9,195 00	140,417 99	6,996 61	133,421 38
<i>Nova Scotia—</i>					
Amherst.....	74,115 62	11,641 00	85,756 62	3,835 67	81,920 95
Antigonish.....	25,734 09	3,441 00	29,175 09	3,098 11	26,076 98
Annapolis.....	68,737 60	22,771 26	91,508 86	6,214 76	85,294 10
Arichat.....	116,896 88	3,817 25	120,714 13	2,544 68	118,169 45
Acadia Mines.....	25,729 77	573 00	26,302 77	1,003 60	25,299 17
Baddeck.....	17,925 58	4,393 00	22,318 58	794 52	21,524 06
Bridgewater.....	13,776 75	2,531 00	16,307 75	1,228 00	15,079 75
Barrington.....	23,493 30	2,671 00	26,164 30	236 32	25,927 98
Digby.....	42,404 30	7,787 00	50,191 30	1,811 24	48,380 06
Guysboro'.....	36,798 79	2,285 00	39,083 79	3,543 36	35,540 43
Halifax.....	2,091,284 98	85,777 04	2,177,062 02	79,655 73	2,097,406 29
Keniville.....	62,902 93	10,930 00	73,832 93	9,770 11	64,062 82
Liverpool.....	96,497 33	3,531 00	100,028 33	2,175 77	97,852 56
Little Glace Bay.....	1,274 48		1,274 48		1,274 48
Lingan.....	2,997 30	370 21	3,367 51	279 00	3,088 51
Lunenburg.....	54,162 39	5,698 00	59,860 39	1,026 53	58,833 86
Maitland.....	48,050 80	2,822 00	50,872 80	3,287 96	47,584 84
New Glasgow.....	77,854 18	9,103 00	86,957 18	5,677 38	81,279 80
Parrsboro'.....	30,566 75	2,929 00	33,495 75	753 81	32,741 94
Port Hood.....	39,184 88	3,984 00	43,168 88	1,600 00	41,568 88
Pictou.....	31,655 71	2,226 00	33,881 71	195 05	33,686 66
Shelburne.....	26,406 58	1,187 00	27,593 58	748 40	26,845 18
Sydney.....	141,412 32	4,454 00	145,866 32	6,486 61	139,379 71
Sherbrooke.....	30,884 97	415 00	31,299 97	2,560 00	28,739 97
Truro.....	146,149 01	11,145 00	157,294 01	6,929 86	150,364 15
Windsor.....	344,206 79	11,909 00	356,115 79	4,357 62	351,758 17
Weymouth.....	47,091 56	620 00	47,711 56	3,227 28	44,484 28
Yarmouth.....	238,038 40	7,468 00	245,506 40	9,904 79	235,601 61
<i>New Brunswick—</i>					
Bathurst.....	54,377 04	749 00	55,126 04	1,014 56	54,111 48
Chatham.....	165,736 96	2,290 00	168,026 96	8,544 82	159,482 14
Dalbousie.....	119,649 90	1,422 00	121,071 90	3,577 70	117,494 20
Dorchester.....	12,854 16	60 00	12,914 16		12,914 16
Fredericton.....	196,944 71	21,445 00	218,389 71	7,809 23	210,580 48
Hillsboro'.....	11,956 07	1,343 00	13,299 07	526 32	12,772 75
Moncton.....	84,296 96	14,398 00	98,694 96	9,127 07	89,567 89
Newcastle.....	105,658 39	4,673 00	110,331 39	8,217 70	102,113 69
Richibucto.....	56,853 70	170 00	57,023 70	1,880 47	55,143 23
St. Andrews.....	152,436 69	7,055 00	159,491 69	4,005 15	155,486 54
St. John.....	1,311,607 93	58,424 00	1,370,031 93	25,548 12	1,344,483 81
Woodstock.....	142,423 69	5,393 00	147,816 69	3,077 69	144,739 00
<i>Prince Edward Island—</i>					
Charlottetown.....	576,560 89	32,722 00	609,282 89	21,626 37	587,656 52
Total.....	8,925,178 99	555,148 93	9,480,327 92	342,271 29	9,138,056 63

FINANCE DEPARTMENT,
OTTAWA, 12th July, 1881.

J. M. COURTNEY,
D. M. F.

TO ADVERTISERS IN THE GAZETTE.

PARTIES sending advertisements to be inserted in "The Canada Gazette," will hereafter please observe the following rules:

1st. Address "The Canada Gazette, Ottawa, Canada"

2nd. Indicate the number of insertions required

3rd. Invariably remit the fees for such advertisements, together with the price of one Gazette, as below. Otherwise they will not be inserted. The rates are eight cts. for the first insertion, and two cts. for each subsequent insertion per line of nine words, each figure counting as one word.

Subscribers will also notice that the subscription, \$4 per annum, is invariably payable in advance, and that the "Gazette" will be stopped from them at the end of the period paid for. Single numbers will be charged ten cts. each, and when more than one are required by advertisers, must be remitted for likewise.

BROWN CHAMBERLIN,
Queen's Printer.

Office of Queen's Printer,
Ottawa, 11th May, 1872.

APPLICATIONS TO PARLIAMENT.

DOMINION PARLIAMENT.

Rules relating to Notices for Private Bills.

51. All applications for Private Bills, properly the subjects of legislation by the Parliament of Canada, within the purview of "The British North America Act, 1867," whether for the erection of a Bridge, the making of a Railroad, Turnpike Road or Telegraph Line; the construction or improvement of a Harbour, Canal, Lock, Dam or Slide, or other like work; the granting the right of Ferry; the incorporation of any particular Trade or Calling, or of any Banking or other Joint Stock Company; or otherwise for the granting to any individual or individuals, any exclusive or peculiar rights or privileges whatever, or for doing any matter or thing which, in its operation, would affect the rights or property of other parties, or relate to any particular class of the community; or for making any amendment of a like nature to any former Act, shall require a Notice, clearly and distinctly specifying the nature and object of the application, and (except in the case of existing corporations) signed by, or on behalf of the applicants, to be published as follows, viz:

In the Provinces of Quebec and Manitoba.

A notice inserted in the *Canada Gazette*, in the English and French languages, and in one newspaper in the English, and in one in the French language in the District affected, or in both languages in one paper, if there be but one in the said District, or if there be no paper published therein, then, in both languages, in a paper in the nearest District, in which a newspaper is published.

In any other Province.

A notice inserted in the *Canada Gazette*, and in one newspaper published in the County, or Union of Counties affected, or if there be no paper published therein, then in a newspaper in the nearest County in which a newspaper is published. Such Notices to be continued in each case, for a period of two months during the interval of time between the close of the next preceding Session and the consideration of the Petition. And copies of the newspapers containing the first and last insertion of such notice shall be sent to the Clerk of each House.

When a Petition is for leave to bring in a Private Bill for the erection of a Toll Bridge, the petitioner or detainers, upon giving the notice prescribed by the preceding Rule, shall also, at the same time, and in the same manner, give notice of the rates which they intend to ask; the extent of the privilege, the height of the arches, the interval between the abutments or piers for the passage of rafts and vessels, and whether they intend to erect a drawbridge, and the dimensions of the same.

Any person seeking to obtain any Private Bill shall, eight days before the meeting of Parliament, deposit with the Clerk of the House, in which the bill is to originate, a copy of such bill in the English or French language, with a sum sufficient to pay for translating and printing the same—600 copies to be printed in English, and 200 copies in French—the translation to be done by the officers of the House, and the printing by the contractor. The applicant shall be also required to pay the accountant of the House a sum of \$200 and the cost of printing the Act in the Statutes, and lodge the receipt of the same with the Clerk of the Committee to which such Bill is referred—such payment to be made immediately after the second reading, and before the consideration of the Bill by such Committee.

No Petition for a Private Bill is received by either House after the first ten days of the session.

ROBERT LEMOINE,
Clerk of the Senate.

JOHN GEORGE BOURINOT,
Clerk of the Commons.

Rules of the Senate relating to Notices for Bills of Divorce.

72. Every Applicant for a Bill of Divorce is required to give notice of his intention so to do, and to specify from whom and for what cause, by advertisements during six months, in the *Canada Gazette*, and in two newspapers published in the District, in Quebec and Manitoba, or in the County, or Union of Counties in the other Provinces, where such applicant usually resided at the time of the separation, or if the requisite number of papers cannot be found therein then in the adjoining District, or County, or Union of Counties.

73. A copy of the notice, in writing, is to be served at the instance of the applicant, upon the person from whom the Divorce is sought, if the residence of such person can be ascertained; and proof on oath of such service, or of the attempts made to effect it, to the satisfaction of the Senate, is to be adduced before the Senate on the reading of the Petition.

ROBERT LEMOINE,
Clerk of the Senate

PUBLIC Notice is hereby given that an application will be made to the Parliament of the Dominion of Canada, at the next session thereof, for an Act to incorporate "The Mutual Benefit Association of "Sherbrooke."

E. T. BROOKS,
Solicitor for applicants.

NOTICE is hereby given that The Stadacona Fire & Life Insurance Company, in liquidation, will apply the Parliament of the Dominion of Canada, at its next session, for an Act to amend and extend the statute 43 Victoria, cap. 70, intituled "An Act to empower *The Stadacona Fire & Life Insurance Company* to relinquish their charter and to provide "for the winding up of their affairs," and to enable them to finally close and liquidate the affairs of the said company within a fixed delay of one year to be computed from the passing of the Act prayed for; and in that view to extinguish the claims not admitted by them and not brought before the Courts within such delay; also the claims of persons unknown and not found within said delay, and also for other similar purposes.

C. A. E. GAGNON,
JOSEPH MELCHIOR BERNIER, Priest,
ALPHONSE LETELLIER,
Liquidators.

P. B. CASGRAIN,
Attorney for applicants.

NOTICE is hereby given that application will be made to the Parliament of the Dominion of Canada, at its next session, for an Act to incorporate a Company, for the purpose of constructing and working a line of railway from a point on Thunder Bay at or near Prince Arthur's Landing, through the municipalities of Stumiah and Neebing, to a point on Pigeon River where it can meet a projected line of railway from Duluth to Pigeon River; with power to build a bridge across Pigeon River, and any other rivers on its route,—and to amalgamate or connect with, or obtain running powers over, any other line or lines of railway and bridges, within or without the Dominion of Canada,—and to build and run branches to Pigeon Bay and wherever it may be desirable and advantageous for the settlement and development of the country;—and also with power to build and run ferries, steamers, vessels and barges in connection with the said line of railway and bridges,—to be called "The Thunder Bay and Minnesota Railway Company."

EDWARD A. WILD,

Agent for the applicants.

Toronto, 10th Oct., 1881.

21-9

NOTICE is hereby given that an application will be made to the Parliament of Canada, at the next session thereof, for an Act to incorporate the undersigned and others as a company to build and work a bridge for railway and other purposes across the St. Mary River at such points on the said river as the company may select, with power to amalgamate with any company in the United States, incorporated or to be incorporated for building a railway bridge across the said river, who may be willing to unite with the company so to be incorporated in Canada in order to secure a railway bridge open to all companies in Canada and the United States, upon equal terms and rates, and with equal rights and privileges.

The capital to be \$1,000,000, and the name of the Company to be "The Sault Ste. Marie Bridge Company."

WM. GOODERHAM,
GEO. A. COX,
JOHN S. NEWBERRY,
JAMES McMILLAN,
JOHN PROCTOR,
B. P. CHENEY.

Dated this 10th November, 1881.

21-6

NOTICE is hereby given that application will be made at the next session of the Parliament of Canada, for an Act to incorporate a company under the name of "The Clements Steamship Company" (limited), with power to purchase, hire, acquire, own or charter steamships, sailing vessels, and all other kinds of craft including tugs and barges, and to carry on the business of common carriers of passengers and goods, forwarders and traders between the several ports and places in Canada and ports and places outside of Canada, by the said company as the said company shall think proper; also to carry on in Canada and elsewhere, as their business may require, the business of wharfingers and warehousemen, and to acquire and hold by purchase or lease all lands, wharves, docks, elevators, warehouses and other estate real and personal required for the proper and efficient working of the said business.

JAS. WENT. BINGAY,

Solicitor for applicants.

ALFRED PATRICK, Parliamentary agent.

Yarmouth, Nova Scotia, 9th November 1881.

21-9

APPLICATION will be made to the Parliament of Canada, at its next session, for an Act incorporating "The Canada and Provincial Loan Company, Limited," and empowering said company to issue stock and debentures, invest moneys on real estate, bank stock, debentures and other securities, and to

purchase, hold, improve and dispose of lands and otherwise to exercise the powers usually conferred on Loan companies.

McDOUGALLS & GORDON,

Applicants, solicitors.

Toronto, 15th Nov., 1881.

21-9

NOTICE is hereby given that at the next Session of the Legislature of the Dominion of Canada an application will be made for an Act to empower the Portage, Westbourne and North Western Railway Company to build and operate a line of railway from the present terminus of their railway already or about to be constructed in the Province of Manitoba in a north westerly direction to a point at or near the forks of the Saskatchewan, and thence to the Peace River, with power to construct a branch south of the Saskatchewan to the mouth of that River and a branch in a southerly direction to the main line of the Canada Pacific Railway, with power also to run steamers and barges on navigable waters connected with the line.

21-9

NOTICE is hereby given that application will be made at the next session of the Parliament of Canada for an Act to incorporate a Company for the purpose of constructing and working a line of railway from the City of Ottawa or some point on the St. Lawrence and Ottawa Railway or the Canada and Atlantic Railway, passing through or near the Villages of Metcalfe, Ormond, Vernon, Bate's Corners or West Winchester, Winchester Springs, Bell's Corners and Morrisburgh, to a point opposite Ogden's Island, in the State of New York, to be called "*The Ottawa, Waddington and New York Railway and Bridge Company*," with power to construct a bridge across the canal and the main channel of the St. Lawrence River to Ogden's Island, connecting with a line across the Island and the American waters to Waddington and Teal's Station or some other point on the Ogdensburg and Lake Champlain Railway or with Canton, and to connect with the projected line of railway through the Adirondacks to North Creek; with power to amalgamate with, connect with, and obtain running powers over, any line or lines of railways and bridges, within or without the Dominion of Canada; and with power also to build and run tramways, steam ferries, steamboats, vessels and barges in connection with the said line of railway and bridge; with power also to construct, maintain and operate a bridge across the Ottawa River at or near the said City of Ottawa, to some point in the Province of Quebec, as well for the said railway as for ordinary carriage and traffic purposes; with power to collect tolls on the said bridge on such ordinary carriage and passenger traffic thereon, at the rates not exceeding the following:—

Foot passengers, each way, two cents.

Rider with horse or mule, each way, five cents.

Loose animals, per head, except sheep, pigs and spring colts following the mare, five cents each way.

Sheep and pigs, per head, each way, two cents.

Each carriage, waggon, buggy, sleigh, cutter or other vehicle drawn by one animal, ten cents each way.

Each carriage, waggon, buggy, sleigh, cutter or other vehicle drawn by two or more animals, each way fifteen cents.

The above rates to include the *bonâ fide* loads of each vehicle.

The height of the arches of the bridge across the St. Lawrence Canal and River to be not less than 60 feet above high water; the interval between the abutments or piers across the main channel of the St. Lawrence River to be the whole width of the said channel or not less than 350 feet, and across the shoal to Ogden's Island not less than 200 feet. The height of the arches of the bridge across the Ottawa River to be not less than 30 feet above high water and the interval between the abutments or piers to be not less than 200 feet; or the arches of the said bridges

to be of such height above high water, the intervals between the abutments or piers to be such, and the tolls to be collected to be such, as may be approved of by His Excellency the Governor General in Council.

SCOTT, MacTAVISH & MacCRACKEN,
Solicitors for applicants.

Ottawa, 19th November, 1881.

21-9

NOTICE is hereby given that an application will be made at the next session of the Dominion Parliament, for an Act authorizing The Trust and Loan Company of Canada, to carry on business as a Loan Company in all of the Provinces of the Dominion of Canada, with like powers as are now possessed by said Company in the Provinces of Ontario and Quebec, and to allow said Company to recover such rate of interest as may be agreed upon with borrowers, and to authorize the issue of debenture stock by said Company, and for other purposes.

MACDONALD, MACDONALD & MARSH,
Solicitors for applicants.

Dated 17th November, 1881.

21-9

TAKE Notice that application will be made to the Parliament of Canada, at its next session, for an Act amending the Act incorporating "The Imperial Guarantee and Loan Society" by, amongst other things, changing the names of the Provisional Directors, reducing the capital stock, extending the Trust clauses, and changing the name to "The Trust Company of Canada."

WELLS, GORDON & SAMPSON.

9th November, 1881.

20-9

NOTICE is hereby given that application will be made at the next session of the Parliament of Canada, for an Act to incorporate a company for the purpose of constructing and working a line of railway from Portage La Prairie, in the Province of Manitoba, to the White Mud River at the head of navigation, thence to Gladstone, thence in a north westerly direction to a point at or near the village of Prince Albert; with power to construct branches and with power to build bridges and to build, own and run tramways, steamers and boats; with power also to amalgamate, connect with and purchase and obtain running powers over other line or lines of railway.

J. J. FOY,

Solicitor for applicants.

Toronto, 8th November, 1881.

20-9

PUBLIC Notice is hereby given that application will be made to the Parliament of the Dominion of Canada, at its next session, for an Act giving to the local Master of the Chancery Division of the High Court of Justice at Hamilton, power to make assessments on premium notes of policy holders in the Canadian Mutual Fire Insurance Company, and to make all necessary directions for compelling payment of such assessments, and generally to vest in the said local Master all powers relating to assessments on and collecting of premium notes and apportionment of expenses between the branches of the said Canadian Mutual Fire Insurance Company which, under the Acts relating to Mutual Fire Insurance Companies, were vested in the Board of Directors of the said Canadian Mutual Fire Insurance Company, and also declaring the effect of any certificate of the said Master as to the amount due on any note or undertaking of the policy holders in said Company for assessments the same as by said Acts are given to the certificate of the Secretary of any Mutual Fire Insurance Company.

C. E. FREEMAN,
Solicitor for applicants.

Dated at Hamilton, 9th November, 1881.

20-9

NOTICE is hereby given that application will be made at the next session of the Parliament of Canada, for an Act to incorporate a Company for the purpose of constructing and working a line of railway from some point on the River Ottawa at or near

Hawkesbury Village, in the County of Prescott, passing through or near the Village of Vankleek Hill, to a point at or near Glen Robertson, in the Township of Lochiel, on the line of the Canada Atlantic Railway; with power to build a branch railway or tramway between the said Village of Vankleek Hill and the Caledonia Springs, in the Township of Caledonia, —said railway to be called "The Prescott and Glen-garry Counties Junction Railway."

STEWART, CHRYSLER & GORMULLY,
Solicitors for applicants.

Ottawa, 10th November, 1881.

20-9

NOTICE is hereby given that an application will be made by the Canada Landed Credit Company, at the next session of the Parliament of Canada, for an Act to amend the Act relating to the said Company, entitled "An Act to incorporate the Canada Landed Credit Company," passed in the twenty-second year of Her Majesty's reign, chapter 133, for the purpose of enabling the said Company to lend money on the security of real estate in the Province of Manitoba, and permitting the said Company to charge such rate of interest on loans effected in the Provinces of Ontario and Manitoba as may be agreed upon between them and the borrower, and for other purposes.

McCARTHY, HOSKIN, PLUMB & CREELMAN,
Solicitors for the applicants.

Toronto, 7th November, 1881.

20-9

NOTICE is hereby given that "The American Telegraph and Cable Company" will apply to the Parliament of Canada, at its next session, for an Act to invest the said Company with the powers, privileges and rights necessary and useful to enable it to carry on its business in Canada and to give it a corporate existence and powers within the Dominion.

ALFRED PATRICK,
Parliamentary Agent.

Ottawa, 5th November, 1881.

19 10

NOTICE is hereby given that application will be made to the Parliament of Canada, at its next session, for an Act to authorize "The Sun Mutual Life Insurance Company of Montreal," to change its name to that of "The Sun Life Assurance Company," to reduce the qualification of its directors, and for other purposes.

DAVIDSON & CROSS,
Solicitors for applicants.

Montreal, 3rd November, 1881.

19-9

NOTICE is hereby given that application will be made to the Parliament of the Dominion of Canada, at its next session, for an Act to incorporate a Bank under the name of "The First National Bank of Canada," with its head office at the Town of Oshawa, in the County of Ontario.

LYMAN ENGLISH,
Solicitor on behalf of applicants.

Dated 26th October, 1881.

18-9

NOTICE is hereby given that application will be made to the Parliament of the Dominion of Canada, at its next session, for an Act to incorporate "The St. Lawrence Marine Insurance Company of Montreal."

J. G. A. CREIGHTON,
Solicitor for applicants.

26th October, 1881.

18-10

PUBLIC NOTICE is hereby given that the Canadian Steam Users Insurance Association, will apply to the Parliament of the Dominion of Canada, at the next session thereof, to pass an Act to change the name of the said Company to that of "The Boiler Inspection and Insurance Company of Canada," and to amend their charter by providing for the election of all the Directors annually.

W. B. McMURRICH,
Solicitor for C. S. U. I. Association.

Toronto, 24th October, 1881.

18-9

NOTICE is hereby given that an application will be made to the Dominion Parliament of the Dominion of Canada, for an Act to amend the Stat. 39 Vict., cap. 40, incorporating "The Chartered Bank of London and North America," by extending the time within which the said Act shall remain in force and for obtaining the certificate from the Treasury Board, also by changing the name of the said Bank to that of "The Chartered Bank of London and Winnipeg," by reducing the capital stock to \$1,000,000 and changing the head office from the City of Montreal to Winnipeg, and for other purposes.

T. S. KENNEDY,
Solicitor for applicant.

Dated at Winnipeg, 22nd Oct. 1881. 18-9

NOTICE is hereby given that application will be made to the Parliament of the Dominion of Canada for an Act to incorporate the St. John's Bridge Company, with power to maintain and operate a bridge for ordinary carriage and traffic purposes across the Red River from some point within Parishes of St. John and Kildonan, in the County of Selkirk and Province of Manitoba, to a point on the opposite side of the River, in said Parishes, with power to collect tolls on the said Bridge on such ordinary carriage and passenger traffic thereon at the rates not exceeding the following:

Foot passengers, each way, two cents.

Rider with horse and mule, each way, six cents.

Loose animals, per head, except sheep, pigs and spring colts following the mare, five cents.

Sheep and pigs, per head, two cents.

Each carriage, wagon, buggy, sleigh, cutter or other vehicle drawn by one animal, each way, 12½ cents.

Each carriage, waggon, buggy, sleigh, cutter or other vehicle drawn by two or more animals, each way, 20 cents.

The above rates to include the *bonâ fide* loads of each vehicle.

The height of the arches of the bridge to be not less than 25 feet above low water, the intervals between the abutments or piers to be not less than 200 feet, a draw bridge to be constructed so as to have a passage when open of not less than 40 feet.

The plans and designs of such bridge and of the draw thereon to be subject to the approval of the Governor General in Council.

T. S. KENNEDY,
Solicitor for applicant.

Dated at Winnipeg,
24th October, 1881. 18 9

PUBLIC notice is hereby given that application will be made to the Parliament of the Dominion of Canada, at the next session thereof, for an Act to incorporate 'The Credit Mobilier Franco-Canadien.

E. T. BROOKS,
Solicitor for applicants.

October 5, 1881. 16-9

PUBLIC Notice is hereby given that the British America Assurance Company will apply to the Parliament of the Dominion of Canada, at the next session thereof, to pass an Act amending their charter, and the several Acts affecting the same, by changing the time for the holding of the annual meeting of the said Company, and the election of the Directors thereof, from the first Monday of the month of August, to the second Wednesday in the month of February in each year, and to close the financial year of the Company for the annual statement, to be submitted to the proprietors of the said Company, at the said meeting, on the 3rd day of December in each year.

C. GAMBLE,
Solicitor for the B. A. A. Co.

British America Assurance Buildings,
Toronto, 4th October, 1881. 16-9

APPLICATIONS FOR CHARTER BY LETTERS PATENT.

NOTICE is hereby given that within one month after the last publication of this notice, application will be made to the Governor in Council under "The Canada Joint Stock Companies' Act of 1877," for Letters Patent incorporating the undernamed applicants and such others as may become shareholders in the proposed Company, a body corporate and politic, for the purposes hereinafter mentioned.

1. The proposed name of the Company is "Saint John Cotton Company (Limited)."

2. The purposes for which incorporation is sought are the manufacturing, spinning, weaving, dyeing, bleaching, printing, buying and selling of cotton yarns, cloths, prints and other manufactures of cotton and other textile fabrics, and the owning of buildings, machinery and plant, and the owning or hiring of buildings and land necessary therefor.

3. The chief place of business of the said company is to be the City of St. John, in the City and County of Saint John, in the Province of New Brunswick.

4. The intended amount of the capital stock is two hundred thousand dollars.

5. The number of shares is to be two thousand, the amount of each share one hundred dollars.

6. The names in full and the address and calling of each of the applicants are John Hegan Parks, of the Town of Portland, in the City and County of Saint John and Province of New Brunswick, manufacturer; Thomas Rosinell Jones, of the City of Saint John, in the Province of New Brunswick, merchant; Vincent Samuel White, of the said City of Saint John, merchant; Robert Turner, of the said City of Saint John, merchant; Richard Peniston Starr, of the said City of Saint John, merchant; Alexander Shives, of the Town of Portland, in the City and County of Saint John and Province of New Brunswick, shipowner; Isaac Burpee, of said Town of Portland, gentleman; Thomas Wilder Daniel, of the City of Saint John, New Brunswick, merchant; Charles Robert Coker, of the said City of Saint John, Surveyor to Lloyds Register of British and Foreign Shipping; James DeWolfe Spurr, of said City of Saint John, gentleman; William Elder, of said City of Saint John, publisher; Thomas Furlong, of said City of Saint John, merchant; Thomas McAvity, Junior, of said City of Saint John, merchant; John McGuiggan, of said City of Saint John, contractor, and Dudne Breeze, of said City of Saint John, merchant. All of which applicants are to be the first or provisional Directors of said Company.

Dated at Saint John, New Brunswick, this eleventh day of November, A.D., 1881. 21-6

NOTICE is hereby given that, after the expiration of one month from the first publication of this notice in the *Canada Gazette*, application will be made by the persons hereinafter named to the Governor General in Council, for the grant of a charter of incorporation by Letters Patent under the Great Seal in pursuance of "The Canada Joint Stock Companies' Act 1877," constituting them, together with such other persons as may become shareholders in the Company, a body corporate and politic.

1. The proposed corporate name of the Company is "The Penman Manufacturing Company, Limited,"

2. The purposes for which its incorporation is sought, are the manufacture and sale throughout the Dominion of Canada of all kinds of woolen and cotton goods.

3. The chief place of business of the Company in the Dominion of Canada is the Town of Paris, in the County of Brant and Province of Ontario.

4. The intended amount of the capital stock of the Company is two hundred and fifty thousand dollars.

5. The number of shares is to be two thousand five hundred and the amount of each share one hundred dollars.

6. The names in full of the applicants and the address and calling of each of them are as follows:

John Penman, of the Town of Paris, in the County of Brant, manufacturer; William Dubart Long, of the City of Hamilton, in the County of Wentworth, and Province of Ontario, wool merchant; David Morrice, of the City of Montreal, in the Province of Quebec, commission merchant; Charles Edmund Newberry, of the City of Hamilton, merchant, and Horace James Long, of the City of Hamilton aforesaid, book-keeper.

The said John Penman, William Dubart Long, and Robert Morrice, are to be the first or Provisional Directors of the Company.

CRERAR & MUIR,
Solicitors for applicants.

Dated at Hamilton, 4th November, 1881. 20-6

NOTICE is hereby given that application will be made after the expiration of one month from the first publication of this notice to His Excellency the Governor General in Council, for Letters Patent under the provisions of "The Canada Joint Stock Companies Act, 1877," by Robert Jaffray, of the City of Toronto, merchant, William Gooderham, of the same place, President Toronto and Nipissing Railway Company, George Albertus Cox, of the Town of Peterboro, President Midland Railway of Canada, Harman H. Cook, of the City of Toronto, lumber merchant, and Harvey P. Dwight, of the same place, Manager Montreal Telegraph Company, to constitute them and others a body corporate and politic, for the purposes hereinafter mentioned, and that—

1. The proposed corporate name of the Company is "The Midland Lake and River Navigation Company (Limited)."

2. The purposes for which incorporation is sought are to carry on a passenger, freight and general forwarding business on Lakes Superior, Huron, Erie and Ontario, and the River St. Lawrence and the navigable waters flowing thereinto and therefrom; and to construct, own, charter, lease, purchase, or dispose of steamships, vessels, tramways, wharves, docks, warehouses and such other property as may be or become necessary or desirable in connection with the carrying on of such business.

3. The operations of the proposed Company are to be carried on upon and near the navigable waters aforesaid, and its chief place of business is to be at Toronto, in the Province of Ontario.

4. The capital stock of the Company is to be two hundred thousand dollars, in two thousand shares of one hundred dollars each.

5. The said Robert Jaffray, William Gooderham, George Albertus Cox, Harman H. Cook and Harvey P. Dwight are to be the first or provisional Directors of the Company.

J. D. EDGAR,
Solicitor for applicants

Dated Toronto, 27th October, 1881. 18-6

NOTICE is hereby given that after the expiration of one month from the last publication hereof in the *Canada Gazette*, application will be made to the Governor General in Council, under the provisions of "The Canada Joint Stock Companies Act, 1877," by Simeon Jones, of the City of St. John, in the Province of New Brunswick, banker; Howard D. Troop, of the City of St. John, in the Province of New Brunswick, merchant; The Hon. Isaac Burpee, of the City of St. John, in the Province of New Brunswick; Jeremiah Harrison, of the City of St. John, in the Province of New Brunswick, merchant; W. F. Harrison, of the City of St. John, in the Province of New Brunswick, merchant; Robert Stewart, of the City of London, in England, G.B., merchant; James Vaughan, in the Town of Liverpool, in England, G.B., merchant; George McLeod, of the City of St. John, in the Province of New Brunswick, merchant; Thomas Furlong, of the City of St. John, in the Province of New Brunswick, merchant; Henry R. Ranney, of the City of St. John, in the Province of New Brunswick, insurance agent; the Honorable A. R. McClellan, of Albert County, in the Province of New Brunswick, senator,—for letters patent to consti-

tute them and others who may become shareholders hereafter, a body corporate under the name of "New Brunswick Steam Ship Company, limited."

The purposes for which incorporation is sought are the following: to purchase, construct, acquire, charter, hire, sell, lease, repair and operate steamboats, sailing vessels and other vessels of all kinds and to carry on therewith the business of common carriers, forwarders, traders and the conveyance of mails, the transportation of passengers, merchandise and all such business as is usually carried on by Ocean steamers and sailing vessels, between Canada, Great Britain and other countries; also tugs, barges and all other kinds of vessels used in harbour and navigable waters.

To purchase, construct, acquire, hire, lease, and own wharves, warehouses and other buildings; slips, piers, docks, dockyards, tramways, elevators and work the same; to establish shops and stores and vend articles of ship stores and merchandise therein as may be requisite and necessary for the carrying on of said business, with power to sell and dispose of or exchange for other property when not required for the purposes of said Company, also power to make, draw, accept and endorse promissory notes, bills of exchange, drafts or bank cheques requisite in the Company's interest, and generally to do all such other things as are incidental or conducive to the attainments of the above objects.

The operations of the proposed Company are to be carried on in the City of St. John, Province of New Brunswick, and at such other places in the several Provinces of the Dominion as the directors may from time to time determine; and its chief place of business will be in the City of St. John, in the Province of New Brunswick.

The capital stock of the Company is to be \$1,000,000 in 10,000 shares of \$100.00 each. The said Isaac Burpee, Jeremiah Harrison, Simeon Jones, Thomas Furlong, Howard D. Troop, Robert Stewart of London, and James Vaughan of Liverpool, a major part of whom are residents in Canada, are to be the first or provisional directors of the Company.

St. John, N.B., Oct. 17, 1881.

17-6

NOTICE is hereby given that after the expiration of one month from the date of the first publication hereof in the *Canada Gazette*, application will be made by the persons hereinafter named to the Governor in Council for the grant of a charter of incorporation by Letters Patent, constituting the said persons hereinafter named and such others as may become shareholders in the Company, a body corporate and politic under the provisions of "The Canada Joint Stock Companies Act, 1877."

1. The proposed corporate name is "The Sarnia and Port Huron Ferry Company, Limited."

2. The objects for which its incorporation is sought are to construct, acquire, charter, navigate and maintain steam vessels for the carrying and conveying of goods and passengers or other traffic between the ports of the Dominion of Canada, and between the ports of said Dominion and those of the United States of America, and for the towing of vessels; with power to sell, charter and dispose of the said steam vessels or any of them, and to make contracts and agreements with any person or corporation whatsoever for the purposes aforesaid, or otherwise for the benefit of the said Company.

3. The operations are to be carried on at the Town of Sarnia, in the County of Lambton, Province of Ontario, as the chief place of business.

4. The amount of the capital stock of the Company is to be four thousand four hundred and eighty dollars.

5. The number of shares is to be sixty-four, and the amount of each share is seventy dollars.

6. The names in full of the applicants and the calling and address of each are as follows:—Reuben Palmer, of the said Town of Sarnia, License Inspector; Robert McAdams, of the same place, publisher; Thomas Kenny, of the same place, merchant, and John Gillies McCrae, of the same place, stationer.

7. The said applicants are to be the first directors of the Company.

JAMES F. LISTER,
Solicitor for applicants.

Dated 7th October, 1881.

16-6

NOTICE is hereby given that immediately after the expiration of one month from the first publication of this notice in the *Canada Gazette*, application will be made to the Governor General in Council by Frederick Ardlé Fitzgerald, of the City of London, in the Province of Ontario, oil refiner; Colonel John Walker, of the same place, manufacturer; Thomas Allan Stevens, of the same place, manufacturer; Joseph Seymour Fallows, of the same place, oil refiner; William Pearce Turner, of the same place, manufacturer; Frank Beemer Scovel, mechanical engineer, of the City of Boston, Massachusetts; James Burns, of the said City of London, manufacturer, and Thomas H. Tracey, of the said City of London, civil engineer, for Letters Patent, under the Canada Joint Stock Companies Act, 1877, incorporating the said parties and such others as shall hereafter become stockholders, as a Joint Stock Company under the name of "The Ball Electric Light Company, (limited)."

The purposes of the Company shall be,—to manufacture and deal in electrical machines and appliances of all kinds; to purchase or sell patents of invention for electrical inventions of any kinds and licenses for using the same; to erect and construct lines of wire and other appliances for and to supply electric light or power, and generally to supply electricity or electrical appliances for all purposes for which they are applicable.

The chief place of business of the Company shall be in the City of London, Ontario, but other places of business may be established from time to time throughout Canada as the Company may require.

The intended amount of capital of the said Company shall be five hundred thousand dollars, (\$500,000) divided into five thousand shares (5,000) of one hundred dollars (\$100) each.

The applicants shall be the first directors of the company.

W. W. FITZGERALD,
Solicitor for applicants.

Dated at London, Ont., 10th October, 1881.

16-6

MISCELLANEOUS.

GRAND TRUNK RAILWAY COMPANY OF CANADA.

Special General Meeting.

NOTICE is hereby given that a special general meeting of the Grand Trunk Railway Company of Canada will be held at the City Terminus Hotel, Cannon Street, London, E.C., on Thursday, the 22nd day of December next, at one o'clock, p.m. precisely, for the following purposes, that is to say: to consider and, if deemed advisable, to accept and confirm a supplemental traffic agreement between the Chicago and Grand Trunk Railway Company and the Grand Trunk Railway Company of Canada; also to consider and, if deemed advisable, to accept a supplemental traffic agreement between the Michigan Air Line Railway and the Grand Trunk Railway Company of Canada; also to consider and, if deemed advisable, to accept a traffic agreement between the Midland Railway of Canada and the Grand Trunk Railway Company of Canada.

By order,

H. W. TYLER,
President.

J. B. RENTON,
Secretary.

21-3

POSITIVE GOVERNMENT SECURITY LIFE ASSURANCE COMPANY, LIMITED.

Head Office: No. 31, Cannon Street, London, England.

NOTICE is hereby given that in consequence of there being now no policies of the Company maintained in Canada, the Office in Canada is finally closed, and all applications of every kind should be made to the Head Office of the Company as above.

By order of the Board,

A. G. MACKENZIE,
Manager and Actuary.

21-4

THE CANADIAN PACIFIC RAILWAY COMPANY

A SPECIAL general meeting of the shareholders of the Canadian Pacific Railway Company will be held at the office of the Company, in Montreal, on Tuesday, the 20th day of December next, at twelve o'clock, noon, at which meeting it is intended to propose an issue of preferred stock, and to decide upon the amount and conditions of such issue; to consider a by-law respecting the power of voting by holders of preferred stock, and further to consider the location of the railway between Callendar Station and the Thunder Bay Branch.

By order of the President,

CHARLES DRINKWATER,
Secretary.

Montreal, 14th November, 1881.

21-5

QUEBEC BANK.

NOTICE is hereby given that a dividend of three per cent. upon the paid-up capital stock of this institution has been declared for the current half-year, and that the same will be payable, at its Banking house, in this City, on and after Thursday, the first day of December next.

The transfer books will be closed from the 16th to the 30th November next, both days inclusive.

By order of the Board,

JAMES STEVENSON,
Cashier.

October 28, 1881.

19-4

MARITIME BANK OF THE DOMINION OF CANADA.

NOTICE is hereby given that at a meeting of the directors of the above Bank, the tenth and final call of the subscribed capital stock of the Bank, that is ten per centum thereof, or ten dollars a share, was made and ordered to be paid by the shareholders on or before the first day of December next.

By order of the Board of Directors,

ALFRED RAY,
Cashier.

St. John, N.B., 27th Oct., 1881.

19-5

BANK OF HAMILTON.

DIVIDEND NO. 18.

NOTICE is hereby given that a dividend of three and one-half per cent. for the current half-year upon the paid-up capital stock of this institution has this day been declared, and that the same will be payable at the Bank and its Agencies on and after Thursday, the 1st day of December next.

The transfer books will be closed from the 16th to the 30th November next, both days inclusive.

By order of the Board,

H. C. HAMMOND, Cashier.

Hamilton, 26th October, 1881.

18-5

NAPANEE, TAMWORTH AND QUEBEC RAILWAY COMPANY.

NOTICE is hereby given that a meeting of the directors of the above named Railway Company, held this day, the second call of the subscribed stock of the said Railway Company, that is ten per centum thereof, or five dollars a share, was made and ordered to be paid by the shareholders on or before the thirteenth day of December next.

By order of the Board of Directors,

W. S. WILLIAMS,
Secretary, N. T. and Q. R. R. Co.
Napanee, Ontario, 20th October, 1881. 18-5

LA BANQUE JACQUES-CARTIER.

NOTICE is hereby given that a dividend of two and one half per cent. upon the paid-up capital stock of this Bank, has been declared for the current half-year, and that the same will be payable at the Bank, in the City of Montreal, on and after the first day of December next. The transfer books will be closed from the sixteenth to the thirtieth day of November next, both days inclusive.

By order of the Board,

A. DE MARTIGNY,
Cashier.
Montreal, 26th October, 1881. 18-5

BANK OF MONTREAL.

NOTICE is hereby given that a dividend of four per cent. and a bonus of one per cent. upon the paid-up capital stock of this institution have been declared for the current half-year, and that the same will be payable at its Banking house in this City, and at its branches, on and after Thursday the first day of December next.

The transfer books will be closed from the 16th to the 30th of November next, both days inclusive.

By order of the Board,

W. J. BUCHANAN,
General Manager.
Montreal, 21st October, 1881. 18-5

BANK OF OTTAWA.

DIVIDEND No. 11.

NOTICE is hereby given that a dividend of three per cent. upon the paid-up capital stock of this Bank has been declared for the current half-year, and that the same will be payable at the Bank and its branches on and after Thursday the first day of December next.

The transfer books will be closed from 16th to 30th November, both days inclusive.

The annual general meeting of the shareholders will be held at the Bank, in Ottawa, on Wednesday the fourteenth day of December next. Chair to be taken at three o'clock p.m.

By order of the Board,

GEO. BURN,
Cashier.
Bank of Ottawa.
Ottawa, 28th Oct., 1881. 18-5

MERCHANTS BANK OF CANADA.

NOTICE is hereby given that a dividend of three and one-half per cent. for the current half-year, being at the rate of seven per cent. per annum, upon the paid-up capital stock of this institution, has

been declared, and that the same will be payable at its Banking House, in this city, on and after Thursday, the 1st December next.

The transfer books will be closed from the 16th to the 30th November next, both days inclusive.

By order of the Board,

G. HAGUE,
General Manager.
20th October. 17-5

AUCTION SALE OF UNCLAIMED FREIGHT.

THE Grand Trunk Railway of Canada hereby give notice that they will sell at the rooms number 54, Craig Street, Montreal, on Tuesday, 6th December, 1881, and at the Mart, King Street, Toronto, on Wednesday, 14th December, 1881, at 10 o'clock a.m., a large quantity of unclaimed freight and baggage, consisting in part of glassware, groceries, hardware, machinery, drugs, household effects and other sundries, catalogues of which can be had from the auctioneers on application.

Terms—a deposit of not less than 20 per cent. required at time of sale.

By order of the Grand Trunk Railway of Canada.

C. F. ELWES, Montreal,
F. W. COATE & Co., Toronto,
Auctioneers.
Montreal, 6th October, 1881. 16-6

PUISSANCE DU CANADA.



NOMINATIONS.

DÉPARTEMENT DU SECRÉTAIRE D'ÉTAT DU CANADA.

Il a plu à SON EXCELLENCE L'ADMINISTRATEUR du GOUVERNEMENT de faire les nominations suivantes, savoir :—

OTTAWA, 11 novembre 1881.

J. A. ARDAGH, junior, Juge de la Cour de comté du comté de Simcoe, dans la province d'Ontario; suivant les dispositions de "l'Acte de Juridiction Maritime, 1877," Juge Subrogé de la Cour Maritime d'Ontario.

A. D. KNIGHT, de Collingwood, dans le comté de Simcoe, dans la province d'Ontario, écuyer; Greffier-adjoint de la Cour Maritime d'Ontario.

PATRICK DOHERTY, de Collingwood, dans le comté de Simcoe, dans la province d'Ontario, écuyer; Huissier-adjoint de la Cour Maritime d'Ontario.

COLSON HUBBARD, de Caraquet, dans le comté de Gloucester, dans la Province du Nouveau-Brunswick, écuyer; Commissaire de Pilotes pour la circonscription de pilotage de Caraquet, dans la dite province; vice P. G. Ryan, écuyer, démissionnaire.

PROCLAMATIONS.

LORNE.

[L.S.]

CANADA.

VICTORIA, par la Grâce de Dieu, Reine du Royaume Uni de la Grande-Bretagne et d'Irlande, Défenseur de la Foi, etc., etc., etc.

A Nos Très-Aimés et Fidèles les Sénateurs de la Puissance du Canada et aux membres élus pour servir dans la Chambre des Communes de Notre dite Puissance, et à tous et chacun de vous.

—SALUT:

PROCLAMATION.

ATTENDU que Notre Parlement du Canada se trouve prorogé au dix-septième jour du mois de novembre courant, auquel temps vous étiez tenus, et il vous était enjoint d'être présents en notre cité d'Ottawa; SACHEZ MAINTENANT, que pour diverses causes et considérations, et pour la plus grande aise et commodité de Nos bien-aimés sujets, Nous avons cru convenable, par et de l'avis de Notre Conseil Privé du Canada, de vous exempter, et chacun de vous, d'être présents au temps susdit, vous convoquant et par ces présentes vous enjoignant et à chacun de vous de vous trouver avec Nous en Notre Parlement du Canada, en notre Cité d'OTTAWA, le VINGT-SEPTIÈME jour du mois de DÉCEMBRE prochain, pour prendre en considération l'état et la prospérité de Notre dite Puissance du Canada, et y agir comme de droit. CE A QUOI VOUS NE DEVEZ MANQUER.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN, Notre Très-Fidèle et Bien-Aimé Conseiller Sir JOHN DOUGLAS SUTHERLAND CAMPBELL, (communément appelé le Marquis de Lorne), Chevalier de Notre Très-Ancien et Très-Noble Ordre du Chardon, Chevalier Grand-Croix de Notre Ordre Très-Distingué de Saint-Michel et Saint-George, Gouverneur-Général du Canada, et Vice-Amiral d'icelui.

A Notre Hôtel du Gouvernement, en Notre CITE d'OTTAWA, ce QUATRIÈME jour de NOVEMBRE, dans l'année de Notre Seigneur mil huit cent quatre-vingt-un, et de Notre Règne la quarante-cinquième.

Par ordre,

RICHARD POPE,
Greffier de la Couronne en Chancellerie,
Canada.

[L.S.]

Par Son Excellence le Général Sir PATRICK LEONARD MACDOUGALL, Chevalier Commandeur de l'Ordre Très-distingué de St. Michel et St. George, administrateur du gouvernement du Canada et Commandant des Forces de Sa Majesté en icelui, etc., etc.

A tous ceux qui ces présentes verront, ou qu'icelles pourront concerner—SALUT:

PROCLAMATION.

ATTENDU qu'il a gracieusement plu à Sa Majesté par ses Lettres Patentes Royales datées à Westminster le septième jour d'Octobre, mil huit cent soixante et dix-huit, dans la quarante-deuxième année du Règne de Sa Majesté, constituer et nommer le très-honorable Sir JOHN DOUGLAS SUTHERLAND CAMPBELL (communément appelé le marquis de Lorne) y nommé, Gouverneur-Général du Canada durant son plaisir; Et ATTENDU que par les Lettres Patentes constituant l'office de Gouverneur-Général de la Puissance du Canada, datées à Westminster le cinquième jour d'Octobre, dans la quarante-deuxième année du Règne de Sa Majesté il est pourvu qu'après la mort ou l'incapacité du dit très-honorable Sir JOHN DOUGLAS SUTHERLAND CAMPBELL, (communément appelé le marquis de Lorne), ou pour cause de son absence du Canada, les pouvoirs et autorités y conférés seront donnés et conférés au Lieutenant-

Gouverneur du Canada, pour le temps d'alors, ou, en l'absence d'aucun tel Lieutenant-Gouverneur, à telle personne qui, par Warrant, sous le Sceau et Seing Privé de Sa Majesté, pourra être nommé Administrateur du Gouvernement de Sa dite Puissance, ou en l'absence d'aucun tel Lieutenant-Gouverneur ou personne nommée comme susdit, à l'Officier Militaire le plus haut gradué pour le temps d'alors ayant le commandement des Forces de Sa Majesté dans Sa dite Puissance, lesquels pouvoirs et autorités il mettra à effet et jouira durant le bon plaisir de Sa Majesté. Et ATTENDU que pour cause de l'absence du dit très-honorable Sir John Douglas Sutherland Campbell (communément appelé le marquis de Lorne), du Canada, et d'aucun Lieutenant-Gouverneur du Canada, et parce que Sa Majesté n'a nommé aucune autre personne pour être administrateur du Gouvernement de Sa dite Puissance, et par et en vertu des dispositions énoncées dans les dites Lettres Patentes, l'Administration du Gouvernement Civil du Canada, et la mise à effet des pouvoirs et autorités que comportent les dites Lettres Patentes, ne sont dévolus, comme étant le plus haut gradué Officier Militaire commandant les forces régulières de Sa Majesté dans la dite Puissance du Canada, j'ai, en conséquence, par et de l'avis du Conseil Privé de Sa Majesté pour le Canada, jugé convenable d'émaner cette proclamation pour ce faire connaître; et par icelle ordonne et commande que tous les Officiers et Ministres de Sa Majesté dans la dite Puissance du Canada, continuent à exercer les devoirs respectifs de leurs places et emplois, et que les fœux sujets de Sa Majesté, et tous autres que les présentes pourront concerner, en prennent connaissance et se conduisent en conséquence.

Donné sous mon Seing et le Sceau de mes Armes, en la cité d'Ottawa, ce onzième jour de novembre, dans l'année de Notre-Seigneur, mil huit cent quatre-vingt-une, et du Règne de Sa Majesté la quarante-cinquième.

P. L. MACDOUGALL,

Général,

Administrateur.

20-3

P. L. MACDOUGALL,

Général,

Administrateur.

[L.S.]

CANADA.

VICTORIA, par la Grâce de Dieu, Reine du Royaume-Uni de la Grande-Bretagne et d'Irlande, Défenseur de la Foi, etc., etc., etc.

A tous ceux qui les présentes verront ou qu'icelles pourront concerner,—SALUT:

PROCLAMATION.

Z. A. LASH, Député du ministre de la Justice, Canada. } ATTENDU qu'en vertu des dispositions de l'Acte de Tempérance du Canada, 1878, l'avis suivant a été adressé au Secrétaire d'Etat du Canada, accompagné de la pétition ci-jointe:—

“ A l'honorable Secrétaire d'Etat du Canada,—

“ MONSIEUR,—Nous, soussignés, électeurs du comté de Lambton, prions de vous informer de notre intention de présenter la pétition suivante à Son Excellence le Gouverneur-Général, savoir:

“ A Son Excellence le Gouverneur-Général du Canada en Conseil.—

“ La pétition des électeurs du comté de Lambton, qualifiés et compétents à voter à l'élection d'un membre de la Chambre des Communes dans le dit comté,

“ Expose respectueusement,—Que vos requérants désirent que la deuxième partie de l'Acte de Tempérance du Canada, 1878, soit exécutoire et mise en vigueur dans le dit comté.

“ C'est pourquoi vos requérants demandent respectueusement qu'il plaise à Votre Excellence, par un ordre du Conseil en vertu de la quatre-vingt-seizième clause du dit acte, de déclarer que la

ORDRES EN CONSEIL.

"deuxième partie du dit acte soit mise en vigueur dans le dit comté. Et vos requérants ne cesseront de prier, etc."

"Et que nous désirons que les votes de tous les électeurs du dit comté de Lambton soient reçus pour ou contre l'adoption de la dite pétition."

Et attendu qu'il appert à la satisfaction du Gouverneur-Général en Conseil que cet avis est revêtu des signatures authentiques d'un quart ou plus de tous les électeurs du dit comté de Lambton; qu'il est constaté que les signatures apposées à l'avis sont des signatures authentiques au nombre de deux mille cinq cent quatre-vingt-dix-huit, et que les autres exigences de la loi ont été observées;

Et attendu qu'un ordre du Gouverneur-Général en Conseil a été passé, ordonnant que les votes de tous les électeurs du dit comté de Lambton soient enregistrés pour ou contre l'adoption de la dite pétition,—

SACHEZ maintenant, que, par les présentes, et en vertu de l'autorité qui Nous est conférée par les dits acte et ordre en Conseil, Nous proclamons et déclarons que mardi, le vingt-neuvième jour de novembre courant, un poll sera tenu dans le dit comté de Lambton, pour y recevoir les votes des électeurs pour et contre la dite pétition. Que ces votes seront enregistrés au scrutin secret depuis neuf heures du matin jusqu'à cinq heures de l'après-midi de ce jour-là. Que le shérif du dit comté de Lambton, a été nommé officier-rapporteur dans le but de recevoir ce jour-là les votes des électeurs pour et contre la pétition, de compter ensuite les votes, et puis de faire rapport du résultat au Gouverneur-Général en Conseil. Que le dit officier-rapporteur est autorisé et requis de nommer un sous-officier-rapporteur à et pour chaque bureau de votation.

Que l'officier-rapporteur nommera les différentes personnes qui devront se tenir aux différents bureaux de votation, et qui devront faire le décompte final des votes aux noms des personnes autorisées à favoriser ou à s'opposer respectivement à l'adoption de la pétition, au bureau du dit shérif, dans la ville de Sarnia, lundi, le vingt-huitième jour de novembre courant à dix heures de l'avant-midi.

Que les votes des électeurs seront comptés, et le résultat de la votation annoncé par l'officier-rapporteur au bureau du dit shérif, samedi, le troisième jour de décembre prochain, à dix heures de l'avant-midi, et que, dans le cas où la pétition serait adoptée par les électeurs, le Gouverneur-Général en Conseil, pourra en tout temps, après l'expiration d'une période de soixante jours depuis la date de l'adoption de la dite pétition, par ordre en Conseil publié dans la *Gazette du Canada*, déclarer que la deuxième partie du dit acte sera en vigueur dans tel comté dès et à compter du jour où expireront les licences annuelles ou semi-annuelles alors en force dans tel comté pour la vente de liqueurs spiritueuses, pourvu que ce jour soit au moins quatre-vingt-dix jours après la date de tel ordre du Conseil, et si ce nombre est moindre, ce sera alors à compter du même jour de l'année suivante.

De ce qui précède Nos féaux sujets et tous ceux que les présentes peuvent concerner, sont par les présentes requis d'en prendre avis et d'agir en conséquence.

EN FOI DE QUOI, nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN, Notre Fidèle et Bien-Aimé Général Sir PATRICK LEONARD MACDOUGALL, Chevalier Commandeur de l'Ordre Très-distingué de St. Michel et St. George, Administrateur du gouvernement du Canada et Commandant des Forces de Sa Majesté en icelui, etc., etc.,

A Notre Hôtel du Gouvernement, en Notre CITÉ d'OTTAWA, ce ONZIÈME jour de NOVEMBRE, dans l'année de Notre Seigneur mil huit cent quatre-vingt-une, et de Notre Règne la quarante-cinquième.

Par ordre,

J. A. MOUSSEAU,
Secrétaire d'Etat.

HOTEL DU GOUVERNEMENT, OTTAWA.

Mardi, 15e jour de novembre 1881.

PRÉSENT :

SON EXCELLENCE L'ADMINISTRATEUR DU
GOUVERNEMENT EN CONSEIL.

SUR la recommandation de l'Honorable ministre des douanes, et sur l'autorité de la section 9e de l'acte adopté durant la session du Parlement du Canada, tenue dans la quarantième année du règne de Sa Majesté, chapitre 10, et intitulé "Acte pour amender et refondre les actes concernant les douanes,"—

Il a plu à Son Excellence, par et de l'avis du Conseil Privé de Sa Majesté pour le Canada, d'ordonner et il est par le présent ordonné que le port de Bradore Bay, dans la province de Québec, soit aboli, et le dit port est par le présent aboli.

J. O. COTÉ,

Greffier du Conseil Privé.

21-3

AVIS DU GOUVERNEMENT.

[L.S.]

CANADA.

A LA demande de l'Honorable Pierre Joseph Olivier Chauveau, de la ville de Montréal, Province de Québec (comme propriétaire représentant George Hyppolite Chenier, par actes de cession) en vertu de l'acte concernant les droits d'auteurs, chap. 81 des Statuts Refondus du Canada, et les prescriptions du dit acte ayant été observées, le renouvellement, pour une période de quatorze ans, du droit de propriété littéraire et artistique du livre portant titre "Charles Guérin, Roman de Mœurs Canadiennes" est enregistré au folio 110 du volume A. H. des droits de propriété littéraire et artistique (où appert déjà un enregistrement du dit livre, en date du 28 octobre 1853) déposé dans ce département, et au folio 1719, du registre des droits de propriété littéraire et artistique No. 9, tenu dans le bureau du ministre de l'agriculture à l'effet d'assurer au propriétaire du dit livre, l'Honorable Pierre Joseph Olivier Chauveau, tous les privilèges conférés par l'acte susdit, cap. 81 des Statuts Refondus du Canada.

J. C. TACHÉ,

Député du ministre de l'agriculture.

Bureau du ministre de l'agriculture,

Ottawa, le 12me jour du mois de

Novembre A.D. 1881.

21-4

DÉPARTEMENT DU SECRÉTAIRE D'ÉTAT DU
CANADA.

EXAMENS DU SERVICE CIVIL DE L'INDE.

Ottawa, 4 novembre 1881.

MEMORANDUM.

Les règlements dont il est question dans la dépêche ci-dessous sont déposés dans ce département et dans les Secrétariats des différentes Provinces, où les candidats qui désirent se présenter aux examens, peuvent les consulter.

(Circulaire.)

DOWNING STREET,

6 octobre 1881.

MONSIEUR,—J'ai l'honneur de vous transmettre, à la demande des Commissaires du Service Civil, les Règlements ci-inclus, pour l'examen des Candidats

au Service Civil de l'Inde, qui doit avoir lieu en juin 1882.

J'ai l'honneur d'être,
Monsieur,
Votre très-obéissant et très-humble serviteur,

KIMBERLEY.

L'officier administrant
le gouvernement du Canada. 19-3

AVIS AUX MARINS.

No. 29 de 1881.

STATIONS DE TÉLÉGRAPHE ET DE SIGNAUX DANS LE FLEUVE ET LE GOLFE ST. LAURENT.

AVIS est par le présent donné que les stations suivantes du système de télégraphe maritime, établies dans le fleuve et le golfe St. Laurent dans l'intérêt de la navigation et des pêcheries, sont maintenant en opération :

Noms des stations.	Topographie.	Nombre approximatif de milles marins plus bas que Qué- bec.
1. S L'Islet,	Côté sud du fleuve,	43
2. S Rivière-du-Loup,	do	85
3. S Rimouski,	do	150
4. S Phare de la Pointe-au-Père,	do	155
5. Ste. Flavie,	do	165
6. Grand-Métis,	do	170
7. S Phare du Petit-Métis,	do	175
8. S Phare de Matane,	do	196
9. Ste. Félicité,	do	204
10. Les Méesins,	do	218
11. S Phare du Cap Chatte,	do	230
12. Village du Cap Chatte,	do	232
13. Ste. Anne-des-Monts,	do	240
14. S Phare de la rivière Martin,	do	255
15. Mont Louis,	do	270
16. S Phare du Cap de la Made- leine,	do	290
17. Rivière Madeleine,	do	290
18. Grande Vallée,	do	295
19. Chlorydorme,	do	310
20. Grand Etang,	do	315
21. S Phare de la Pointe à la Renommée,	do	320
22. Rivière du Renard,	do	342
23. L'anse Griffin,	do	347
24. S Phare du Cap Rosier,	do	354
25. Grande Grève,	Baie de Gaspé,	365
26. La Péninsule,	do	374
27. Bassin de Gaspé,	do	376
28. Douglstown,	do	370
29. Pointe St. Pierre,	do	370
30. S Phare du Cap Désespoir,	Côte de Gaspé sur le golfe,	384
31. S Phare de la Pointe au Maquereau,	do	408

32. S Phare de la Pointe Ouest,	Ile d'Anticosti,	328
33. Rivière Beescie,	do	345
34. S Phare de la Pointe Sud- Ouest,	do	356
35. Rivière Jupiter ou ruisseau à la Chaloupe,	do	400
36. S Phare de la Pointe Sud	do	413
37. S Phare de la Pointe à la Cha- leur, extrémité Est de	do	435
38. Baie du Renard	do	450
39. Havre d'Amherst, Iles de la Madeleine,	do	493
40. S Phare de l'Ile Amherst,	do	475
41. House Harbor,	do	470
42. Ile aux Loups,	do	472
43. S Grosse Isle,	do	475
44. S Phare du Roehier aux Oiseaux,	do	480
45. S Meat Cove, près du Cap St- Laurent, point d'attéris- sment du cable des Iles de la Madeleine,	Cap-Breton,	530
46. S Phare de la Pointe Basse,	do	575

N. B — Les stations marquées dans la liste ci-dessus (S) sont en même temps des stations de signaux où le code International de signaux est en usage. Des stations additionnelles seront ouvertes sous peu ; avis en sera donné.

WM. SMITH,

Député du ministre de la marine et des pêcheries.
Département de la marine et des pêcheries,
Ottawa, 12 octobre 1881. 19-3

ÉTAT

Du Revenu et des Dépenses, à compte du Fonds
Consolidé de la Puissance du Canada, d'après les
états fournis au département des Finances sa la
nuit du 31 octobre dernier.

REVENU :	MONTANT.
Douanes	\$1,729,922 47
Excise	517,849 34
Département des Postes.....	107,271 93
Travaux Publics, y compris les Chemins de fer.....	249,799 66
Timbres d'effets de commerce.....	22,570 36
Divers	86,623 49
	<u>\$2,714,037 25</u>
Revenu, 30 sept. 1881.....	8,229,960 87
	<u>\$10,943,998 12</u>
DÉPENSES.....	\$2,620,258 32
do 30 sept. 1881.....	5,026,441 06
	<u>\$7,646,699 38</u>

J. M. COURTNEY,

Député du Ministre des Finances.
Département des Finances,
Ottawa, 1er novembre 1881.

LISTE DES COMPAGNIES D'ASSURANCE AUTORISEES A FAIRE DES OPERATIONS AU CANADA, EN VERTU DES ACTES D'ASSURANCE DE 1875 ET 1877.

NOM DE LA COMPAGNIE.	Principal agent pour la réception des significations de pièces et d'avis.	Montant des dépôts — Les dépôts marqués (A) ne sont applicables qu'aux polices sur la vie en cours le 31 mars 1878; ceux marqués (B) aux polices émises depuis cette date.	Assurance autorisée.
La compagnie d'assur. de l'Amérique du Nord contre les accidents...	Edward Rawlings, gérant, Montréal.....	\$13,500, bons du havre de Montréal, \$9,733 bons d'emmagasinage de Montréal; \$550 5 p. c. canadiens. (Acceptés à \$20,000)...	Contre les accidents.
La compagnie d'assurance dite "Ætna," de Hartford, Connecticut...	Robt. Wood, agent général, Montréal.....	\$5,070 fonds publics canadiens; \$23,000 déductions de municipalités; \$72,000 bons des E.-U. (Acceptés à \$97,771)	Contre l'inc. et sur la navig.
La compagnie d'assurance sur la vie dite "Ætna," de Hartford, Conn.	William H. Orr, gérant, Montréal.....	\$100,000 bons des E.-U. en or (A), \$70,000 bons des E.-U. et \$25,000 déb. de la Province de Québec (B).....	Sur la vie.
La compagnie d'assurance agricole de Watertown, N.Y., E.-U.....	John Fisher, agent-en-chef, Cobourg.....	\$100,000 bons 4 p. c. des E.-U. (Acceptés à \$50,400).....	Contre l'incendie.
La compagnie d'assurance dite "Anchor Marine"	Hugh Scott, agent, Toronto.....	\$56,000 bons municipaux. (Acceptés à \$50,400).....	Contre l'inc. et sur la navig.
La compagnie d'assurance de l'Amérique Britannique, Toronto.....	Louis H. Boul, gérant, Toronto.....	\$61,000 bons municipaux. (Acceptés à \$54,900).....	Sur la vie.
L'association sur la vie dite "Briton" (limitée)....	J. B. M. Chipman, gérant, Montréal.....	\$54,993 bons du Canada, 4 p. c. (Acceptés à \$51,300).....	Contre l'inc. et sur la navig.
La compagnie d'assurance maritime et contre l'incendie, du Canada.	Charles Cameron, direct.-gérant, Hamilton ..	\$57,000 bons municipaux. (Acceptés à \$54,900).....	Sur la vie.
La compagnie d'assurance du Canada sur la vie, Hamilton.....	A. G. Ramsay, gérant, Hamilton.....	\$60,000 bons municipaux. Acceptés \$54,900	Sur la vie.
L'association Canadienne d'assurance des consommateurs de vapeur.	W. B. McMurrich, agent, Toronto.....	\$3,900 effets de la Société Impériale de construction, \$5,000 effets de la société de construction de l'Onest.....	Sur chaudières à vap., etc.
La compagnie d'assurance des Citoyens, du Canada.....	Gerald E. Hart, agent principal, Montréal....	\$56,000 bons municipaux. (Acceptés à \$50,400).....	Sur la vie et cont. les accid.
La compagnie d'assurance des Citoyens, du Canada.....	Gerald E. Hart, agent principal, Montréal....	\$30 en espèces.....	Contre l'inc. et sur la navig.
La compagnie d'assurance des Citoyens, du Canada.....	Gerald E. Hart, agent principal, Montréal....	\$20,000 sig. effets du Canada.....	Garantie.
La comp. d'ass. contre l'inc. dite "City of London" (à respons. limitée)	J. K. Oswald, agent en chef, Montréal.....	\$100,344 fds. pes., (vie A), \$50,613 effets consol. 5 p. c. canad. et \$55,967, effets 1 p. c. (feu)	Contre l'incendie.
La compagnie d'ass. de l'Union Commerciale, de Londres, Angl.....	Fred. Cole, agent général, Montréal.....	\$86,300 bons municipaux. (Acceptés à \$77,650).....	Contre l'inc. et sur la vie.
L'association d'assurance sur la vie, dite "Confederation"	J. K. Macdonald, directeur-gérant, Toronto..	\$35,000 eu espèces, \$15,000 bons de la cité de Victoria, C.-E.....	Contre l'inc. et sur la navig.
La compagnie d'assurance dite "Dominion," maritime et contre l'incendie, de Hamilton.....	F. R. Despard, gérant, Hamilton.....	\$100,000 fonds publics canad. (A) et \$65,000 bons des E.-U. (B)...	Sur la vie.
La société d'ass. sur la vie, dite "Equitable," des Etats-Unis, N.-Y.	R. W. Gale, gérant, Montréal.....	\$100,000 effets canadiens	Contre l'incendie.
L'association d'assurance contre l'incendie (responsabilité limitée), Londres, Angleterre.....	Wm. Robertson, agent en chef, Montréal.....	\$32,000 bons munic. ; \$15,000 bons du hav. de Mont. ; \$9,733 bons d'emmagas. de Montréal, et \$400 actions. (Acceptés à \$51,000)	Garantie.
La compagnie de garantie de l'Amérique du Nord.....	Edward Rawlings, gérant, Montréal.....	\$100,343 fonds publics canadiens.....	Contre l'incendie.
La compagnie d'assurance contre l'incendie et sur la vie, dite "Guardian," Londres, Angleterre.....	Robert Simms et Cie, et Geo. Denholm, agents généraux, Montréal.....	\$55,000, b. des E.-U., et \$30,840 act. de banq. (Accept. à \$100,00.)	Contre l'incendie.
La comp. d'ass. contre l'incendie dite "Hartford" de Hartford, Conn.	Robert Wood, agent généraux, Montréal.....	\$48,667 5 p. c. cons. canadiens, \$51,402 6 p. c. canadiens	Contre l'incendie.
La compagnie d'assurance dite "Lancashire"	W. H. Rintoul, agent, Montréal.....	\$100,000 fonds publics canadiens	Sur la vie.
La compagnie d'assurance sur la vie dite "Lion" (à responsabilité limitée) Londres, Angleterre.....	S. C. Duncan-Clark, agent principal, Toronto	\$10,000 sig., effets canadiens	Contre l'inc. et sur la vie.
La compagnie d'assurance dite "Liverpool et London et Globe"	Frederick Stanciliffe, agent général, Montréal	\$50,000 fonds pub. canad (vie) ; \$3,000 5 p. c. canad. ; \$63,000 bons mun. ; \$25,000 assoc. de plac., Montréal ; \$17,030 en espèces. (Acceptés à \$145,480)	Contre l'inc. et sur la vie.
La corporation d'assurance dite "London," Angleterre.....	G. F. O. Smith, agent principal, Montréal....	\$50,127 5 p. c. consol. canad., et \$99,873 fonds publics canadiens (feu), 10,000, et (vie) \$50,000	Contre l'inc. et sur la vie.
La compagnie de Garantie et contre les Accidents, de Londres (responsabilité limitée).....	C. C. Foster, agent, Montréal.....	\$11,000 sig. effets canadiens.....	Garantie et accidents.
La comp. d'assurance contre l'incendie, London et Lancashire.....	A. T. McGord, agent en chef, Toronto.....	\$21,000 sig., effets canadiens.....	Contre l'incendie.
La compagnie d'assurance sur la vie, dite "London et Lancashire"	C. J. Spike, agt en chef, Halifax, N.E.....	\$100,000 fonds publics canadiens (A) de \$5,000 en espèces et \$4,867 bons de la province de Québec (B)	Sur la vie.
La compagnie d'ass. mutuelle contre l'incendie, de London, Ont.....	William Robertson, gérant, Montréal	\$25,000 effets publics canadiens et \$5,000 en argent.....	Contre l'incendie.
La comp. d'ass. sur la vie, dite "Metropolitan," de New-York, E.-U.	D. C. Macdonald, secrétaire, London, Ont....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie Métropolitaine d'assurance sur les glaces, New-York.	Thos. A. Temple, agt. général, St. Jean, N.-B.	\$5,000, bons des Etats-Unis.....	Sur les glaces.
L'association d'assurance mutuelle sur la vie, du Canada.....	A. J. Pell, Montréal.....	\$99,267 bons municipaux. (Acceptés à \$89,339).....	Sur la vie.
	J. Turner, président, Hamilton.....		

La compagnie d'ass. mutuelle sur la vie dite "North American"	Wm. McCabe, directeur-gérant, Toronto.....	\$50,000 en espèces	Sur la vie.
La compagnie d'assurance dite "North British and Mercantile"	Macdougall et Davidson, agents génér., Mont.	\$50,000 fonds pub. canad., (vie A), \$47,000 bons du hav. de Montréal et \$65,000 bons municip. (feu). (Acceptés à \$150,800).	Contre l'inc. et sur la vie.
La compagnie d'assurance du Nord, d'Aberdeen et Londres.....	Taylor Frères, agents généraux Montréal....	\$85,833 fonds publics canadiens. \$14,167 5 par cent canadiens.....	Contre l'incendie
La société d'assurance contre l'incendie, dite "Norwich Union,"	Alex. Dixon, agent, Toronto.....	\$100,000 effets canadiens.	Contre l'incendie.
La compagnie d'assurance mutuelle sur la vie, d'Ontario.....	Wm. Hendry, gérant, Waterloo.....	\$56,207 bons municipaux (accepté \$50,586)	Sur la vie.
La compagnie d'assurance dite "Phoenix," de Brooklyn.....	Robert Hampson, Montréal, agent	\$100,000 bons des Etats-Unis.....	Contre l'inc. et sur la nav.
La cie. d'ass. contre l'incendie, dite "Phoenix," Londres, Angleterre.	Gillespie, Moffat et Cie., agts. génér., Mont.	\$50,171 fonds publics canad., et \$50,126 5 p. c. consol. canadiens	Contre l'incendie.
La compagnie d'assurance contre l'incendie, de Québec	J. G. Clapham, président, Québec.....	\$25,000 fonds publics canadiens, \$60,000 actions de banque et \$15,200 bons municipaux. (Acceptés à \$98,680).....	Contre l'incendie.
La compagnie d'assur. sur la vie et contre l'incendie, dite "Queen," Angleterre.....	A. M. Forbes et H. G. Mudge, agents principaux, Montréal.....	\$100,000 fonds publics canadiens (feu) et \$51,100 5 p. c. consolidés canadiens (vie)	Contre l'inc. et sur la vie.
La société d'assurance mutuelle sur la vie, dite "Reliance," Londres, Angleterre.....	J. Cassie Hatton, procureur, Montréal.....	\$100,000 fonds publics canadiens (A) et \$10,000 effets canad. (B)	Sur la vie.
La compagnie d'assurance Royale Canadienne.....	Arthur Gagnon, secrétaire, Montréal.....	\$50,400 bons du havre de Montréal. (Acceptés à \$50,400)	Contre l'inc. et sur la nav.
La compagnie d'assurance Royale.....	M. H. Gault et Wm. Tatley, agents principaux, Montréal.....	\$96,982 fonds publics, \$53,533 5 p. c. des consolidés canadiens et \$170,333, cons. angl.—appl., \$149,182 (feu), \$50,000, (vie A) et 121,666 (général.) Aussi \$97,333.33 annuités angl. (général.) Total \$418,182.....	Contre l'inc. et sur la vie.
La compagnie d'assurance Impériale Ecossaise	Taylor Frères, agents généraux, Montréal....	\$71,068, fds. pub. can., \$20,000 bons du havre de Montréal, \$13,500 bons municipaux. (Acceptés à \$101,218)	Contre l'incendie.
La compagnie d'assur. contre l'incendie dite Sovereign, du Canada.....	L'hon. Alex. Mackenzie, président, Toronto.	\$115,655 bons municip. \$3,684 en argent. (Acceptés à \$107,774)	Contre l'incendie.
La compagnie d'assurance sur la vie, dite "Standard," Ecosse.	W. M. Ramsay, gérant, Montréal.....	\$64,000 bons municipaux, \$107,000 bons du havre de Montréal, (acceptés à \$153,900), étant \$126,750 (vie A) et \$27,150 (vie B)	Sur la vie.
La société d'assurance sur la vie, dite "Star," d'Angleterre	A. W. Lauder, trésorier général, Toronto.....	\$100,343 fonds publics canadiens.....	Sur la vie.
La comp. d'assurance mutuelle sur la vie, dite "Sun," de Montréal.	R. Macaulay, secrétaire général, Montréal....	\$56,000 bons municipaux. (Acceptés à \$50,400)	Sur la vie et cont. les accid.
La compagnie d'assurance sur la vie et Tontine, de Toronto.....	Arthur Harvey, gérant, Toronto.....	\$32,400 bons municip. \$1,040.36 en espèces (Acceptés à \$30,200)	Sur la vie et cont. les accid.
La compagnie d'assurance dite "Travelers," de Hartford, Connect.	Thos. Simpson, agent, Montréal.....	\$100,000 bons des Etats-Unis, \$25,000 bons municipaux, \$20,000 bons du havre de Montréal (acceptés à \$140,500), étant \$100,000 (vie A), \$25,000 au pair (vie B), et 820,000 au pair (accidents)	Sur la vie et cont. les accid.
La compagnie d'assurance mutuelle Union sur la vie, du Maine.....	Wm. Mulock, agent, Toronto.....	\$100,000 4 p. c. des Etats-Unis, (A) et \$15,000, bons du district de Columbia, E.-U., (B).....	Sur la vie.
La compagnie d'assurance de l'Ouest, Toronto.....	J. J. Kenny, directeur gérant, Toronto.....	\$57,700 bons municipaux. (Acceptés à \$51,930).....	Contre l'inc. et sur la nav.

LES COMPAGNIES D'ASSURANCE SUR LA VIE CIESSOUS NOMMÉES, AYANT CESSÉ D'ENTREPRENDRE DES RISQUES AU CANADA, SONT AUTORISÉS, EN VERTU DE L'ARTICLE 17 DE "L'ACTE D'ASSURANCE REFOUDU DE 1877," A POURSUIVRE TOUTES LES OPÉRATIONS SE RATTACHANT AUX POLICES ÉMISES AVANT LE 31 MARS 1878, ET LEURS DÉPÔTS SONT APPLICABLES À CES POLICES, SUJET AUX DISPOSITIONS DES ACTES D'ASSURANCE DE 1868 ET 1871.

NOM DE LA COMPAGNIE.	Principal agent pour la réception des significations des pièces et avis.	Montant des dépôts.	Assurance autorisée.
L'association médicale et générale sur la vie dite "Briton," Londres, Angleterre.....	Jas. B. M. Chipman, gérant, Montréal	\$100,343 bons du Canada.....	Sur la vie.
La compagnie d'assurance mutuelle sur la vie, dite Connecticut, de Hartford, Conn., E.-U.....	Robt. Wood, agent-général, Montréal	\$100,000 bons des Etats-Unis	Sur la vie.
La compagnie d'assurance sur la vie, d'Edimbourg.....	David Higgins, agent principal, Toronto.....	\$150,515 bons du Canada.....	Sur la vie.
L'association d'assurance sur la vie, d'Ecosse.....	Geo. W. Ford, agent principal, Montréal.....	\$150,000 bons du Canada.....	Sur la vie.
La compagnie Nationale d'assurance sur la vie, des Etats-Unis d'Amérique.....	John F. Bell, procureur, Windsor.....	\$100,000 bons des Etats-Unis	Sur la vie.
La compagnie d'assurance sur la vie, de New-York.....	F. W. Campbell, M.D., procureur, Montréal.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie dite "North Western," de Milwaukee, E.-U.....	M. W. Mills, agent principal, Toronto.....	\$100,000 bons des Etats-Unis	Sur la vie.
La compagnie d'assurance mutuelle sur la vie, dite "Phoenix," Hartford, Connecticut.....	A. R. Bethune, agent général, Montréal.....	\$105,000 bons des Etats-Unis	Sur la vie.
La compagnie d'assurance sur la vie, dite, "The Positive Government Security" (limitée) Angleterre	John Taylor, secrétaire, Montréal	\$8,273 débentures du Canada, 5. p. c.	Sur la vie.
La société d'assurance sur la vie, dite "Amicable" Ecosaise.....	Geo. Wm. Ford, agent général, Montréal.....	\$150,000 bons du Canada.....	Sur la vie.
L'institution de Prévoyance Ecosaise	R. A. Ramsay, procureur, Montréal.....	\$100,343 bons du Canada.....	Sur la vie.
La compagnie d'assurance Provinciale Ecosaise.....	Geo. Wm. Ford, secrétaire, Montréal	\$150,790 sav.: \$112,343 bons du Canada, \$38,447 déb. Can. 5 p. c.	Sur la vie.
La compagnie d'assurance sur la vie, des Etats-Unis.....	\$60,000 bons payables en or, Etats-Unis.....	Sur la vie.

NOTA.—La compagnie d'assurance mutuelle sur la vie, dite "Globe" de New-York, a été déclarée insolvable aux Etats-Unis et en Canada, et Jas. D. Fish, de New-York, a été nommé receveur par les cours des Etats-Unis, et W. C. Wells, de Montréal, a été nommé syndic par la Cour Supérieure de Montréal, pour les opérations faites en Canada. Le dépôt de la compagnie entre les mains du gouvernement, \$100,000 en effets des Etats-Unis, a été, par ordre de la dite Cour Supérieure, délivré aux banquiers de cette cour.

La compagnie d'assurance maritime des Marchands de Montréal, a cessé de faire des opérations d'assurance, et est en voie de liquider ses affaires. Le dépôt a été remis à la compagnie moins \$2,223 en espèces retenues à cause de réclamations contestées

Bureau du Surintendant des Assurances, Ottawa, 30 septembre 1881.

J. B. CHERREMAN, Surintendant des Assurances

DEPARTEMENT DES POSTES

Dr. Compte des banques d'épargne de la Poste, pour le mois de septembre 1881.

Av.

Fourni au Ministre des Finances aux termes de l'Acte pour l'Audition des Comptes Publics, 1878, Sec. 20)

Balance en caisse chez le Ministre des Finances, au 31 août 1881.....	\$6,654,781 46	Remboursements durant le mois.....	\$225,585 72
Dépôts durant le mois	448,098 00		
Intérêt accordé aux déposants pour les comptes clos durant le mois	697 33	Balance —	
		Au crédit des comptes des déposants.....	\$6,840,910 87
		Chèques en la possession des déposants et dont le paiement n'a pas été demandé.....	37,080 20
	7,103,576 79		6,877,991 07
			\$7,103,576 79

J. M. COURTNEY,
Député du Ministre des Finances.

Département des Finances, Ottawa, 19 octobre 1881.

DEMANDES AU PARLEMENT.

PARLEMENT FÉDÉRAL.

Règles relatives aux avis de bills privés.

51. Dans le cas de toute demande de bill privé, proprement du ressort législatif du Parlement du Canada, suivant les dispositions de l'Acte de l'Amérique Britannique du Nord, 1867, et ayant pour objet, soit la construction d'un pont, d'un chemin de fer, d'un chemin à barrières ou d'une ligne télégraphique; soit la construction ou l'amélioration d'un port, d'un canal, d'une écluse, d'une digue ou d'une glissoire, ou autre ouvrage semblable; soit la concession d'un droit de passage d'eau, l'incorporation de professions ou métiers, ou d'une compagnie de banque ou autre compagnie par actions, soit la concession à une ou plusieurs personnes de certains droits ou privilèges exclusifs ou particuliers, soit le pouvoir de faire quelque chose qui, dans ses effets, pourrait toucher aux droits ou à la propriété d'autrui, ou concerner une classe particulière de la société; ou ayant pour objet quelque amendement de même nature à un acte antérieur,—un avis, énonçant d'une manière claire et intelligible la nature et l'objet de la demande, et signé (excepté s'il s'agit de corporations déjà existantes) par les pétitionnaires ou de leur part, est nécessaire et doit être publié comme il suit

Dans les provinces de Québec et de Manitoba :

Un avis doit être inséré dans la *Gazette du Canada* en anglais et en français, ainsi que dans un journal anglais et un journal français du district intéressé, ou en anglais et en français dans le même journal, s'il ne s'en publie qu'un seul dans ce district; ou s'il n'y paraît pas de journal, alors la publication de l'avis en anglais et en français doit se faire dans un journal du district le plus voisin où il s'en publie.

Dans les autres provinces :

Un avis doit être inséré dans la *Gazette du Canada* et dans un journal du comté ou des comtés-unis intéressés, ou s'il n'y paraît pas de journal, alors la publication doit se faire dans un journal du comté le plus voisin où il s'en publie.

La publication de ces avis durera, dans chaque cas la période de deux mois pendant l'intervalle de temps qui s'écoulera entre la clôture de la session précédente et la prise en considération de la pétition. Un exemplaire des numéros des journaux, reproduisant la première et la dernière insertion de l'avis, devra être transmis au greffier de chaque Chambre.

Toute personne désirant obtenir un bill privé devra, dans les huit jours qui précéderont l'ouverture du Parlement, déposer au bureau du greffier de la Chambre dans laquelle le bill doit prendre naissance, une copie de ce bill en langue anglaise ou en langue française, avec une somme suffisante pour en payer la traduction et l'impression. Il en sera imprimé 600 exemplaires en anglais et 200 en français; la traduction devra être faite par les officiers de la Chambre, et l'impression par l'entrepreneur des impressions. Le pétitionnaire aura aussi à payer au comptable de la Chambre une somme de \$200, plus le coût de l'impression de l'acte dans les Statuts, et remettra le reçu de ce paiement au greffier du comité auquel ce bill aura été renvoyé—le dit paiement sera effectué immédiatement après la seconde lecture avant la prise en considération du bill par le comité.

Si la pétition demande l'autorisation de présenter un bill privé ayant pour objet la construction d'un pont de péage, le pétitionnaire ou les pétitionnaires devront, en même temps qu'ils donneront l'avis prescrit par la règle précédente, donner aussi, de la même manière, avis des péages qu'ils entendent exiger, de l'étendue du privilège, de la hauteur des arches, de l'espace à laisser libre entre les culées ou les piliers pour le passage de radeaux et des navires; et mentionner de plus s'ils se proposent de construire un pont mobile, et quelles en seront les dimensions.

Aucune pétition pour l'obtention d'un bill privé ne sera reçue par l'une ou par l'autre Chambre après les dix premiers jours de la session.

ROBERT LEMOINE,
Greffier du Sénat.
JOHN GEORGE BOURINOT,
Greffier des Communes.*Règles du Sénat relatives aux avis de bills de divorce.*

72. Quiconque a l'intention de demander un bill de divorce, doit donner avis de son intention, et spécifier d'avec qui et pour quelle cause il veut divorcer. L'avis doit être inséré pendant six mois, à la *Gazette du Canada*, et dans deux journaux du district (si c'est dans les provinces de Québec et de Manitoba.)

ou du comté ou des comtés-unis, (si c'est dans les autres provinces,) où le pétitionnaire résidait ordinairement lors de la séparation; et si le nombre voulu de journaux n'y paraît pas, alors la publication de l'avis devra se faire dans le district, le comté ou les comtés-unis voisins.

Un exemplaire en manuscrit de l'avis devra être signifié, à l'instance du pétitionnaire, à la personne d'avec laquelle il veut divorcer, si le lieu de la résidence de cette dernière peut être connu; et la preuve de cette signification ou de la diligence faite pour l'effectuer, doit être produite sous serment devant le Sénat et à sa satisfaction, lors de la lecture de la pétition.

ROBERT LEMOINE,
Greffier du Sénat.

AVIS est par le présent donné que la Compagnie d'Assurance de Stadacona contre le feu et sur la vie, en liquidation, s'adressera au Parlement de la Puissance du Canada, lors de sa prochaine session, pour obtenir un acte à l'effet d'amender et simplifier l'acte 43 Victoria, chap. 70, intitulé "Acte pour autoriser la Compagnie d'Assurance de Stadacona contre le feu et sur la vie à renoncer à sa charte et d'établir un mode de liquider les affaires," et pour pouvoir clore et liquider finalement les affaires de la dite compagnie dans un délai fixé d'un an à compter de la passation de l'acte demandé, et dans ce but d'éteindre les réclamations non admises par elle et non poursuivies devant les tribunaux, dans ce délai; et celles de personnes inconnues et non trouvées dans ce délai; et pour autres fins analogues.

C. A. E. GAGNON,
JOSEPH MELCHIOR BERNIER, Prêtre,
ALPHONSE LETELLIER,
Liquidateurs.

P. B. CASGRAIN,
Procureur des pétitionnaires. 21-9

AVIS public est par le présent donné que demande sera faite au parlement du Canada, à sa prochaine session, pour obtenir un acte à l'effet de constituer en corps politique "The Mutual Benefit Association of Sherbrooke."

E. T. BROOKS,
Solliciteur pour les requérants. 21-9

AVIS est par le présent donné qu'à la prochaine session du parlement du Canada demande sera faite pour l'obtention d'un acte à l'effet d'autoriser la compagnie de chemin de fer Portage, Westbourne et North Western à construire et exploiter une ligne de chemin de fer du terminus actuel de son chemin de fer déjà construit ou à la veille de l'être dans la province de Manitoba, dans une direction nord-ouest jusqu'à un point à ou près de la fourche de la Saskatchewan et de là à la rivière de la Paix; avec pouvoir de construire un embranchement au sud de la Saskatchewan à l'embouchure de cette rivière et un embranchement dans une direction sud à la voie principale du chemin de fer Canadien du Pacifique; avec pouvoir aussi de faire circuler des barges et vapeurs sur les eaux navigables réunies à la ligne.

21-9

DEMANDE sera faite au parlement du Canada, à sa prochaine session, pour l'obtention d'un acte constituant en corps politique "La compagnie limitée de prêts provinciale et du Canada," et autorisant la dite compagnie à émettre des débetures et obligations, à placer des sommes d'argent sur des immeubles, sur des obligations de banque, débetures et autres garanties, à acheter, détenir, améliorer et vendre des terres et exercer en un mot tous les pouvoirs conférés d'ordinaire aux compagnies de prêts.

MCDUGALLS ET GORDON,
Solliciteurs pour les requérants.
Toronto, 15 novembre 1881. 21-9

AVIS est donné par le présent qu'une demande sera faite au parlement du Canada, à sa prochaine session, afin d'obtenir un acte autorisant la Compagnie d'Emprunt et de Prêt du Canada à faire des opérations comme compagnie de prêt dans toutes les provinces du Canada, avec les mêmes pouvoirs que ceux maintenant possédés par la dite compagnie dans les provinces d'Ontario et de Québec, et de permettre à la dite compagnie de prélever tel taux d'intérêt qui pourra être convenu entre elle et les emprunteurs, et aussi afin d'autoriser l'émission de bons par la dite compagnie, et pour d'autres fins.

MACDONALD, MACDONALD ET MARSH,
Solliciteurs pour les requérants.
Daté 17 novembre 1881. 21-9

AVIS est par le présent donné que demande sera faite au parlement de la Puissance du Canada, lors de sa prochaine session, pour obtenir un acte à l'effet de constituer en corps politique une compagnie pour construire et exploiter une ligne de chemins de fer partant du Portage la Prairie, dans la province du Manitoba, jusqu'à la rivière White Mud à la tête de la navigation, et de là à Gladstone, et de là dans une direction nord-ouest à un point à ou près du village de Prince Albert; avec pouvoir de construire des embranchements, et avec pouvoir de construire des ponts et de construire et posséder des tramways, vapeurs et barges; et de plus avec pouvoir de s'amalgamer et se joindre à et d'acheter et d'obtenir des pouvoirs d'exploiter sur d'autre ligne ou des lignes de chemin de fer.

J. J. FOY,
Solliciteur pour les requérants.
Toronto, 8 novembre 1881. 20-9

AVIS est par le présent donné que demande sera faite par la compagnie de prêts dite "Canada Landed Credit Company" à la prochaine session du parlement du Canada, pour l'obtention d'un acte à l'effet d'amender l'acte concernant la dite compagnie et intitulé "Un acte pour constituer en corps politique la compagnie de prêts dite 'The Canada Landed Credit Company'", adopté dans la vingt-deuxième année du règne de Sa Majesté, chap. 133, dans le but de permettre à la dite compagnie de prêter de l'argent sur des garanties immobilières dans la province du Manitoba, et de charger sur les prêts faits dans les provinces d'Ontario et Manitoba tels taux d'intérêt dont il pourra être convenu avec l'emprunteur et pour autres fins.

MCCARTHY, HOSKIN, PLUMB ET CREELMAN,
Solliciteurs pour les requérants.
Toronto, 7 novembre 1881. 20-9

AVIS est par le présent donné que demande sera faite au parlement du Canada, à sa prochaine session, pour l'obtention d'un acte autorisant la "Compagnie Mutuelle d'Assurance sur la vie du Soleil, de Montréal," à changer son nom en celui de "La Compagnie d'Assurance sur la vie du Soleil"; à réduire la qualification de ses directeurs et à certaines autres fins.

DAVIDSON ET CROSS,
Solliciteurs pour les requérants.
Montréal, 3 novembre 1881. 19-9

AVIS public est par le présent donné que demande sera faite au Parlement de la Puissance du Canada, lors de sa prochaine session, pour obtenir un acte à l'effet de constituer en corps politique "The St. Lawrence Marine Insurance Company of Montreal."

J. G. A. CREIGHTON,
Solliciteur pour les requérants.
26 octobre, 1881. 18-10

AVIS est par le présent donné que demande sera faite au parlement du Canada pour l'obtention d'un acte à l'effet de constituer en corps politique la

Compagnie du pont de Saint-Jean, avec pouvoir de maintenir et exploiter un pont pour les voitures ordinaires et les fins du trafic sur la rivière Rouge d'un point dans les paroisses de Saint-Jean et Kildonan, dans le comté de Selkirk et la province du Manitoba, à un point sur le côté opposé de la rivière dans les dites paroisses, avec pouvoir de percevoir des droits de péage sur le dit pont sur telles voitures ordinaires et sur le trafic passager qui passeront dessus, à des taux n'excédant pas les suivants : —

Piétons allant ou venant, deux centins.

Cavalier monté sur mule ou cheval, six centins chacun. Animaux libres par tête, excepté les moutons, cochons et les poulains du printemps suivant la jument, cinq centins.

Moutons et cochons par tête, deux centins.

Chaque voiture, carosse, phaéton, traîneau, ou autre véhicule tirés par un animal sur l'aller ou le retour, 12½ centins.

Chaque voiture, carosse, phaéton, traîneau, ou autre véhicule tirés par deux animaux ou plus sur l'aller ou le retour, 20 centins.

Les taux ci-dessus devront comprendre les charges *bonâ fide* de chaque véhicule.

La hauteur des arches du pont ne devant pas être moindre que 25 pieds au-dessus du niveau de l'eau basse, la distance entre les culées ou caissons ne devant pas être moindre que 200 pieds, le pont tournant devant être construit de façon à avoir un passage, une fois ouvert, de pas moins que 40 pieds.

Les plan et dessin de tel pont, parties fixe et mobile, devant être sujets à l'approbation du gouverneur général en conseil.

T. S. KENNEDY,

Solliciteur pour la requérante.

Daté à Winnipeg le 24 octobre 1881. 18-9

A VIS est par le présent donné que demande sera faite au parlement du Canada pour l'obtention d'un acte à l'effet d'amender le statut 39 Vict. chap. 40, incorporant "La Banque établie de Londres et de l'Amérique du Nord," en étendant le temps durant lequel le dit acte restera en force et pour obtenir le certificat du Bureau du Trésor, de plus en changeant le nom de la dite banque en celui de "La Banque établie de Londres et Winnipeg," en réduisant le capital-actions à \$1,000,000 et en transportant le bureau principal de la cité de Montréal à Winnipeg et pour autres fins.

T. S. KENNEDY,

Solliciteur pour la requérante.

Daté à Winnipeg, 22 octobre 1881. 18-9

A VIS public est par le présent donné que demande sera faite au parlement du Canada, à sa prochaine session, pour obtenir un acte à l'effet de constituer en corps politique "Le Crédit Mobilier Franco-Canadien."

E. T. BROOKS,

Solliciteur pour les requérants.

5 octobre 1881. 16-9

AVIS DIVERS.

COMPAGNIE DE CHEMIN DE FER GRAND TRONC DU CANADA.

Assemblée générale spéciale.

A VIS est par le présent donné qu'une assemblée générale spéciale de la compagnie de chemin de fer Grand-Tronc du Canada aura lieu au City Terminus Hotel, rue Cannon, Londres, E.C., jeudi, le 22e jour de décembre prochain, à une heure p.m. précise, dans le but suivant, savoir : considérer et, s'il est jugé expédient, accepter et confirmer un arrangement supplémentaire de trafic entre la compagnie de chemin de fer Chicago et Grand Tronc et la compagnie de chemin de fer Grand-Tronc du Canada; aussi con-

sidérer, et, s'il est jugé expédient, accepter un arrangement supplémentaire de trafic entre le chemin de fer Michigan Air Line et la compagnie de chemin de fer Grand Tronc du Canada; aussi considérer et, s'il est jugé expédient, accepter un arrangement de trafic entre le chemin de fer Milland du Canada et la compagnie de chemin de fer Grand Tronc du Canada.

Par ordre,

H. W. TYLER,
Président.

J. B. RENTON,
Secrétaire.

21-3

COMPAGNIE DU CHEMIN DE FER CANADIEN DU PACIFIQUE.

U NE assemblée générale spéciale de la compagnie du chemin de fer Canadien du Pacifique aura lieu au bureau de la compagnie à Montréal, mardi le 20 décembre prochain à midi, à laquelle assemblée on a l'intention de proposer qu'il soit émis des obligations préférentielles et de décider du montant et des conditions de telle émission, de considérer un règlement concernant le droit de vote des détenteurs de telles obligations préférentielles, et de plus de considérer la localisation du chemin de fer entre Callendar Station et l'embranchement de la Baie du Tonnerre.

Par ordre du président.

CHARLES DRINKWATER,
Secrétaire.

Montréal, 14 novembre 1881.

21-5

COMPAGNIE D'ASSURANCE SUR LA VIE POSITIVEMENT GARANTIE PAR LE GOUVERNEMENT.

Bureau principal, No. 34, rue Cannon, Londres, Angleterre.

A VIS est par le présent donné que comme il n'y a plus de polices de cette compagnie maintenues au Canada, le bureau en ce dernier pays est finalement clos, et les demandes de toute sorte devront être adressées au bureau principal de la compagnie comme ci-dessus.

Par ordre du bureau,

A. G. MACKENZIE,
Gérant.

21-4

BANQUE DE QUÉBEC.

A VIS est par le présent donné qu'un dividende de trois pour cent sur le capital payé de cette institution a été déclaré pour le semestre courant, et que tel dividende sera payable à sa maison de banque en cette ville, le et après jeudi, le premier jour de décembre prochain.

Les livres de transfert seront clos depuis le 16 au 30 novembre prochain, ces deux jours inclusivement.

Par ordre du bureau,

JAMES STEVENSON,
Caissier.

28 octobre 1881.

19-4

VENTE A L'ENCAN DE MARCHANDISES NON RÉCLAMÉES.

L E chemin de fer du Grand-Tronc du Canada donne avis par les présentes, qu'il fera vendre à la salle d'encan, 754 rue Craig, à Montréal, le mardi, 6 décembre 1881, et au marché, rue King, Toronto, le mercredi 14 décembre 1881, à 10 hrs. du matin, une grande quantité de marchandises et bagage non réclamés, consistant en un certain nombre de cristaux, épicerie, quincaillerie, machines, médecines, meubles et autres. Des catalogues peuvent être obtenus en s'adressant à l'encanteur.

Termes comptant.—Un dépôt d'au moins 20 pour cent sera exigé au moment de la vente.

Par ordre du chemin de fer du Grand-Tronc du Canada,

C. F. ELWES, Montréal,
F. W. COATE et Cie, Toronto,
Encanteurs.

Montréal, 6 octobre 1881.

16-6

LA BANQUE JACQUES-CARTIER.

AVIS est par le présent donné qu'un dividende de deux et demi pour cent sur le capital payé de cette institution a été déclaré pour le semestre courant et sera payable au bureau de la Banque, en la Cité de Montréal, le et après le premier décembre prochain. Les livres de transfert seront fermés du seize au trente novembre prochain inclusivement.

Par ordre du bureau,

A. DE MARTIGNY,
Caissier.

Montréal, 26 octobre 1881.

18-5

BANQUE DE MONTRÉAL.

AVIS est par le présent donné qu'un dividende de quatre pour cent et un bonus de un pour cent sur le capital payé de cette institution a été déclaré pour le semestre courant et que tel dividende sera payable à sa maison de banque en cette ville et ses succursales, le et après jeudi le premier jour de décembre prochain.

Les livres de transfert seront clos du 16 au 30 novembre prochain, ces deux jours inclusivement.

Par ordre du bureau,

W. J. BUCHANAN,
Gérant-général.

Montréal, 21 octobre 1881.

18-5

BANQUE DES MARCHANDS DU CANADA.

AVIS est par le présent donné qu'un dividende de trois et demi pour cent pour le semestre courant, étant dans la proportion de sept pour cent par année sur le capital payé de cette institution, a été déclaré, payable à sa maison de banque en cette ville, le et après le jeudi, 1er décembre prochain.

Les livres de transfert sont clos du 16 au 30 novembre prochain, ces deux jours inclusivement.

Par ordre du bureau,

G. HAGUE,
Gérant général.

20 octobre 1881.

17-5

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The Canada Gazette.

PUBLISHED BY AUTHORITY.

OTTAWA, SATURDAY, NOVEMBER 26, 1881.

DOMINION OF CANADA.



APPOINTMENTS.

DEPARTMENT OF THE SECRETARY OF STATE OF CANADA.

HIS EXCELLENCY THE ADMINISTRATOR OF THE GOVERNMENT has been pleased to make the following appointments, viz:—

OTTAWA, 15th November, 1881.

JAMES COCKBURN, Esquire, of the City of Ottawa, in the Province of Ontario, one of Her Majesty's Counsel Learned in the Law; to be Commissioner for the preliminary revision and consolidation of the Dominion Statutory Laws.

ALEXANDER FERGUSON, of the City of Ottawa, in the Province of Ontario, Esquire, Barrister-at-Law; to be the Secretary of James Cockburn, Esquire, as such Commissioner.

PROCLAMATIONS.

LORNE.

[L.S.]

CANADA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To Our Beloved and Faithful the Senators of the Dominion of Canada, and the members elected to serve in the House of Commons of Our said Dominion, and to each and every of you,—
GREETING:

A PROCLAMATION.

WHEREAS Our Parliament of Canada stands prorogued to the seventeenth day of the month of November instant, at which time, at Our City

of Ottawa, you were held and constrained to appear; Now KNOW YE, that for divers causes and considerations and taking into consideration the ease and convenience of Our Loving Subjects, We have thought fit, by and with the advice of Our Privy Council for Canada, to relieve you, and each of you of your attendance at the time aforesaid, hereby con- voking and by these presents enjoining you, and each of you, on the TWENTY-SEVENTH day of the month of DECEMBER next, to meet Us in Our Parliament of Canada, at Our City of Ottawa, there to take into consideration the state and welfare of Our said Dominion of Canada, and therein to do as may seem necessary. HEREIN FAIL NOT.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Right Trusty and Well-Beloved Councillor, SIR JOHN DOUGLAS SUTHERLAND CAMPBELL, (commonly called the Marquis of Lorne), Knight of Our Most Ancient and Most Noble Order of the Thistle, Knight Grand Cross of Our Most Distinguished Order of St. Michael and St. George, Governor General of Canada and Vice Admiral of the same, &c., &c., &c.

At Our Government House, in Our CITY of OTTAWA, this FOURTH day of NOVEMBER in the year of Our Lord one thousand eight hundred and eighty-one, and in the forty-fifth year of Our Reign.

By Command,

RICHARD POPE,

Clerk of the Crown in Chancery, Canada.

[L.S.]

By His Excellency General SIR PATRICK LEONARD MACDOUGALL, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Administrator of the Government of Canada, and Commander of Her Majesty's Forces therein, &c., &c.

To all to whom these presents shall come, or whom the same may in anywise concern,—GREETING:

A PROCLAMATION.

WHEREAS Her Majesty was graciously pleased by Her Royal Letters Patent, bearing date at Westminster on the seventh day of October one thousand eight hundred and seventy-eight, in the forty-second year of Her Majesty's Reign, to constitute and appoint the Right Honorable Sir John Douglas Sutherland Campbell (commonly called the

Marquis of Lorne), therein named, to be Governor General of Canada, during pleasure.

AND WHEREAS, by the Letters Patent constituting the office of Governor General of the Dominion of Canada, bearing date at Westminster the fifth day of October in the forty-second year of Her Majesty's Reign, IT IS PROVIDED that in case of the death, incapacity or absence, out of Her Majesty's Dominion of Canada, of the said the Right Honorable Sir John Douglas Sutherland Campbell (commonly called the Marquis of Lorne), the powers and authorities, therein granted him, shall be given and granted to the Lieutenant Governor, for the time being of Canada, or in the absence of any such Lieutenant Governor, to such person as Her Majesty might, by warrant under Her sign manual and signet, appoint to be the Administrator of the Government of Her said Dominion or, in the absence of any such Lieutenant Governor or person appointed as aforesaid, to the Senior Military Officer, for the time being in command of Her Majesty's Regular Forces in Her said Dominion; such powers and authorities, to be by him executed and enjoyed during Her Majesty's pleasure;

AND WHEREAS by reason of the absence of the said the Right Honorable Sir John Douglas Sutherland Campbell (commonly called the Marquis of Lorne), from and out of Canada, and of any Lieutenant Governor of Canada, and by reason of Her Majesty not having appointed any other person to be the Administrator of the Government of Her said Dominion, and under and by virtue of the provisions in the aforesaid Letters Patent contained, the Administration of the Civil Government of Canada and the execution of the powers and authorities in the said Letters Patent contained, have devolved upon me as being the Senior Military Officer Commanding Her Majesty's Regular Forces in the said Dominion of Canada; I have, therefore, by and with the advice of the Queen's Privy Council for Canada, thought fit to issue this Proclamation to make known the same. AND I do hereby require and command that all and singular Her Majesty's Officers and Ministers in the said Dominion of Canada, do continue in the execution of their several and respective offices, places and employments, and that Her Majesty's loving subjects and all others, whom these presents may concern, do take notice thereof and govern themselves accordingly.

Given under my Hand and Seal at Arms at the City of Ottawa, this eleventh day of November, in the year of Our Lord one thousand eight hundred and eighty-one, and in the forty-fifth year of Her Majesty's Reign.

P. L. MACDOUGALL,
General,

20-3

Administrator.

P. L. MACDOUGALL,
General,
Administrator.

[L.S.]

CANADA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To all to whom these presents shall come, or whom the same may in anywise concern,—GREETING :

A PROCLAMATION.

Z. A. LASH, Deputy of the Minister of Justice, Canada. } WHEREAS in pursuance of the provisions of the Canada Temperance Act of 1878, the following notice has been addressed to the Secretary of State for Canada, embodying the petition therein set forth :

"To the Honorable the Secretary of State for Canada,—

"Sir,—We, the undersigned, electors of the County of Lambton, request you to take notice that we propose presenting the following petition to His Excellency the Governor General, viz :

"To His Excellency the Governor General of Canada, in Council,—

"The petition of the electors of the County of

"Lambton, qualified and competent to vote at the election of a member of the House of Commons, in the said County,

"Respectfully sheweth, That your petitioners are desirous that the second part of the Canada Temperance Act, 1878, should be in force and take effect in the said County :

"Wherefore, your petitioners humbly pray that Your Excellency will be pleased, by an Order in Council under the ninety-sixth Section of the said Act, to declare that the second part of the said Act shall be in force and take effect in the said County.

"And your petitioners will ever pray, &c.' And that we desire that the votes of all the electors of the said County of Lambton be taken for and against the adoption of the said petition."

And whereas it appears by evidence to the satisfaction of the Governor General in Council that such notice has appended to it the genuine signatures of one-fourth or more of all the electors of the said County of Lambton, the number of the signatures to the notice proved to be genuine being two thousand five hundred and ninety-eight, and that the other requirements of the law have been observed;

And whereas an Order of the Governor General in Council has been passed directing that the votes of all the electors of the said County of Lambton be taken for and against the adoption of the said petition,—

Now Know YE, that We do hereby, and by virtue of the authority vested in Us by the said Act and Order in Council, proclaim and declare, that on Tuesday, the twenty-ninth day of November instant, a poll will be held in the said County of Lambton for taking the votes of the electors for and against the said petition. That such votes will be taken between the hours of nine o'clock in the forenoon and five o'clock in the afternoon of that day and by ballot. That the Sheriff of the said County of Lambton, has been appointed Returning Officer for the purpose of taking on that day the votes of the electors for and against the petition and of afterwards summing up the same and making a return of the result to the Governor General in Council. That the said Returning Officer is empowered and required to appoint a Deputy Returning Officer at and for each polling place or station. That the Returning Officer will appoint persons to attend at the various polling stations and at the final summing up of votes on behalf of the persons interested in and promoting or opposing, respectively, the adoption of the petition, at the office of the said Sheriff, in the Town of Sarnia, on Monday, the twenty-eighth day of November instant, at ten of the clock in the forenoon.

That the votes of the electors will be summed up and the result of the polling declared by the Returning Officer at the office of the said Sheriff, on Saturday, the third day of December next, at ten of the clock in the forenoon. And in the event of the petition being adopted by the electors, the Governor General in Council may, at any time after the expiration of sixty days from the day on which the same was adopted, by Order in Council published in the *Canada Gazette*, declare that the second part of the said Act shall be in force and take effect in such county upon, from and after the day on which the annual or semi-annual licenses for the sale of spirituous liquors then in force in such county will expire, provided such day be not less than ninety days from the day of the date of such Order in Council, and if it be less, then on the like day in the then following year.

Of all which Our loving subjects and all others whom these presents may concern, are hereby required to take notice and to govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Trusty and Well Beloved General Sir Patrick Leonard MacDougall, Knight Commander of Our Most Distinguished Order of Saint Michael and Saint George, Administrator of the Government of Canada, and Commander of Our Forces therein, &c., &c.

At Our Government House, in Our CITY of OTTAWA, this ELEVENTH day of NOVEMBER, in the year of Our Lord, one thousand eight hundred and eighty-one, and in the Forty-fifth year of Our Reign.

By Command,

J. A. MOUSSEAU,
Secretary of State.

ORDERS IN COUNCIL.

GOVERNMENT HOUSE, OTTAWA.

Saturday, 19th day of November, 1881.

PRESENT :

HIS EXCELLENCY THE ADMINISTRATOR OF
THE GOVERNMENT IN COUNCIL.

ON a report, dated 15th November, 1881, from the Honorable the Secretary of State, in the matter of the petition under "The Canada Temperance Act, 1878," of certain electors of the County of Hants, in the Province of Nova Scotia, stating that the proceedings had by the Returning Officer appear to be conformable to the Act, and that the petition has been declared adopted by the electors of the said County of Hants.

His Excellency, on the recommendation of the Honorable the Secretary of State, has been pleased to declare, and it is hereby declared, that the second part of "The Canada Temperance Act, 1878" shall be in force and take effect in the said County of Hants upon, from and after the day on which the annual or semi-annual licences for the sale of spirituous liquors now in force in the said County will expire, provided such day be not less than ninety days from the day of the date hereof, and, if it be less, then on the like day in the following year.

J. O. COTÉ,

Clerk, Privy Council.

RONDEAU (N.B.) WHARF AND DOCK RULES.

Rule XII.—That if any articles upon which tolls or dues are payable under the last preceding rule are shipped or unshipped at the said wharf or docks upon or from off any vessel, the tolls or dues so payable are hereby imposed upon and authorized to be levied and collected on and from such vessel and on or from the master or person in charge of or owner of such vessel.

Rule XIII.—The tolls payable upon any articles under Rule XI, are hereby imposed upon and may be collected and recovered from the owner of such article.

PRIVY COUNCIL CHAMBER,
Ottawa, 15th day of November, 1881.

I hereby certify that the foregoing Rules, to form Rules XII and XIII respectively, of the Rules and Regulations for the government of the wharf and docks at Rondeau, in the County of Kent, in the Province of Ontario, have been this day approved by His Excellency the Administrator of the Government in Council.

J. O. COTÉ,
Clerk, Privy Council.

CLIFTON WHARF RULES.

The tolls payable upon any steamboat or other vessel are hereby imposed upon and may be collected and recovered from the master or owner or person in charge of such vessel; those payable upon any other articles are imposed upon and may be collected and recovered from the owner or person in charge

thereof, and those payable upon any articles shipped or landed at the wharf upon or from off any vessel, are imposed upon and may be levied and collected on and from such vessel and on and from the master or owner or person in charge thereof.

PRIVY COUNCIL CHAMBER,
OTTAWA, 15th day of November, 1881.

I hereby certify that the foregoing Rule to be added to the Rules governing the Government wharf and wharfinger at Clifton, in Gloucester County, N.B., has been this day approved by His Excellency the Administrator of the Government in Council.

J. O. COTÉ,
Clerk, Privy Council.

DIGBY WHARF RULES.

5. The tolls payable upon any steamboat or other vessel are hereby imposed upon and may be collected and recovered by the master or owner or person in charge of such vessel; those payable upon any other articles are imposed upon and may be collected and recovered from the owner or person in charge thereof, and those payable upon any articles shipped or landed at the wharf upon or from off any vessel, are imposed upon and may be levied and collected on and from such vessel and on and from the master or owner or person in charge thereof.

PRIVY COUNCIL CHAMBER,
Ottawa, 15th day of November, 1881.

I hereby certify that the foregoing additional rule to form rule 5 of the regulations for the government of the wharf and wharfinger at Digby, in the County of Digby, in the Province of Nova Scotia, has been this day approved by His Excellency the Administrator of the Government in Council.

J. O. COTÉ,
Clerk, Privy Council.

DELAP'S COVE WHARF.

The tolls payable upon any steamboat or other vessel are hereby imposed upon and may be collected and recovered from the master or owner or person in charge of such vessel; those payable upon any other articles are imposed upon and may be collected and recovered from the owner or person in charge thereof; and those payable upon any articles shipped or landed at the wharf upon or from off any vessel, are imposed upon and may be levied and collected on and from such vessel and on and from the master or owner or person in charge thereof.

PRIVY COUNCIL CHAMBER,
OTTAWA, 15th day of November, 1881.

I hereby certify that the foregoing Rule, to be added to the Rules governing the public wharf and wharfinger at Delap's Cove, in the County of Annapolis, in the Province of Nova Scotia, has been this day approved by His Excellency the Administrator of the Government in Council.

J. O. COTÉ,
Clerk, Privy Council.

INVERHURON HARBOUR RULES.

Rule XII.—That if any articles upon which tolls or dues are payable under the last preceding rule are shipped or unshipped at the said wharf or docks upon or from off any vessel, the tolls or dues so payable are hereby imposed upon and authorized to be levied and collected on and from such vessel and

on or from the master or person in charge of or owner of such vessel.

Rule XIII.—The tolls payable upon any articles under Rule XI are hereby imposed upon and may be collected and recovered from the owner of such articles.

PRIVY COUNCIL CHAMBER,
Ottawa, 15th day of November, 1881.

I hereby certify that the foregoing Rules, to form Rules XII and XIII respectively, for the government

of the pier at Inverhuron Harbor, in the County of Bruce, in the Province of Ontario, have been this day approved by His Excellency the Administrator of the Government in Council.

21-3

J. O. COTÉ,
Clerk, Privy Council.

GODERICH HARBOUR RULES.

Rule XII.—That if any articles upon which tolls or dues are payable under the last preceding rule are shipped or unshipped at the said wharf or docks upon or from off any vessel, the tolls or dues so payable are hereby imposed upon and authorized to be levied and collected on and from such vessel and on or from the master or person in charge of or owner of such vessel.

Rule XIII.—The tolls payable upon any articles under Rule XI are hereby imposed upon and may be collected and recovered from the owner of such articles.

PRIVY COUNCIL CHAMBER,
OTTAWA, 15th day of November, 1881.

I hereby certify that the foregoing additional Rules to form Rules 12 and 13 respectively of the Rules and Regulations for the government of the wharf and commercial docks at Goderich Harbour, in the County of Huron, in the Province of Ontario, have been this day approved by His Excellency the Administrator of the Government in Council.

21-3

J. O. COTÉ,
Clerk, Privy Council.

COW BAY HARBOUR RULES.

Rule XIV.—That the duty of six cents per ton authorized by Order in Council of 1st May, 1877, to be collected on each and every vessel entering the Harbour of Cow Bay, is hereby imposed upon and may be collected and recovered from the master or owner or person in charge of such vessel.

That the tolls payable upon such goods, chattels, merchandise or other material being landed, piled or placed on the breakwater property are hereby imposed upon and may be collected and recovered from the owner of the same.

PRIVY COUNCIL CHAMBER,
Ottawa, 15th day of November, 1881.

I hereby certify that the foregoing additional rule to form rule 14 of the Rules and Regulations for the government of the breakwater at Cow Bay, in the County of Cape Breton, in the Province of Nova Scotia, has been this day approved by His Excellency the Administrator of the Government in Council.

21-3

J. O. COTÉ,
Clerk, Privy Council.

GOVERNMENT HOUSE, OTTAWA.

Tuesday, 15th day of November, 1881:

PRESENT:

HIS EXCELLENCY THE ADMINISTRATOR OF
THE GOVERNMENT IN COUNCIL.

ON the recommendation of the Honorable the Minister of Customs, and under the provisions of the ninth section of the Act passed in the Session of the Parliament of Canada, held in the Fortieth year of Her Majesty's Reign, chaptered 10, and intituled "An Act to amend and consolidate the Acts respecting the Customs,"—

His Excellency, by and with the advice of the Queen's Privy Council for Canada, has been pleased to order, and it is hereby ordered, that the Port of Bradore Bay, in the Province of Quebec, be, and the same is hereby abolished.

21-3

J. O. COTÉ,
Clerk, Privy Council.

GOVERNMENT HOUSE, OTTAWA.

Thursday, 17th day of November, 1881.

PRESENT:

HIS EXCELLENCY THE ADMINISTRATOR OF
THE GOVERNMENT IN COUNCIL.

ON the recommendation of the Minister of Inland Revenue, His Excellency the Administrator of the Government has been pleased to order, and it is hereby ordered, that the following Regulations for the government of Bonded Manufactories be and the same are hereby adopted.

REGULATIONS.

1. Subject to the provisions of the Inland Revenue Act, to these Regulations, and to such further regulations as may hereafter be made by competent authority, licenses may be granted to manufacture in bond the articles herein enumerated, viz:—

Extracts,
Essences,
Perfumed Spirits,
Ethers,
Chloroform,
Tinctures,
Syrups,
Proprietary preparations,
Patent Medicines,
Resinoids,
Chemicals,
Pharmaceutical preparations,
Aniline Dyes,
Hair Oils,
Hair Washes,
Powders,
Vinegar and Acids,
Varnish, using only Methylated Spirits.

2. Alcohol used for the manufacture of spirit varnish, shall be mixed with wood naphtha, under such superintendence as the Minister of Inland Revenue may approve, and in such proportions as are hereinafter established in respect of the manufacture of methylated spirits.

3. All tinctures, essences, and extracts, manufactured in bond, and from which the alcohol or spirit can be extracted in a potable state by the usual process of redistillation or rectification, shall, when entered for consumption, pay the same duty of Excise as the alcohol or spirit which they contain would pay if entered for consumption in its pure state.

4. Extracts, essences, and tinctures manufactured in bond shall only be entered for consumption at the following places, viz:—

Quebec,	Toronto,
Kingston,	London,
Hamilton,	Halifax,
Montreal,	St. John, New Brunswick.

And when so entered, shall be subjected to such test for ascertaining the quantity of alcohol which they contain, and the possibility of extracting it in a potable state, as the Honorable the Minister of Inland Revenue may approve, and the result of such tests, declared by the Officer or operator entrusted therewith, shall be final and conclusive as to the amount of duty which such goods shall pay.

5. Any bonded manufactory licensed under the above recited Act may be closed and the license forfeited, whenever it is shewn to the satisfaction of the Minister of Inland Revenue that there is just cause for believing that frauds upon the Revenue are being perpetrated in connection with such manufactory.

6. In addition to the license fee named in the Act above cited, every person to whom a "Bonded Manufacturing License" is granted, shall pay to the Collector of Inland Revenue, in monthly instalments, such sum of money as shall be sufficient for the payment of the expenses incurred by the Inland Revenue Department for the effective supervision of the manufactures carried on under such license, and for taking account of the dutiable articles consumed in such manufacture, and of the articles produced therefrom. And the maximum sum to be so paid by the party aforesaid, shall from time to time be determined by the Minister of Inland Revenue, as he may deem necessary, and shall, as nearly as may be, be in proportion to the magnitude and general character of the business carried on under such license.

7. Goods manufactured in bond shall be removed from the apartments of the manufactory wherein they are manufactured as soon as the whole process of manufacture is completed, and shall then be placed in apartments or store-rooms set apart for that purpose, wherein they shall be bonded in the manner required by the Excise Warehousing Regulations then in force.

Except that vinegar may be entered ex-factory for duty and accounted for in the manufacturer's semi-monthly returns as in the case of other manufactures subject to excise.

8. With every application for a license to manufacture in bond, there shall be submitted a specification of all the articles to be manufactured thereunder, which specification shall set forth in detail the quantity and proportion of every ingredient to be used in the manufacture of each article.

9. Tinctures, essences and other alcoholic preparations such as are commonly kept for sale by chemists and druggists shall, when made in bond, be prepared in accordance with the formula as found in British or American Pharmacopœias, and when application is made for license to manufacture any alcoholic preparation for which there is found no formula in either of the above mentioned Pharmacopœias, such license shall not be granted unless the Commissioner of Inland Revenue is first satisfied by reasonable and sufficient proof that such article is not about to be manufactured for the purpose of evading the revenue, and that it cannot be used for the compounding of any potable mixture, nor in lieu of alcohol in the manufacture of any article that would otherwise be liable to pay a higher rate of duty.

10. No license shall be issued for the manufacture of any article which in the opinion of the Commissioner of Inland Revenue may be used as a principal ingredient in the preparation of liquors, bitters or other alcoholic compounds that may be used as a beverage.

11. All articles manufactured in bond shall be compounded or made in accordance with the formula submitted with the application for the license, and approved by the Commissioner.

12. Officers in charge of bonded manufactories shall be, and they are hereby required to see that the proportions set forth in the above mentioned specifications referred to in the 8th section are closely adhered

to, but should it be ascertained by any experiment, or by any test of any of the articles made, that a greater proportion of alcohol has been used in the preparation thereof than is set forth in the specification, the duty exigible upon spirits shall be collected upon the excess of alcohol so ascertained, which excess may be computed upon the whole quantity of that article made during the currency of the license then in force, and the manufacturer shall also be liable to the penalty of forfeiting his license as well as the other penalties set forth in the Acts respecting the Inland Revenue.

13. The under side of the flooring joists of all bonded apartments in which spirits or other goods subject to Excise duty are stored or placed while under any process of manufacture, shall, if there is any space or other apartment below them, be sheeted or lathed.

14. Dutiable vinegar produced in any bonded factory shall be in the proportion of 100 gallons of standard vinegar containing 6 per cent. of acetic acid, over and above the quantity taken for "mix" or used in the further production of vinegar, to 28 gallons of proof spirits taken into the manufactory and used for its production, with such addition to the standard quantity of vinegar as may, in the opinion of the Department of Inland Revenue, be fairly due to any other article such as sour beer, or wine, acetic acid, or any like article brought into the manufactory, in addition to the alcohol used for its production.

15. In estimating the quantity of spirits, used in any Bonded Manufactory for the production of vinegar, the Inspector may, from time to time, take into account the spirits in process of manufacture in the generators and deduct the same from the aggregate quantity taken for use since the previous settlement, (or if no prior settlement has been effected then from the commencement of operations covered by the license) in order to arrive at the quantity of spirits actually used in the production of vinegar during the said period; and in order to secure uniformity the Department may establish such Regulations as may to the Minister seem fit for the guidance of the Inspector therein.

16. The percentage of acetic acid contained in any vinegar produced in any such bonded factory shall be determined by such established chemical tests, applied by such apparatus, as may be, from time to time, directed by Departmental regulations or instructions made in that behalf.

17. The officers of Inland Revenue may, at any time, take such samples from any of the parcels of vinegar, or other article made in, or brought into any bonded manufactory as may be deemed necessary for determining their strength or quality. Samples of each parcel so tested shall be sent to the Department for confirmation, and in case the Departmental test is at variance with the test so made by the officer in charge of the manufactory, then the test made at the Department shall be final.

18. Every package of spirits and every other article or material brought into any bonded factory, whether subject to Excise or Customs duty, or not, shall be immediately placed in an apartment appropriated thereto and secured by a crown lock, the sole key whereof shall be in the exclusive custody of an officer of Inland Revenue; and no package of spirits or other article shall be removed from such locked apartment, except in the presence of the officer who has the key thereof for the time being, and in his presence every article removed from such locked apartment shall be immediately conveyed to the mixing room or other place where it is to be used and applied to the purpose for which it is intended.

19. No articles shall be kept or stored in any bonded manufactory other than such as are to be used in the manufacture of articles enumerated in the formula accompanying the application for license.

20. Every Excise mark on every package in which any excisable goods are taken to any bonded manu-

factory, shall be completely erased and removed from such package when it is taken from the locked apartment in which (in accordance with the provision of § 17) it has been placed.

21. No person licensed as a manufacturer in bond shall carry on any trade of buying or selling spirits, or spirituous liquors on the premises for which such license is granted, nor in any other premises situated within five hundred yards of such licensed premises, except in so far as such buying and selling is a necessary consequence of the business for which the license is granted, and permission to carry on such business is specifically granted in the license.

22. No duty-paid spirits (except goods on which the difference between Customs and Excise duty has been paid under 43 Vic. cap. 19, sec. 35, sub-sec. 11) shall be taken into any bonded manufactory.

23. Spirits to be methylated shall not be of less strength than sixty over proof, and if after they are methylated they are at any time discovered in the market, in transit or in store, at a lower strength, they shall be dealt with as ordinary or as methylated spirits illegally removed from a distillery or bond without payment of duty.

24. Methylated spirits shall be manufactured in accordance with the following formula, viz:—

With every hundred gallons of spirits of the strength of not less than sixty over proof by Syke's Hydrometer, there shall be mixed twelve gallons of "wood naphtha of commerce," having a specific gravity of not less than .815 nor more than .830, when at a temperature of 62° Fahrenheit, and the wood naphtha so used shall not have passed through more than one process of rectification, nor shall it be of the quality known as wood alcohol.

25. The wood naphtha used in any bonded manufactory for the production of methylated spirits—may be supplied by the Department of Inland Revenue—in such manner as may be determined by the Minister of Inland Revenue.

26. Samples of wood naphtha supplied to any bonded manufactory will be taken and tested as to quality and specific gravity by the Inland Revenue officer appointed or designated for that purpose; and the naphtha from which such samples are taken shall not be used nor taken from the locked apartment in which it is stored except for the purpose of removing it from the manufactory, (a permit for such removal having been first obtained in writing from the Collector of Inland Revenue), until it has been so tested and approved as suitable for the methylating of spirits, by the said Collector of Inland Revenue.

27. Samples of methylated spirits may at any time be taken by any officer of Inland Revenue from packages of such spirits, whether in the bonded factory or elsewhere, and if when such samples are analysed by an analyst appointed by authority of the Act 37 Vict., chap. 8, they are found to be in any material degree deficient in the quantity of wood naphtha or methyl herein prescribed, the spirits from which such samples were taken shall be deemed to have been illegally removed from a distillery or bonded warehouse without payment of duty and dealt with accordingly.

28. The room in which wood naphtha is mixed with spirits shall only be accessible to the proprietor during the actual presence of an officer of Inland Revenue.

29. Not less than 250 proof gallons of alcohol shall be mixed at one time, unless by special permission first obtained from the Department, which shall be mixed in an open mixing tub, in the presence of the officer, who shall then test and gauge it as to strength and quantity.

30. After the mixing has been thoroughly completed, the strength of the mixture shall be tested, and the quantity gauged by the officer in attendance,

and duly recorded. The mixture shall then be placed in casks, the casks being branded or marked on the head in legible characters, as follow:

"Methylated Spirits,"

Serial number of package,

Date on which it was mixed,

Number of gallons in the cask,

Strength,

Number of proof gallons,

Name of the Division,

Initials of the officer under whose inspection the mixture took place,

Number of the entry under which it is warehoused.

31. A stock book must be kept in the factory, in which book must be entered,—

(a). The particulars of every package of alcohol brought in, stating where manufactured, the strength and quantity; the marks, &c., on the casks, and the general number of the permit under which it was conveyed to the manufactory.

(b). The particulars of every quantity mixed, showing the marks &c. of the original packages from which it was taken; the quantity and strength of the "Methylated Spirits" produced from it, and the particulars as to marks, numbers, &c., of the casks in which it is placed.

32. Every entry in the stock book is to be checked and initialled by the officer in charge.

33. The Department of Inland Revenue is authorized to deal with all manufacturers of Vinegar as to the quantity of vinegar to be produced from a given quantity of spirits as though these Regulations had been in force on the first day of July, 1881.

34. The following Orders in Council are hereby cancelled, viz:—

30th May, 1868—Establishing Regulations for manufactures in Bond.

28th September, 1869—Establishing additional Regulations respecting manufactures of alcoholic preparations in Bond.

5th December, 1870—Establishing Regulations for the manufacture of Methylated spirits.

16th January, 1871—Modifying the 4th Section of the Regulations first above mentioned, and—

11th July, 1879—Establishing additional Regulations for the supervision of Excise Bonded Manufactories.

21-3 J. O. COTÉ,
Clerk, Privy Council.

MILITIA GENERAL ORDERS.

HEAD QUARTERS,

Ottawa, 25th November, 1881.

GENERAL ORDERS (27).

No. 1.

Censure of an Officer.

The Major General Commanding regrets to be called on to censure publicly an Officer of long service and good character.

By evidence produced before a Court of Enquiry which investigated the case, it appears that Lieutenant Colonel Walter Ross, 16th Battalion, when in temporary command of the Camp at Picton, Ont., on the 6th September, 1881, gave orders, without instituting sufficient enquiries, for an armed party from the Battalion under his command to pull down a certain building which was being erected as a canteen under authority of the Minister of Militia and Defence, and which when pulled down was by this armed force thrown over the fence upon the highway.

The Major General considers that Lieutenant Colonel Ross acted precipitately in calling for an

armed force, he is therefore hereby seriously censured for this grave military indiscretion, and the Major General hopes it will be a warning to this Officer, and to all future Officers Commanding in Camp or Quarters, to be very careful before proceeding to such strong measures.

No. 2.

Schools of Military Instruction.

N. C. O.'s admitted.

Adverting to No. 4 of General Orders (24) 14th October 1881, in the event of a sufficient number of officers of Infantry not coming forward for admission to a School of Military Instruction, permission is given the Commandant of the School to admit Non-Commissioned Officers of Infantry Corps to make up the number, fifty, to which a School is limited.

Staff.

The following Officers will compose the Staff of the respective Schools authorized by No. 4 of General Orders (24) 14th October, 1881, viz: at

Toronto, Ont.:—

Commandant, Lt. Col. R. B. Denison, Deputy Adjutant General,

Adjutant, Lt. Col. T. Milson, Brigade Major;

Ottawa, Ont.:—

Commandant, Lt. Col. G. J. Maunsell, Deputy Adjutant General,

Adjutant, Lt. Col. T. Bacon, Brigade Major;

Montreal, Que.:—

Commandant, Lt. Col. B. Van Straubenzec, Deputy Adjutant General, M. D. No. 5,

Adjutant, Lt. Col. E. Lamontagne, Brigade Major, M. D. No. 6;

St. John, N.B.:—

Commandant, Lt. Col. J. B. Taylor, Deputy Adjutant General,

Adjutant, Major R. G. Freeland, Brigade Major, M. D. No. 12.

No. 3.

ACTIVE MILITIA.

PROVINCE OF ONTARIO.

1st Provisional Brigade of Field Artillery.

To be Lieutenant Colonel, Commanding :
Major Archibald Henry Macdonald, G.S.

Toronto Field Battery of Artillery.

To be Lieutenant:

2nd Lieutenant James Philip Beaty, G.S., vice David H. Macpherson, whose resignation is hereby accepted.

13th Battalion of Infantry, Hamilton.

Captain Joseph Macready, Adjutant, is hereby permitted to retire retaining rank.

14th Battalion "Princess of Wales' Own Rifles," Kingston.

To be Captain:

Lieutenant Henry Gordon Hubbell, G.S.I., vice Reed retired.

To be Lieutenant:

2nd Lieutenant Herbert Macdonald Mowat, G.S.I., vice Joseph Bollard, whose resignation is hereby accepted.

To be 2nd Lieutenant, provisionally:

Sergeant James Murray, Junior, vice Mowat, promoted.

22nd Battalion "Oxford Rifles."

No. 1 Company, Woodstock.

To be Lieutenant:

2nd Lieutenant Alfred Serros Ball, V.B., vice Macqueen, promoted.

To be 2nd Lieutenant:

Acting 2nd Lieutenant Hedley Vickers Knight, V.B., vice Ball, promoted.

30th "Wellington" Battalion of Rifles.

To be Adjutant:

Lieutenant George Davis Porter, V.B., from No. 8 Company, vice Armstrong, promoted.

31st "Grey" Battalion of Infantry.

No. 5 Company, Owen Sound.

To be Captain; from 28th October, 1881:

Lieutenant Alfred J. Spencer, M.S., from No. 1 Company, vice Boyd, promoted.

Lieutenant Joseph Cozens, having left limits his name is hereby removed from the list of Officers of the Active Militia.

34th "Ontario" Battalion of Infantry.

No. 3 Company, Oshawa.

To be Lieutenant:

Solomon George McGill, Gentleman, V.B., vice Michael Dullea, left limits.

35th Battalion of Infantry "Simeoe Foresters."

No. 4 Company, Vespra.

To be 2nd Lieutenant, provisionally:

Color Sergeant Alexander Davidson, vice Lloyd, resigned.

To be Adjutant, with rank of Lieutenant:

Edwyn Brenton Andros, (late Captain H. M.'s 20th Regiment), vice Bligh, retired.

39th "Norfolk" Battalion of Rifles.

No. 7 Company, Port Dover.

The resignation of Lieutenant William Murray Alderson, is hereby accepted.

59th "Stornont and Glengarry" Battalion of Infantry.

No. 1 Company, Cornwall.

To be Captain, from 2nd September, 1881:

Lieutenant George Milden, V.B., vice Michael O'Callaghan, whose resignation has been accepted.

To be Lieutenant, provisionally, from 2nd September, 1881:

Robert G. Henderson, Gentlemen, vice Milden, promoted.

CONFIRMATION OF RANK.

Lieutenant Samuel Frank Peters, V.B., No. 6 Company, 7th Battalion; from 25th October, 1881.

Lieutenant Henry Gordon Hubbell, G.S.I., 14th Battalion; from 15th November, 1881.

Lieutenant James Charles MacDougall, G.S.I., 14th Battalion; from 15th November, 1881.

Lieutenant Ernest Joseph Beaumont, V.B., No. 4 Company, 29th Battalion; from 25th October, 1881.

Lieutenant Richard James Phin, V.B., No. 5 Company, 29th Battalion; from 25th October, 1881.

2nd Lieutenant Herbert Macdonald Mowat, G.S.I., 14th Battalion; from 15th November, 1881.

2nd Lieutenant Alfred Servos Ball, V.B., No. 1 Company, 22nd Battalion; from 25th October, 1881.

2nd Lieutenant George Marshall Cole, G.S.I., No. 6 Company, 41st Battalion; from 15th November, 1881.

2nd Lieutenant Thomas Dixon Byron Evans, G.S.I., No. 1 Company, 43rd Battalion; from 15th November, 1881.

PROVINCE OF QUEBEC.

Montreal Brigade of Garrison Artillery.

Captain John William Molson has been permitted to retire retaining rank, from 23rd June, 1881.

No. 1 Battery of Garrison Artillery, Quebec.

To be 2nd Lieutenant, provisionally:

John Maximilian Mackay, Gentleman, vice Houde, transferred to No. 2 Battery, Levis.

No. 2 Battery, Levis Garrison Artillery.

To be 2nd Lieutenant:

2nd Lieutenant Louis Philippe Houde, G.S. 3rd, from No. 1 Battery, Quebec.

5th Battalion "Royal Scots Fusiliers," Montreal.

To be Lieutenant:

2nd Lieutenant John Gamble Geddes, M.S., vice McCorkill, promoted.

To be 2nd Lieutenants, provisionally:

Archibald Gibson Parker, Gentleman, vice William Wood Redpath, deceased.

William Lardner Stanhope Jackson, Gentleman, vice Geddes, promoted.

PROVINCE OF NEW BRUNSWICK.

8th Regiment of Cavalry.

No. 6 Troop, Shediac.

To be 2nd Lieutenant, provisionally:

Charles Alexander Duff Miller, Gentleman, vice Campbell, promoted into No. 7 Troop.

PROVINCE OF NOVA SCOTIA.

Digby Battery of Garrison Artillery.

The resignation of 1st Lieutenant Edwin C. Dodge is hereby accepted.

66th Battalion "Princess Louise Fusiliers."

To be Lieutenant:

2nd Lieutenant Andrew Mackinlay, M.S., vice John Howard, who is hereby permitted to retire retaining rank.

PROVINCE OF BRITISH COLUMBIA.

Victoria Battery of Garrison Artillery.

To be 1st Lieutenant:

2nd Lieutenant James Lawson Raymur, A.C., vice William George Pinder, whose resignation is hereby accepted,

To be 2nd Lieutenant, provisionally:

Gunner George Alexander Keefer, vice Raymur, promoted.

No. 2 Company of Rifles, Victoria.

To be 2nd Lieutenant, provisionally:

Sergeant Charles Spring, vice McKenzie, resigned.

CONFIRMATION OF RANK.

2nd Lieutenant James Lawson Raymur, A.C., Victoria Battery Garrison Artillery; from 31st December, 1880.

No. 4.

CERTIFICATES GRANTED.

ROYAL SCHOOLS OF GUNNERY.

PROVINCE OF ONTARIO.

THIRD CLASS "SHORT COURSE" CERTIFICATE.

Cavalry.

Sergeant B. S. Woods, 1st Regiment of Cavalry.

FIRST CLASS "SHORT COURSE" CERTIFICATES.

Infantry.

Lieutenant Henry Gorden Hubbell,	14th Batt.
do James Charles MacDougall,	do
2nd Lieut. Herbert Macdonald Mowat,	do
do George Marshall Cole,	41st do
do Thomas Dixon Byron Evans,	43rd

INSPECTOR OF ARTILLERY.

PROVINCE OF ONTARIO.

SECOND CLASS CERTIFICATES.

Captain David McCrac, No. 2 Battery, 1st Provisional Brigade Field Artillery.

2nd Lieutenant James Lawson Raymur, Victoria Battery Garrison Artillery.

BOARDS OF EXAMINERS.

PROVINCE OF ONTARIO.

FIRST CLASS CERTIFICATES.

Lieutenant Joseph A. Starr,	7th Battalion.
do George Davis Porter,	30th do

SECOND CLASS CERTIFICATES.

Lieutenant Sammel Frank Peters,	7th Battalion
do Ernest Joseph Beaumont,	29th do
do Richard James Phin,	29th do
2nd Lieutenant Alfred Servos Ball,	22nd do
Acting 2nd Lieut. Hedley Vicars Knight,	22nd do

PROVINCE OF NEW BRUNSWICK.

FIRST CLASS CERTIFICATES.

Captain Edward T. Sturdee, 62nd Battalion.

2nd Lieutenant John Thomas Twining Hartt, New Brunswick Engineer Company.

By Command,

WALKER POWELL, Colonel,
Adjutant General of Militia,
Canada.

GOVERNMENT NOTICES.

NOTICE TO MARINERS.

No. 33 of 1881.

TEMPORARY LIGHT AT CRANBERRY ISLAND,
CAPE CANSO.

NOTICE is hereby given that temporary lights on Cranberry Island, off Cape Canso, Guysboro' County, Nova Scotia, to take the place of those destroyed by fire on the 12th instant, will be put in operation on the 5th November, proximo, or as soon after as circumstances will allow.

Lat. N. 45° 19' 50"
Long. W. 60° 55' 30"

The lights will be, as heretofore, two fixed white; the upper one elevated 75 feet above high water and probably visible 12 miles, the lower one 35 feet vertically below the upper, and visible 9 miles.

They will be shown from a skeleton tower erected close to the site of the old lighthouse.

The fog whistle was also destroyed by fire. Due notice will be given when it is again put in operation.

WM. SMITH,
Deputy of the Minister of Marine, &c.

Department of Marine and Fisheries,
Ottawa, 31st October, 1881.

21-3

NOTICE is hereby given that in accordance with the provisions of 22nd section of the Canadian Act, 36 Vic., chap. 128, permission has been given to change the name of the "Spray" of Winnipeg,

official number 78,003, to "New Brunswick." This vessel has been changed from a Barge to a Steamer.

WM. SMITH,
Deputy of the Minister of Marine and Fisheries.
Department of Marine and Fisheries,
Ottawa, 4th Nov., 1881.

20-3

STAT MENT

Of the Revenue and Expenditure, on account of the Consolidated Fund, of the Dominion of Canada, as by Returns furnished to the Finance Department to the night of the 31st October, 1881.

REVENUE.	AMOUNT.
Customs.....	\$1,729,922 47
Excise.....	517,849 34
Post Office.....	107,27 93
Public Works, including Railways.	249,799 66
Bill Stamps.....	22,570 36
Miscellaneous.....	86,623 49
	<hr/>
	\$2,714,037 25
Revenue to 30th September, 1881....	8,229,960 87
	<hr/>
	\$10,943,998 12
	<hr/>
Expenditure.....	\$2,620,258 32
do to 30th September, 1881.	5,026,441 06
	<hr/>
	\$7,646,699 38

J. M. COURTNEY,
Deputy Minister of Finance.

Finance Department,
Ottawa, 1st November, 1881.

STATEMENT of the Balances at Cr. of Depositors in Government Savings Banks, on 30th June, 1881, published in accordance with Act 34 Vic., Chap. 6, Sec. 23.

BANK.	Balance on 31st May, 1881.	Deposits for June, 1881.	Interest accrued to 30th June, 1881.	Total.	Withdrawn, June, 1881.	Balance, 31st May, 1881.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
<i>Ontario—</i>						
Toronto.....	460,901 14	37,113 32	15,575 20	513,589 66	30,449 55	483,140 11
<i>Manitoba—</i>						
Winnipeg.....	184,236 13	31,329 00	5,349 72	220,914 85	28,403 41	192,511 44
<i>British Columbia—</i>						
Victoria.....	1,173,076 13	67,750 00	47,557 46	1,288,383 59	45,359 97	1,243,023 62
Nanaimo.....	120,009 32	5,571 00	4,094 75	129,675 07	3,431 00	126,244 07
New Westminster.....	133,421 33	8,242 00	5,348 45	147,011 83	6,555 80	140,456 03
<i>Nova Scotia—</i>						
Amherst.....	81,920 95	11,835 00	2,029 68	95,785 63	5,266 47	90,519 16
Antigonish.....	26,076 93	531 00	759 24	27,367 22	5,959 29	21,407 93
Annapolis.....	85,294 10	7,965 79	3,149 94	96,409 74	3,627 30	92,782 44
Arichat.....	118,169 45	1,438 00	4,473 79	124,081 24	2,554 15	121,527 09
Acadia Mines.....	25,299 17	764 00	893 91	26,957 11	251 87	26,705 24
Baddeck.....	21,544 06	3,311 00	612 74	25,447 80	330 30	25,117 50
Bridgewater.....	15,079 75	555 00	452 42	16,087 17	1,274 30	14,812 87
Barrington.....	25,927 98	843 00	792 84	27,563 82	253 42	27,310 40
Digby.....	48,380 06	6,125 00	1,679 92	56,184 98	1,735 43	54,429 55
Guysboro'.....	35,640 43	4,812 00	1,192 44	41,644 87	8,115 05	33,529 82
Halifax.....	2,097,406 29	97,540 96	71,820 97	2,269,768 22	72,597 01	2,197,171 21
Kentville.....	64,062 82	9,133 00	1,782 41	74,978 26	3,738 98	71,239 28
Liverpool.....	97,852 56	5,701 00	3,080 51	106,637 07	2,852 62	103,784 45
Little Glace Bay.....	1,274 48	163 79	1,443 27	310 89	1,132 38
Lingan.....	3,088 51	5,128 00	23 54	8,240 05	12 00	8,228 05
Lunenburg.....	58,833 86	5,476 00	1,746 56	66,056 42	1,217 04	64,839 38
Maitland.....	47,584 84	997 00	1,335 68	49,917 52	4,358 35	45,559 17
New Glasgow.....	81,279 80	4,331 00	2,405 47	88,016 27	3,610 99	84,405 28
Parrsboro'.....	32,741 94	2,538 00	1,081 24	36,361 18	978 97	35,384 21
Port Hood.....	41,563 88	1,267 00	1,271 30	44,207 18	1,809 79	42,397 39
Pictou.....	33,686 66	992 00	1,041 96	35,720 62	366 65	35,353 97
Shelburne.....	26,845 18	1,051 00	935 36	28,831 54	1,849 76	26,981 78
Sydney.....	139,379 71	3,893 00	4,223 02	147,495 73	5,262 22	142,233 51
Sherbrooke.....	28,739 97	965 00	864 64	30,569 61	512 99	30,056 62
Truro.....	150,364 15	12,791 00	5,154 30	168,309 45	6,502 18	161,807 27
Windsor.....	351,758 17	7,998 00	12,763 70	372,519 87	8,605 43	363,914 44
Weymouth.....	44,484 28	2,517 00	1,155 63	48,156 91	493 45	47,663 46
Yarmouth.....	235,601 61	14,676 00	7,879 30	258,156 91	11,246 32	246,910 59
<i>New Brunswick—</i>						
Bathurst.....	54,111 48	1,292 00	1,978 61	57,382 09	1,038 91	56,343 18
Chatham.....	159,482 14	4,331 00	6,113 00	169,926 14	2,070 71	167,855 43
Dalhousie.....	117,494 20	1,958 00	4,567 91	124,020 11	1,358 54	122,661 57
Dorchester.....	12,914 16	600 00	418 63	13,932 79	12 04	13,920 75
Fredericton.....	216,580 48	20,058 00	6,543 61	237,182 09	8,508 85	228,673 24
Hillsboro'.....	12,772 75	2,283 00	369 25	15,425 00	393 56	15,031 44
Moncton.....	89,567 89	10,552 00	2,592 01	102,711 90	5,172 55	97,539 35
Newcastle.....	102,113 69	8,375 00	4,007 39	114,496 08	5,332 03	109,164 05
Richibucto.....	55,143 23	545 00	2,203 12	57,891 35	330 37	57,560 98
St. Andrews.....	155,486 54	10,696 00	5,646 96	171,829 50	7,250 76	164,578 74
St. John.....	1,344,483 81	52,076 00	47,555 26	1,444,115 07	19,256 05	1,424,859 02
Woodstock.....	144,739 00	7,916 00	4,877 72	157,532 72	4,203 09	153,329 63
<i>Prince Edward Island—</i>						
Charlottetown.....	587,656 52	26,564 00	21,303 44	635,523 96	21,175 82	614,348 14
Total.....	9,138,056 63	512,528 98	323,873 85	9,974,459 46	346,014 23	9,628,445 23

FINANCE DEPARTMENT,
OTTAWA, 22nd Nov., 1881.

J. M. COURTNEY,
D. M. F.

POST OFFICE DEPARTMENT.

Dr. Post Office Savings Bank Account for the Month of October, 1881. Cr.

(Furnished to the Minister of Finance in accordance with the Post Office Act 1875, sec. 69, and Public Accounts Audit Act, 1878, Sec. 20.)

Balance in hands of Minister of Finance on 30th Sept., 1881	\$6,877,991 07	Repayments at Post Office Savings Banks during month	\$239,670 21
Deposits in Post Office Savings Banks during month	550,880 00		
Interest allowed to Depositors on accounts closed during month	1,172 92	Balance:—	
		At the credit of Depositors' Accounts.....	\$7,153,400 97
		Outstanding cheques held by Depositors, and not presented for payment.	36,972 81
	7,430,043 99		7,190,373 78
			7,430,043 99

J. M. COURTNEY,
Deputy Minister of Finance.

N. S. GARLAND,
Clerk of Statistics.

FINANCE DEPARTMENT, Ottawa, 17th November, 1881.

THE FOLLOWING NEW POST OFFICES WERE ESTABLISHED IN CANADA
ON THE 1ST NOVEMBER, 1881.

NAME OF POST OFFICE.	TOWNSHIP OR PARISH.	ELECTORAL COUNTY.	POSTMASTER.
Aberdeen	Bentinck	Grey, S. R. O.	James W. Crawford.
*De Winton	Sec 29, Tp. 10, R. 14 W....	Marquette..... M.	H. A. Perley.
Eastman	Bolton	Brome	Thomas Perdue.
Edge Hill.....	Glenelg	Grey, S. R. O.	James Edge.
Emory	Dist. of New Westminster...	Yale	Thomas W. Gray.
French Bay	Amabel	Bruce, N. R..... O.	Henry Shannon.
Grenfell	Sec. 24. Tp. 4, R. 10 W....	Marquette..... M.	James Keating.
Grosses Roches	Cherbourg.....	Rimouski	Joseph Ross.
Louise	Bentinck	Grey, S. R..... O.	Stewart B. Wilson.
Rebecca	Nissouri West.....	Middlesex, E. R..... O.	John Henderson.
Swan Lake.....	Sec 17, Tp. 5, R. 10 W....	Marquette	John G. Tulloch.
Wylie.....	Wylie	Renfrew, N. R..... O.	Frank Smith.

* Opened on the 15th October, 1881.

CHANGES IN POST OFFICES ALREADY ESTABLISHED.

OFFICES CLOSED.

Hayward Falls Co. Grey, S. R., O.
Prospect Co. Marquette, M.
Ullswater..... Co. Muskoka, O.

NAMES CHANGED.

Milburn, Co. Huron, C. R., O. to Dunlop.
Pine Falls, Province Keewatin..... to Fort Alexander.

MONTHLY STATEMENT of Goods Exported from the Dominion of Canada (exclusive of British Columbia) for October, 1881.

	Produce of Canada.	Produce of other countries.	Total,
	\$ cts.	\$ cts.	\$ cts.
Produce of the Mine.....	151,515 00	10,292 00	161,807 00
do Fisheries.....	625,731 00	625,731 00
do Forest.....	3,674,312 00	125,509 00	3,799,821 00
Animals and their Produce.....	2,275,481 00	93,672 00	2,369,153 00
Agricultural Products.....	6,002,151 00	121,018 00	6,123,169 00
Manufactures	380,445 00	100,842 00	481,287 00
Miscellaneous Articles.....	54,196 00	13,348 00	67,544 00
Totals.....	13,163,831 00	464,681 00	13,628,512 00
Coin and Bullion.....
Grand Total.....	13,163,831 00	464,681 00	13,628,512 00

CUSTOMS DEPARTMENT,

OTTAWA, 25th November, 1881.

J. JOHNSON,
Commissioner of Customs.

SUMMARY STATEMENT showing the Quantity and Value of Goods entered for Consumption in the Dominion of Canada (exclusive of British Columbia) and the Duty Collected thereon, during the month ending 30th September, 1881.

ARTICLES.	ENTERED FOR CONSUMPTION.		
	Quantity.	Value.	Duty.
Acids.....	\$	\$ cts.	\$ cts.
Agricultural Implements	"	4,041 00	816 58
Ale, Beer and Porter.....	Gals.	10,829 00	2,655 05
Animals.....	"	15,979 00	3,980 96
Books, Pamphlets, &c., &c.....	"	6,634 00	1,326 15
Brass and manufactures of.....	"	119,020 00	21,144 64
Breadstuffs, viz :—	"	32,537 00	8,721 35
Grain of all kinds.....	Bush.	84,751	6,951 14
Flour and Meal.....	Brls.	21,541	7,652 98
Rice and all other Breadstuffs.....	\$	26,470 00	10,402 83
Candles.....	Lbs.	19,855	694 60
Chicory.....	"	13,199	524 46
Coal of all kinds and Coke.....	Tons.	125,028	68,076 94
Coffee, from countries others than U. S.....	Lbs.	114,637	2,342 75
" " U. States.....	"	30,629	1,029 24
Copper and manufactures of.....	\$	4,557 00	2,597 90
Cordage of all kinds.....	"	22,573 00	911 31
Cotton, manufactures of.....	"	8,293 00	180,765 03
Drugs and Medicines.....	"	830,643 00	15,157 13
Earthen, Stone, and Chinaware.....	"	71,483 00	18,507 10
Fancy Goods.....	"	66,718 00	41,729 32
Fish.....	"	190,716 00	2,731 44
Fruit, Dried.....	"	13,357 00	11,638 07
" green, &c.....	"	48,071 00	11,942 67
Furs.....	"	59,280 00	10,428 05
Glass and Glassware.....	"	52,682 00	21,965 45
Gunpowder and explosive substances.....	"	91,257 00	1,194 10
Hats, Caps and Bonnets.....	"	4,388 00	30,451 15
Hops.....	Lbs.	121,789 00	714 30
Iron and Steel, and manufactures of.....	"	11,905	220,852 91
Jewellery and watches, and manufactures of gold and silver	"	2,424 00	25,559 70
Lead and manufactures of.....	"	1,074,752 00	2,996 79
Leather and manufactures of.....	"	109,013 00	36,109 59
Marble and Stone, and manufactures of.....	"	21,335 00	3,032 62
Malt.....	Lbs.	163,405 00	8,070 19
Metals, Composition, &c., and manufactures of.....	"	16,115 00	11,449 30
Musical Instruments.....	\$	34,772 00	25,411 81
Oils, Kerosene, Refined Petroleum, etc., etc.....	Gals.	39,897 00	14,238 70
" all other, N.E.S.....	"	44,365 00	6,729 59
Paints, and Colors.....	"	59,462 00	22,202 06
Paper and manufactures of.....	"	45,325 00	674 40
Perfumery, &c.....	"	95,140 00	
Provisions, viz :	"	2,248 00	
Bacon, Hams, Shoulders, Sides; Beef, Pork and Mutton.....	Lbs.	1,487,952	18,154 26
Butter.....	"	208	8 32
Cheese.....	"	8,091	242 73
Lard.....	"	131,343	2,626 86
Poultry and other meats.....	\$	15,894 00	1,122 94
Salt, not imported from Great Britain or British Possessions or for Gulf Fisheries.....	Lbs.	6,295 00	
Seeds.....	"	339,655	276 36
Silk, manufactures of.....	"	503 00	424 30
Soap of all kinds.....	"	2,345 00	104,733 85
Spices, ground and unground.....	"	354,003 00	1,158 52
Starch.....	"	3,746 00	3,195 50
Spirits of all kinds.....	Lbs.	14,781 00	782 34
Wines, other than Sparkling.....	Gals.	39,117	103,127 19
Sparkling.....	"	75,288	23,164 39
Sugar, above No. 14, D.S.....	Doz.	37,447	8,622 20
equal to No. 9, and not above No. 14, D.S.....	Lbs.	1,958	10,678 92
below No. 9, D.S.....	"	450,636	126,145 33
Syrups, Cane Juice, &c.....	"	6,793,518	114,863 28
Melado, &c., &c.....	"	7,382,849	1,332 89
Glucose and Syrups.....	"	77,706	15,841 30
Molasses for refining.....	"	1,344,731	1,796 25
Molasses not for refining.....	Gals.	92,911	4,485 50
Tea from countries other than the U.S.....	Lbs.	75,764	12,043 90
United States.....	"	275,477	42,205 47
Tobacco and Cigars.....	"	930,148	20,307 69
Wood and manufactures of.....	"	390,634	13,663 46
Woollen manufactures.....	\$	19,784	29,912 10
Wool, Class 1, viz : Leicester, Cotswold, Lincolnshire down combing wools, or wools known as Lustre Wools, and other like combing wools, such as are grown in Canada.....	Lbs.	119,286 00	357,464 12
All other dutiable articles.....	"	1,313,198 00	
Total Dutiable Goods.....	\$	759,321 00	173,090 89
Coin and Bullion (except U.S. silver coin).....		\$7,876,138 00	\$2,055,851 22
Free Goods, all other.....		6,444 00	
Grand Total entered for Consumption.....		1,782,536 00	
		\$ 9,665,118 00	\$2,055,851 22

CUSTOMS DEPARTMENT,
OTTAWA, 10th November, 1881.

J. JOHNSON,
Commissioner of Customs.

CIRCULATION AND SPECIE.

	31st July.	31st August.	30th September.	31st October.	30th November.	31st December.
Fractionals.....	151,678 10	153,156 10	156,793 10	170,872 85		
\$1 & \$2.....	4,669,269 25	4,936,310 75	5,363,421 75	5,732,630 75		
\$5, \$10 & \$20.....	77,040 45	71,865 45	71,595 85	71,315 85		
\$50 & \$100.....	799,375 00	761,075 00	676,325 00	676,575 00		
\$500 & \$1000.....	8,998,000 00	9,027,500 00	8,872,000 00	8,221,500 00		
Total.....	14,695,362 80	14,949,907 30	15,140,135 70	14,872,924 45		
	31st January.	28th February.	31st March.	30th April.	31st May.	30th June.
Fractionals.....						
\$1 & \$2.....						
\$5, \$10 & \$20.....						
\$50 & \$100.....						
\$500 & \$1000.....						
Total.....						

Fractional Notes.....	170,872 85
Provincial ".....	174,767 85
Montreal issue.....	7,282,022 50
Toronto ".....	4,789,958 00
H if ax ".....	1,731,663 50
St. John ".....	633,706 25
Victoria ".....	29,933 50
Total.....	\$14,872,924 45

Specie held by the several Assistant Receivers General, on
the 31st October 2,687,217 65
Guarantee Sterling Debentures 2,926,000 00
5,607,217 65

Guaranteed Debentures to be held under
Vic. 43, cap. 13—
10 p. c. on \$14,872,924 45 1,497,292 44
Specie to be held under Vic. 43, cap. 13—
15 p. c. on 14,872,924 45 2,230,938 67 \$3,718,231 11
Excess of Specie and Guaranteed Debentures..... 1,888,986 51
Unguaranteed Debentures to be held under Vic. 43, cap. 13. 12,000,000 00
75 p. c. on 14,872,924 45..... 11,154,693 34
Excess of Unguaranteed Debentures..... 845,306 66

SUMMARY.

Excess of Specie and Guaranteed Debentures..... 1,888,986 54
Excess of Unguaranteed Debentures..... 845,306 66
• Total Excess 2,734,293 20

FINANCE DEPARTMENT,
Ottawa, 11th November, 1881.

J. M. COURTNEY,
Deputy Minister of Finance.

FRED. TOLLER,
Comptroller, Dominion Currency.

LIST OF INSURANCE COMPANIES, LICENSED TO DO BUSINESS IN CANADA UNDER THE INSURANCE ACTS OF 1875 AND 1877.

NAME OF THE COMPANY.	Chief Agent to receive process.	Deposits marked (A) are applicable solely to Life Policies existing 31st March 1878; marked (B) to policies subsequent to that date.	Amount of Deposit.	Description of Insurance business for which licensed.
The Accident Insurance Company of North America.....	Edward Rawlings, Manager, Montreal.....	\$13,500 Montreal Harbour bonds; \$9,733 Montreal Warehousing Bds.; \$550, 5 p. Canada stock. (Accepted at \$20,000).....		Accident.
The Aetna Insurance Company of Hartford, Connecticut.....	Robert Wood, General Agent, Montreal.....	\$5,070 Canada stock; \$23,000 Municipal Debentures; \$72,000 U.S. Bonds. (Accepted at \$97,771).....		Fire and Inland Marine.
The Aetna Life Insurance Company of Hartford, Connecticut.....	Wm. H. Orr, Manager, Toronto.....	\$100,000 U.S. gold bonds (A); \$70,000 U.S. Bonds and \$25,000 Debs. Prov. of Queb. (B).....		Life.
The Agricultural Insurance Company of Watertown, N.Y., U.S.....	Jno. Fisher, Chief Agent, Cobourg.....	\$100,000 U.S. Bonds, 4 per cent.		Fire.
The Anchor Marine Insurance Company.....	Hugh Scott, Agent, Toronto.....	\$56,000 Municipal Debentures (Accepted at \$50,400).....		Inland Marine.
The British America Assurance Company, Toronto.....	Louis H. Boulton, Manager, Toronto.....	\$61,000 Municipal Debentures. (Accepted at \$54,900).....		Fire and Inland Marine.
The Briton Life Association (Limited).....	J. B. M. Chipman, Chief Agent, Montreal.....	\$54,993—Canada 4 per cent. bonds.....		Life.
The Canada Fire and Marine Insurance Company.....	Charles Cameron, Managing Direct, Hamilton.....	\$57,000 Municipal Debent. (Accepted at \$51,300).....		Fire and Inland Marine.
The Canada Life Assurance Company, Hamilton.....	A. G. Ramsay, Manager, Hamilton.....	\$60,000 Municipal Debentures (Accepted at \$54,000).....		Life.
The Canadian Steam Users Insurance Association.....	W. B. McMurrich, Agent, Toronto.....	\$3,900 Imper. Building Society stock, \$5,000 Toronto Building and Loan Assoc. stock, \$1,600 Western Assur. stock.....		Steam Boilers, &c.
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal.....	\$56,000 Municipal Debentures. (Accepted at 50,100).....		Life and Accident.
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal.....	\$56,000 Montreal Harbor bonds. (Accepted at \$50,400).....		Fire and Inland Marine.
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal.....	\$20,000 cash.....		Guarantee.
The City of London Fire Insurance Co. (Limited).....	J. K. Oswald, Chief Agent, Montreal.....	\$20,000 stg. Canada Stock.....		Fire.
The Commercial Union Assurance Company of London, England.....	Fred. Cole, General Agent, Montreal.....	\$100,344 Canada stock (Life A); \$50,613 Canada Con. 5 per cent. stock and \$55,967. 4 p. e. stock (Fire).....		Fire and Life.
The Confederation Life Association of Canada.....	J. K. Macdonald, Managing Director, Toronto.....	\$86,300 Municipal Debentures. (Accepted at \$77,650).....		Life.
The Dominion Fire and Marine Insurance Company, (Hamilton).....	F. R. Despard, Manager, Hamilton.....	\$35,000 cash, \$15,000, City Victoria, B.C. Bonds.....		Fire and Inland Marine.
The Equitable Life Assurance Society of the United States, N. Y.....	R. W. Gale, Manager, Montreal.....	\$100,000 Canada stock (A) and \$63,000 U.S. Bonds (B).....		Life.
The Fire Insurance Association (Limited), London, England.....	Wm. Robertson, Chief Agent, Montreal.....	\$100,000 Canada stock.....		Fire.
The Guarantee Company of North America.....	Edward Rawlings, Manager, Montreal.....	\$32,000 Municipal Debentures; \$15,000 Mon. Harb. Bonds; \$9,733 Mon. Warehous. bds. and \$400 stock. (Accepted at \$51,000).....		Guarantee.
The Guardian Fire and Life Assurance Company, London, England.....	Robt. Simms & Co., and Geo. Denholm, Gen. Agents, Montreal.....	\$100,343 Canada stock.....		Fire.
The Hartford Fire Insurance Company, Hartford, Connecticut.....	Robt. Wood, General Agent, Montreal.....	\$55,000 U.S. bds. and \$30,840 bank stock. (Accepted at \$100,000).....		Fire.
The Imperial Insurance Company of London, England.....	W. H. Rintoul, Agent, Montreal.....	\$48,667 Con. 5 per cent. Can. stock, \$51,402 6 per cent. Can. stock.....		Fire.
The Lancashire Insurance Company.....	S. C. Duncan-Clark, Chief Agent, Toronto.....	\$100,000 Canada stock.....		Fire.
The Lion Life Insurance Company (Limited) London, England.....	Fred. Stanchiffe, General Manager, Montreal.....	\$10,000 stg. Canada stock.....		Life.
The Liverpool and London and Globe Insurance Company.....	G. F. C. Smith, Chief Agent, Montreal.....	\$50,000 Canada stock (Life), and \$3,000 Can. 5's; \$63,000 Municipal Deb., \$25,000 Montreal Investment Association; and \$17,030 cash. (Accepted at \$145,480).....		Fire and Life.
The London Assurance Corporation, England.....	C. C. Foster, Agent, Montreal.....	\$50,127 Canada Con. 5 p. e. stock and \$99,873 Canada stock, being (Fire) \$100,000 and (Life) \$50,000.....		Fire and Life.
The London Guarantee and Accident Co. (Limited).....	A. T. McCord, Chief Agent, Toronto.....	\$11,000 stg. Canada Stock.....		Guarantee and Accident.
The London and Lancashire Fire Insurance Company, Liverpool.....	C. J. Spike, Chief Agt., Halifax, N.S.....	\$21,000 stg. Canada Stock.....		Fire.
The London and Lancashire Life Assurance Company.....	William Robertson, Manager, Montreal.....	\$100,000 Canada stock (A) \$5,000 cash and \$4,867 Prov. of Queb. bonds (B).....		Life.
The London Mutual Fire Insurance Company of Canada, London, Ont.....	D. C. Macdonald, Secretary, London.....	\$25,000 Canada Stock and \$5,000 cash.....		Life.
The Metropolitan Life Insurance Company of New York.....	Thos. A. Temple, General Agent, St. John, N.B.....	\$100,000 U. S. bonds.....		Life.
The Metropolitan Plate Glass Insurance Company, New York.....	A. J. Pelt, Montreal.....	\$5,000 United States bonds.....		Plate Glass Insurance.
The Mutual Life Association of Canada.....	J. Turner, President, Hamilton.....	\$98,267 Municipal Debentures. (Accepted at \$89,339).....		Life.
The North American Mutual Life Insurance Company.....	Wm. McCabe, Managing Director, Toronto.....	\$50,000 cash.....		Life.
The North British and Mercantile Insurance Company.....	Macdougall & Davidson, General Agents, Montreal.....	\$50,000 Canada stock (Life A); \$17,000 Montreal Harbour bonds and \$65,000 Municipal Deb. (Fire). (Accepted at \$150,800).....		Fire and Life.

The Northern Assurance Company of Aberdeen and London.....	Taylor Bros., General Agents, Montreal.....	\$85,833 Canada stock, \$14,167 Canada 5's.....	Fire.
The Norwich Union Fire Insurance Society, Norwich, England.....	Alex. Dixon, Agent, Toronto.....	\$100,000 Canada Stock.....	Fire.
The Ontario Mutual Life Assurance Company.....	Wm. Hendry, Manager, Waterloo.....	\$56,207 Municipal Debentures. (Accepted at \$50,586) ..	Life
The Phoenix Assurance Company of Brooklyn.....	Robert Hampson, Agent, Montreal.....	\$100,000 U. S. bonds.....	Fire and Inland Marine.
The Phoenix Fire Assurance Company, London, England.....	Gillespie, Moffatt & Co., Gen Ag'ts Mont.....	\$50 171 Canada stock, and \$50,126 Canada Con. 5 p.c. stock.....	Fire.
The Quebec Fire Assurance Company.....	J. G. Clapham, President, Quebec.....	\$25,000 Canada stock, \$60,000 Bank stock, and \$15,200 Municipal Debentures. (Accepted at \$98,680).....	Fire.
The Queen Fire and Life Insurance Company, England.....	A. M. Forbes & H. J. Mudge, Chief Agents, Montreal.....	\$100,000 Canada stock (Fire) and \$51,100 Canada Consol. 5 p. c. stock (Life).....	Fire and Life.
The Reliance Mutual Life Assurance Society, London, England.....	J. Cassie Hutton, Attorney, Montreal.....	\$100,000 Canada stock (A) and \$10,000 Canada stock (B).....	Life.
The Royal Canadian Insurance Company.....	Arthur Gagnon, Secretary, Montreal.....	\$56,000 Montreal Harbour bonds. (Accepted at \$50,400).....	Fire and Inland Marine.
The Royal Insurance Company.....	M. H. Gault & Wm. Tatley, Chief Agents, Montreal.....		
The Scottish Imperial Insurance Company.....	Taylor Bros., General Agents, Montreal.....	\$96,982 Canada stock, \$53,533 Canada Consol. 5 p. c. stock, \$170,333, British Consols—being \$149,182 (Fire) \$50,000 (Life A) and \$121,666 (General). Also \$97,333, 33, British Annuities (General). Total \$418,182.....	Fire and Life.
The Sovereign Fire Insurance Company of Canada.....	Hon. Alex. Mackenzie, President, Toronto.....	\$71,068 Canada stock, \$20,000 Montreal Harbour bonds, \$13,500 Municipal Deb. (Accepted at \$101,218).....	Fire.
The Standard Life Assurance Company, Scotland.....	W. M. Ramsay, Manager, Montreal.....	\$115,655 Municipal Debent., cash \$3,634. (Accepted at \$107,771).....	Fire.
The Star Life Assurance Society of England.....	A. W. Lauder, General Treasurer, Toronto.....	\$64,000 Mun. Debts., \$107,000 Mont. Harbour Bds., (accepted at \$153,900), being \$126,750 (Life A), and \$27,150 (Life B).....	Life.
The Sun Mutual Life Insurance Company of Montreal.....	R. Macaulay, Secret. and Manager, Montreal.....	\$100,343 Canada stock.....	Life.
The Toronto Life Assurance and Tontine Company.....	Arthur Harvey, Manager, Toronto.....	\$56,000 Municipal Debentures. (Accepted at \$50,400).....	Life and Accident.
The Travelers Insurance Company of Hartford, Conn.	Thos. Simpson, Agent, Montreal.....	\$32,400 Municipal Debent., cash \$1,040.36. (Accepted at \$30,200). \$100,000 U. S. bonds, \$25,000 Municipal Debent., \$20,000 Montreal Harbour Bonds, (accepted at \$140,500), being \$100,000 (Life A) \$25,000 par (Life B) and \$20,000 par, (accident).....	Life and Accident.
The Union Mutual Life Insurance Company of Maine.....	Wm. Mulock, Agent Toronto.....	\$100,000 U. S. 4 per cent. Bonds (A) and \$15,000 District of Columbia, U.S., Bonds (B).....	Life.
The Western Assurance Company, Toronto.....	J. J. Kenny, Managing Director, Toronto.....	\$57,700 Municipal Debentures. (Accepted at \$51,930).....	Fire and Inland Marine.

THE FOLLOWING LIFE INSURANCE COMPANIES HAVING CEASED TO TRANSACT NEW BUSINESS IN CANADA, ARE ENTITLED UNDER SECTION 17 OF THE CONSOLIDATED INSURANCE ACT OF 1877, TO TRANSACT ALL BUSINESS CONNECTED WITH POLICIES EXISTING AT 31st MARCH, 1878, AND THEIR DEPOSITS ARE APPLICABLE TO THOSE POLICIES SUBJECT TO THE PROVISIONS OF THE INSURANCE ACTS OF 1868 AND 1871.

NAME OF THE COMPANY.	Chief Agent to receive process.	Amount of Deposit.	Business.
The Briton Medical and General Life Association, London, England.	Jas. B. M. Chipman, Manager, Montreal.	\$100,343 Canada Stock	Life.
The Connecticut Mutual Life Insurance Company of Hartford, Conn., U.S.	Robt. Wood, General Agent, Montreal.	\$100,000 U.S. Bonds	Life.
The Edinburgh Life Assurance Company.	David Higgins, Chief Agent, Toronto.	\$150,515 Canada Stock.	Life.
The Life Association of Scotland.	George W. Ford, Chief Agent, Montreal.	\$150,000 Canada Stock	Life.
The National Life Insurance Company of the United States of America.	John F. Bell, Attorney, Windsor.	\$100,000 U. S. Bonds.	Life.
The New York Life Insurance Company	F. W. Campbell, M.D., Attorney, Montreal.	\$100,000 U. S. Bonds.	Life.
The North Western Mutual Life Insurance Company of Milwaukee.	M. W. Mills, Chief Agent, Toronto.	\$100,000 U. S. Bonds.	Life.
The Phoenix Mutual Life Insurance Company, Hartford, Connecticut	A. R. Bethune, General Agent, Montreal.	\$105,000 U. S. Bonds.	Life.
The Positive Government Security Life Assurance Company (limited) England.	John Taylor, Secretary, Montreal	\$8,273 Canada 5 per cent Debentures.	Life.
The Scottish Amicable Life Assurance Society.	Geo. Wm. Ford, General Agent, Montreal.	\$150,000 Canada Stock.	Life.
The Scottish Provident Institution.	R. A. Ramsay, Attorney. Montreal.	\$100,343 Canada Stock.	Life.
The Scottish Provincial Assurance Company	Geo. Wm. Ford. Secretary, Montreal.	\$150,790, viz: 112,343, Canada Stock, and \$38,447 Canada 5 per cent debentures.	Life
The United States Life Insurance Company		\$60,000 U. S. Gold Bonds.	Life.

NOTE.—The Globe Mutual Life Insurance Company of New York, has been declared insolvent both in the United States and Canada, and Jas. D. Fish of New York has been appointed Receiver by the United States Courts, and W. C. Wells, of Montreal, has been appointed Assignee by the Superior Court of Lower Canada, Montreal, for the Canadian business of the Company. The deposit of the Company with the Government, \$100,000 U.S. Bonds, has by order of said Superior Court, been delivered to the Bankers of that Court.

The Merchants' Marine Insurance Company of Montreal has ceased to transact business and is winding up its affairs. The deposit has been surrendered to the Company, except \$2,223 cash held against contested claims.

Office of the Superintendent of Insurance,
Ottawa, 30th September, 1881.

J B. CHERRIMAN, Superintendent of Insurance.

GENERAL ABSTRACT

Showing the average amount of the Liabilities and Assets of the Bank of British Columbia, within the Province of British Columbia and its Dependencies, taken from the several Weekly Statements, for the quarter ending 30th September, 1881.

Prepared and submitted to the Finance Department in conformity with the Local Banking Act of 1864

<i>Liabilities.</i>	\$ cts.	<i>Assets.</i>	\$ cts.
Notes in circulation.....	473,077 00	Legal Tender Coin in Gold and Silver.....	207,964 41
Balances due to other Banks and Branches..	2,946 13	Gold Bullion.....	17,554 89
Deposits not bearing interest... \$938,727 54		Landed and other Property.....	26,169 95
Deposits bearing interest..... .. 59,911 21		Balances due from other Banks	
	998,638 75	and Branches, situate within	
		the Province..... \$ 12,158 76	
		Balances due from other Banks	
		and Branches, situate without	
		the Province..... 606,650 32	
			618,809 08
		All debts due to the Bank with-	
		in the Province, including	
		Notes, Bills of Exchange and	
		all Stock and Funded Debts	
		of every description, except-	
		ing Notes, Bills and Balances	
		due from other Banks and	
		Branches 812,779 87	
		Do without the Province... 66,227 71	
			879,017 58
Total amount of Liabilities... ..	1,474,661 88	Total amount of Assets.....	1,749,515 91

Amount of Capital Stock paid up at close of the Quarter ending 30th Sept., 1881..... \$1,730,000 00
Rate of last Dividend declared to the Shareholders. 5 per cent. per annum.
Amount of last Dividend declared 43,250 00
Amount of Reserve Profit at the time of declaring said Dividend..... 224,200 00

WM. C. WARD,
Manager,

CHS. S. JONES,
Accountant.
20-3

Victoria, B.C., 20th October, 1881.

N. S. GARLAND,
Clerk of Statistics.

FINANCE DEPARTMENT,
OTTAWA, 8th Nov, 1881.

RETURN OF THE AMOUNT OF LIABILITIES AND ASSETS OF THE MONTREAL CITY AND DISTRICT SAVINGS BANK, AND OF THE CAISSE
D'ECONOMIE DE NOTRE-DAME DE QUEBEC, ON THE 31st OCTOBER, 1881.

CAPITAL.		LIABILITIES.							
Capital Stock.	Capital paid up.	Dominion Govt. deposits payable on demand.	Provincial Govt. deposits payable on demand.	Other deposits payable on demand.	Dominion Govt. deposits payable after notice.	Provincial Govt. deposits payable after notice.	Other deposits payable after notice.	Special Poor Fund or Charity Trust.	Total Liabilities.
		\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
City and District Savings Bank.....	2,000,000 00	606,000 00	238,304 83	17,030 00	5,206,499 42	180,000 00	83,000 00	5,715,272 77	
Caisse d'Economie Notre-Dame de Québec.....	1,000,000 00	250,000 00			3,050,706 36			3,178,696 50	
		ASSETS.							
Dominion Securities.	Provincial or Municipal Securities.	Loans having Government Securities.	Loans secured by Bank Stock.	Loans secured by Stock, &c.	Cash in hand or on call in chartered Banks.	Special Poor Fund or Charity Investments.	Bank Stock prior to incorporation.	Other Assets.	Total Assets.
		\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
City and District Savings Bank.....	1,377,849 84	1,725,543 48	1,736,630 81	985,716 04	180,000 00			6,426,048 33	
Caisse d'Economie Notre-Dame de Québec.....	718,290 48	1,031,895 11	124,464 18	1,036,635 30	83,000 00			3,450,985 17	

* Including landed property of Bank \$341,295 10.

N. S. GARLAND,
Clerk of Statistics.

FINANCE DEPARTMENT,
Ottawa, 7th Nov. 1881

J. M. COURTNEY,
Deputy Minister of Finance.

TO ADVERTISERS IN THE GAZETTE.

PARTIES sending advertisements to be inserted in "The Canada Gazette," will hereafter please observe the following rules:

1st. Address "The Canada Gazette, Ottawa, Canada"
2nd. Indicate the number of insertions required
3rd. Invariably remit the fees for such advertisements, together with the price of one Gazette, as below. Otherwise they will not be inserted. The rates are eight cts. for the first insertion, and two cts. for each subsequent insertion per line of nine words, each figure counting as one word.

Subscribers will also notice that the subscription, per annum, is invariably payable in advance, and that the "Gazette" will be stopped from them at the end of the period paid for. Single numbers will be charged ten cts. each, and when more than one are required by advertisers, must be remitted for likewise.

BROWN CHAMBERLIN,
Queen's Printer.

Office of Queen's Printer,
Ottawa, 11th May, 1872.

APPLICATIONS TO PARLIAMENT.

DOMINION PARLIAMENT.

Rules relating to Notices for Private Bills.

51. All applications for Private Bills, properly the objects of legislation by the Parliament of Canada, within the purview of "The British North America Act, 1867," whether for the erection of a Bridge, the making of a Railroad, Turnpike Road or Telegraph line; the construction or improvement of a Harbour, Canal, Lock, Dam or Slide, or other like work; the granting the right of Ferry; the incorporation of any particular Trade or Calling, or of any Banking or other Joint Stock Company; or otherwise for the granting to any individual or individuals, any exclusive or peculiar rights or privileges whatever, or for doing any matter or thing which, in its operation, would affect the rights or property of other parties, relate to any particular class of the community; or for making any amendment of a like nature to any former Act, shall require a Notice, clearly and distinctly specifying the nature and object of the application, and (except in the case of existing corporations) signed by, or on behalf of the applicants, to be published as follows, viz:

In the Provinces of Quebec and Manitoba.

A notice inserted in the *Canada Gazette*, in the English and French languages, and in one newspaper in the English, and in one in the French language in the District affected, or in both languages in one paper, if there be but one in the said District, or if there be no paper published therein, then, in both languages, in a paper in the nearest District, in which newspaper is published.

In any other Province.

A notice inserted in the *Canada Gazette*, and in one newspaper published in the County, or Union of Counties affected, or if there be no paper published therein, then in a newspaper in the nearest County in which a newspaper is published. Such Notices to be continued in each case, for a period of two months during the interval of time between the close of the next preceding Session and the consideration of the Petition. And copies of the newspapers containing the first and last insertion of such notice shall be sent to the Clerk of each House.

When a Petition is for leave to bring in a Private Bill for the erection of a Toll Bridge, the petitioner or petitioners, upon giving the notice prescribed by the preceding Rule, shall also, at the same time, and in the same manner, give notice of the rates which they intend to ask; the extent of the privilege, the height of the arches, the interval between the abutments or piers for the passage of rafts and vessels, and whether they intend to erect a drawbridge, and the dimensions of the same.

Any person seeking to obtain any Private Bill shall, eight days before the meeting of Parliament, deposit with the Clerk of the House, in which the bill is to originate, a copy of such bill in the English or French language, with a sum sufficient to pay for translating and printing the same—600 copies to be printed in English, and 200 copies in French—the translation to be done by the officers of the House, and the printing by the contractor. The applicant shall be also required to pay the accountant of the House a sum of \$200 and the cost of printing the Act in the Statutes, and lodge the receipt of the same with the Clerk of the Committee to which such Bill is referred—such payment to be made immediately after the second reading, and before the consideration of the Bill by such Committee.

No Petition for a Private Bill is received by either House after the first ten days of the session.

ROBERT LÉMOINE,
Clerk of the Senate.

JOHN GEORGE BOURINOT,
Clerk of the Commons.

Rules of the Senate relating to Notices for Bills of Divorce.

72. Every Applicant for a Bill of Divorce is required to give notice of his intention so to do, and to specify from whom and for what cause, by advertisements during six months, in the *Canada Gazette*, and in two newspapers published in the District, in Quebec and Manitoba, or in the County, or Union of Counties in the other Provinces, where such applicant usually resided at the time of the separation, or if the requisite number of papers cannot be found therein then in the adjoining District, or County, or Union of Counties.

73. A copy of the notice, in writing, is to be served at the instance of the applicant, upon the person from whom the Divorce is sought, if the residence of such person can be ascertained; and proof on oath of such service, or of the attempts made to effect it, to the satisfaction of the Senate, is to be adduced before the Senate on the reading of the Petition.

ROBERT LÉMOINE,
Clerk of the Senate

NOTICE is hereby given that application will be made to the Parliament of Canada, at the next session thereof, to incorporate "The Manitoba Bank" for the purpose of doing a Banking business in the Dominion of Canada, with the head office of such Bank at Winnipeg.

H. E. HENDERSON,
Solicitor for applicants.

Dated this 14th day of November, 1881. 22-9

NOTICE is hereby given that application will be made to the Parliament of Canada, at its next session, for an Act to incorporate the North Western Bank.

G. YOUNG SMITH,
Solicitor for applicants.

Whitby, 21st November, 1881. 22-9

NOTICE is hereby given that application will be made to the Parliament of Canada, at the next session thereof, for a charter for a drawbridge with two openings sixty feet wide, the bottom of the lower cord to be not less than four feet above high water, across the Saint Croix River to the boundary line between New Brunswick and the State of Maine, to connect with a bridge from the City of Calais, said bridge to be used for railway and other purposes

and to be built at or near the location surveyed by the Grand Southern Railway Company.

M. MACMONAGLE,
Solicitor for applicants.

Dated at St. Stephen the 16th day of November,
A.D., 1881. 22-9

NOTICE is hereby given that the Dominion Fire and Marine Insurance Company will apply to the Parliament of Canada, at its next session, for an Act empowering them to close their business, wind up their affairs and distribute the surplus assets of the company and for all requisite powers for the said purposes.

F. R. DESPARD,
Secretary.

Dated, 23rd November, 1881. 22-9

NOTICE is hereby given that the Great Western Railway Company will apply to the Parliament of Canada, at its next session, for an Act to authorize an increase of their Loan Capital, so however that the total yearly interest shall not exceed the interest on their present Loan Capital, including interest at the rate of six per centum per annum on the portion unissued; and to authorize the acquisition or purchase of or union with railway companies whose railways they have power to lease or agree to work; and otherwise to extend the powers of the said Company.

SAMUEL BARKER,
Solicitor for Great Western Railway Company.
Dated at Hamilton, Ontario, 24th November 1881. 22-9

NOTICE is hereby given that application will be made to the Parliament of Canada, at its next session, for an Act to incorporate the Grand Central Station Company, with power to erect, build and maintain a Railway Station, in the City of Toronto, and with power to construct or acquire in and near to the City of Toronto, all lines of railway, or to acquire right and running powers over existing lines of railway necessary to connect with and bring into such station the traffic of any railway using or desiring to use such station, and with power to make connections with the elevators and wharves and with other railway stations in the City of Toronto, and to contract with forwarding, railway and shipping companies for the carriage of goods and passengers, and with all the powers given under the Consolidated Railway Act, 1879, to railway companies under the headings of "plans and surveys" and "lands and their valuation."

OSLER, GWYN & LEETZEL,
Solicitors for the applicants.
Dated 24th November, 1881. 22-9

PUBLIC Notice is hereby given that an application will be made to the Parliament of the Dominion of Canada, at the next session thereof, for an Act to incorporate "The Canada Provident Association."

The objects of the Association shall be: For the mutual good of the members thereof; to make provision by means of assessments, dues, donations or other payments of members against sickness, unavoidable misfortune and death; and for substantially assisting the widows and orphans of deceased members.

The chief place of business of the association shall be in the City of Ottawa, in the Province of Ontario, but the Association shall have power to change their head office to any other City in Canada; and other places of business may be established from time to time throughout Canada as the same are required.

O'CONNOR & HOGG,
Solicitors for applicants.

Dated at Ottawa, the 25th day of November, A.D., 1881. 22-9

NOTICE is hereby given that an application will be made to the Parliament of Canada, at the next session thereof, for an Act to incorporate a company to build and work a bridge for railway and other purposes across the Niagara River, at or near the Village of Queenston, in the Township of Niagara, in the County of Lincoln, or such other point as the company may select, with power to amalgamate with any company in the United States of America, incorporated or to be incorporated for building a railway bridge across the said river, who may be willing to unite with the company so to be incorporated in Canada in order to secure a railway bridge open to all companies in Canada and the United States with equal rights and privileges, with power to collect tolls on the said bridge on ordinary carriage and passenger traffic at rates not exceeding the following:—

Foot passengers, each way, twelve and one half cents.

Rider with horse or mule, each way, twenty-five cents.

Loose animals, per head, except sheep, pigs and spring colts, following the mare, each way, five cents.

Sheep and pigs, per head, each way, seven and one half cents.

Carts, carriages, wagons, buggies, sleighs, cutters or other vehicles, with a driver, drawn by one animal, each way, twenty-five cents. The same if drawn by two or more animals, each way, thirty-seven and one half cents.

All passengers in above mentioned conveyances, each way, twelve and one half cents.

The above rate to include the *bona fide* loads of each vehicle.

The company to be called "The Niagara Peninsula Bridge Company."

P. McCARTHY,
Solicitor for applicants.

St. Catharines, Nov. 22nd, 1881. 22-9

NOTICE is hereby given that an application will be made to the Parliament of Canada, at its next session, for an Act amending the Act of incorporation of the Ontario & Quebec Railway Company, so as to enable the company to acquire the charter of or amalgamate with the Toronto, Grey and Bruce Railway Company, and to acquire the charter of or amalgamate with such other railway company or companies as the Ontario & Quebec Railway when constructed may connect with, intersect, or cross, or which may be a feeder or an easterly or westerly continuation of the Ontario & Quebec Railway, or to lease all or any of such railways, and also for other amendments to the said Act.

W. H. LOCKHART GORDON,
Solicitor for applicants.
25th November, 1881. 22-9

NOTICE is hereby given that application will be made at the next session of the Parliament of Canada for an Act to incorporate a Company for the purpose of constructing and working a line of railway from the City of Ottawa or some point on the St. Lawrence and Ottawa Railway or the Canada and Atlantic Railway, passing through or near the Villages of Metcalfe, Ormond, Vernon, Bate's Corners or West Winchester, Winchester Springs, Bell's Corners and Morrisburgh, to a point opposite Ogden's Island, in the State of New York, to be called "The Ottawa, Waddington and New York Railway and Bridge Company," with power to construct a bridge across the canal and the main channel of the St. Lawrence River to Ogden's Island, connecting with a line across the Island and the American waters to Waddington and Teal's Station or some other point on the Ogdensburg and Lake Champlain Railway or with Canton, and to connect with the projected line of railway through the Adirondacks to North Creek; with power to amalgamate with, connect with, and obtain running

powers over, any line or lines of railways and bridges, within or without the Dominion of Canada; and with power also to build and run tramways, steam ferries, steamboats, vessels and barges in connection with the said line of railway and bridge; with power also to construct, maintain and operate an Inter-Provincial bridge across the Ottawa River at or near the said City of Ottawa, to some point in the Province of Quebec, as well for the said railway as for ordinary carriage and traffic purposes; with power to collect tolls on the said bridge on such ordinary carriage and passenger traffic thereon, at the rates not exceeding the following:—

Foot passengers, each way, two cents.

Rider with horse or mule, each way, five cents.

Loose animals, per head, except sheep, pigs and spring colts following the mare, five cents each way.

Sheep and pigs, per head, each way, two cents.

Each carriage, waggon, buggy, sleigh, cutter or other vehicle drawn by one animal, ten cents each way.

Each carriage, waggon, buggy, sleigh, cutter or other vehicle drawn by two or more animals, each way fifteen cents.

The above rates to include the *bonâ fide* loads of each vehicle.

With power also to construct and operate a line or lines of railway from the Quebec side of the said Bridge to connect with all or any of the railways terminating in, or passing through the County of Ottawa.

The height of the arches of the bridge across the St. Lawrence Canal and River to be not less than 60 feet above high water; the interval between the abutments or piers across the main channel of the St. Lawrence River to be the whole width of the said channel or not less than 350 feet, and across the shoal to Ogden's Island not less than 200 feet. The height of the arches of the bridge across the Ottawa River to be not less than 30 feet above high water and the interval between the abutments or piers to be not less than 200 feet; or the arches of the said bridges to be of such height above high water, the intervals between the abutments or piers to be such, and the tolls to be collected to be such, as may be approved of by His Excellency the Governor General in Council.

SCOTT, MAC TAVISH & MAC CRACKEN,
Solicitors for applicants.

Ottawa, 19th November, 1881.

22-9

PUBLIC Notice is hereby given that an application will be made to the Parliament of the Dominion of Canada, at the next session thereof, for an Act to incorporate "The Mutual Benefit Association of "Sherbrooke."

E. T. BROOKS,
Solicitor for applicants.

21-9

NOTICE is hereby given that The Stadacona Fire & Life Insurance Company, in liquidation, will apply the Parliament of the Dominion of Canada, at its next session, for an Act to amend and extend the statute 43 Victoria, cap. 70, intituled "An Act to empower The Stadacona Fire & Life Insurance Company to relinquish their charter and to provide for the winding up of their affairs," and to enable them to finally close and liquidate the affairs of the said company within a fixed delay of one year to be computed from the passing of the Act prayed for; and in that view to extinguish the claims not admitted by them and not brought before the Courts within such delay; also the claims of persons unknown and not found within said delay, and also for other similar purposes.

C. A. E. GAGNON,
JOSEPH MELCHIOR BERNIER, Priest,
ALPHONSE LETELLIER,
Liquidators.

P. B. CASGRAIN,
Attorney for applicants.

21-9

NOTICE is hereby given that application will be made to the Parliament of the Dominion of Canada, at its next session, for an Act to incorporate a Company, for the purpose of constructing and working a line of railway from a point on Thunder Bay at or near Prince Arthur's Landing, through the municipalities of Shuniah and Neebing, to a point on Pigeon River where it can meet a projected line of railway from Duluth to Pigeon River; with power to build a bridge across Pigeon River, and any other rivers on its route,—and to amalgamate or connect with, or obtain running powers over, any other line or lines of railway and bridges, within or without the Dominion of Canada,—and to build and run branches to Pigeon Bay and wherever it may be desirable and advantageous for the settlement and development of the country;—and also with power to build and run ferries, steamers, vessels and barges in connection with the said line of railway and bridges,—to be called "The Thunder Bay and Minnesota Railway Company."

EDWARD A. WILD,

Agent for the applicants.

Toronto, 10th Oct., 1881.

21-9

NOTICE is hereby given that an application will be made to the Parliament of Canada, at the next session thereof, for an Act to incorporate the undersigned and others as a company to build and work a bridge for railway and other purposes across the St. Mary River at such points on the said river as the company may select, with power to amalgamate with any company in the United States, incorporated or to be incorporated for building a railway bridge across the said river, who may be willing to unite with the company so to be incorporated in Canada in order to secure a railway bridge open to all companies in Canada and the United States, upon equal terms and rates, and with equal rights and privileges.

The capital to be \$1,000,000, and the name of the Company to be "The Sault Ste. Marie Bridge Company."

WM. GOODERHAM,
GEO. A. COX,
JOHN S. NEWBERRY,
JAMES McMILLAN,
JOHN PROCTOR,
B. P. CHENEY.

Dated this 10th November, 1881.

21-6

NOTICE is hereby given that application will be made at the next session of the Parliament of Canada, for an Act to incorporate a company under the name of "The Clements Steamship Company" (limited), with power to purchase, hire, acquire, own or charter steamships, sailing vessels, and all other kinds of craft including tugs and barges, and to carry on the business of common carriers of passengers and goods, forwarders and traders between the several ports and places in Canada and ports and places outside of Canada, by the said company as the said company shall think proper; also to carry on in Canada and elsewhere, as their business may require, the business of wharfingers and warehousemen, and to acquire and hold by purchase or lease all lands, wharves, docks, elevators, warehouses and other estate real and personal required for the proper and efficient working of the said business.

JAS. WENT. BINGAY,

Solicitor for applicants.

Yarmouth, Nova Scotia, 9th November 1881.

ALFRED PATRICK, Parliamentary agent.

21-9

APPLICATION will be made to the Parliament of Canada, at its next session, for an Act incorporating "The Canada and Provincial Loan Company, Limited," and empowering said company to issue stock and debentures, invest moneys on real estate, bank stock, debentures and other securities, and to purchase, hold, improve and dispose of lands and

otherwise to exercise the powers usually conferred on Loan companies.

McDOUGALLS & GORDON,
Applicants, solicitors.

Toronto, 15th Nov., 1881.

21-9

NOTICE is hereby given that at the next Session of the Legislature of the Dominion of Canada an application will be made for an Act to empower the Portage, Westbourne and North Western Railway Company to build and operate a line of railway from the present terminus of their railway already or about to be constructed in the Province of Manitoba in a north westerly direction to a point at or near the forks of the Saskatchewan, and thence to the Peace River, with power to construct a branch south of the Saskatchewan to the mouth of that River and a branch in a southerly direction to the main line of the Canada Pacific Railway, with power also to run steamers and barges on navigable waters connected with the line.

21-9

NOTICE is hereby given that an application will be made at the next session of the Dominion Parliament, for an Act authorizing The Trust and Loan Company of Canada, to carry on business as a Loan Company in all of the Provinces of the Dominion of Canada, with like powers as are now possessed by said Company in the Provinces of Ontario and Quebec, and to allow said Company to recover such rate of interest as may be agreed upon with borrowers, and to authorize the issue of debenture stock by said Company, and for other purposes.

MACDONALD, MACDONALD & MARSH,
Solicitors for applicants.

Dated 17th November, 1881.

21-9

TAKE Notice that application will be made to the Parliament of Canada, at its next session, for an Act amending the Act incorporating "The Imperial Guarantee and Loan Society" by, amongst other things, changing the names of the Provisional Directors, reducing the capital stock, extending the Trust clauses, and changing the name to "The Trust Company of Canada."

WELLS, GORDON & SAMPSON.

9th November, 1881.

20-9

NOTICE is hereby given that application will be made at the next session of the Parliament of Canada, for an Act to incorporate a company for the purpose of constructing and working a line of railway from Portage La Prairie, in the Province of Manitoba, to the White Mud River at the head of navigation, thence to Gladstone, thence in a north westerly direction to a point at or near the village of Prince Albert; with power to construct branches and with power to build bridges and to build, own and run tramways, steamers and boats; with power also to amalgamate, connect with and purchase and obtain running powers over other line or lines of railway.

J. J. FOY,

Solicitor for applicants.

Toronto, 8th November, 1881.

20-9

PUBLIC Notice is hereby given that application will be made to the Parliament of the Dominion of Canada, at its next session, for an Act giving to the local Master of the Chancery Division of the High Court of Justice at Hamilton, power to make assessments on premium notes of policy holders in the Canadian Mutual Fire Insurance Company, and to make all necessary directions for compelling payment of such assessments, and generally to vest in the said local Master all powers relating to assessments on and collecting of premium notes and apportionment of expenses between the branches of the said Canadian Mutual Fire Insurance Company which, under the Acts relating to Mutual Fire Insurance Companies, were vested in the Board of Directors of the said Canadian Mutual Fire Insurance Company, and also declaring the effect of any certificate of the said Master as to the amount due on any note or undertaking of the policy holders in said Company

for assessments the same as by said Acts are given to the certificate of the Secretary of any Mutual Fire Insurance Company.

C. E. FREEMAN,
Solicitor for applicants.

Dated at Hamilton, 9th November, 1881.

20-9

NOTICE is hereby given that application will be made at the next session of the Parliament of Canada, for an Act to incorporate a Company for the purpose of constructing and working a line of railway from some point on the River Ottawa at or near Hawkesbury Village, in the County of Prescott, passing through or near the Village of Vankleek Hill, to a point at or near Glen Robertson, in the Township of Lochiel, on the line of the Canada Atlantic Railway; with power to build a branch railway or tramway between the said Village of Vankleek Hill and the Caledonia Springs, in the Township of Caledonia, —said railway to be called "The Prescott and Gengarry Counties Junction Railway."

STEWART, CHRYSLER & GORMULLY,
Solicitors for applicants.

Ottawa, 10th November, 1881.

20-9

NOTICE is hereby given that an application will be made by the Canada Landed Credit Company, at the next session of the Parliament of Canada, for an Act to amend the Act relating to the said Company, entitled "An Act to incorporate the Canada Landed Credit Company," passed in the twenty-second year of Her Majesty's reign, chapter 133, for the purpose of enabling the said Company to lend money on the security of real estate in the Province of Manitoba, and permitting the said Company to charge such rate of interest on loans effected in the Provinces of Ontario and Manitoba as may be agreed upon between them and the borrower, and for other purposes.

MCCARTHY, HOSKIN, PLUMB & CREEIMAN,
Solicitors for the applicants.

Toronto, 7th November, 1881.

20-9

NOTICE is hereby given that "The American Telegraph and Cable Company" will apply to the Parliament of Canada, at its next session, for an Act to invest the said Company with the powers, privileges and rights necessary and useful to enable it to carry on its business in Canada and to give it a corporate existence and powers within the Dominion.

ALFRED PATRICK,
Parliamentary Agent.

Ottawa, 5th November, 1881.

19-10

NOTICE is hereby given that application will be made to the Parliament of Canada, at its next session, for an Act to authorize "The Sun Mutual Life Insurance Company of Montreal," to change its name to that of "The Sun Life Assurance Company," to reduce the qualification of its directors, and for other purposes.

DAVIDSON & CROSS,
Solicitors for applicants.

Montreal, 3rd November, 1881.

19-9

NOTICE is hereby given that application will be made to the Parliament of the Dominion of Canada, at its next session, for an Act to incorporate a Bank under the name of "The First National Bank of Canada," with its head office at the Town of Oshawa, in the County of Ontario.

LYMAN ENGLISH,
Solicitor on behalf of applicants.

Dated 26th October, 1881.

18-9

NOTICE is hereby given that application will be made to the Parliament of the Dominion of Canada, at its next session, for an Act to incorporate "The St. Lawrence Marine Insurance Company of Montreal."

J. G. A. CREIGHTON,
Solicitor for applicants.

26th October, 1881.

18-10

PUBLIC NOTICE is hereby given that the Canadian Steam Users Insurance Association, will apply to the Parliament of the Dominion of Canada, at the next session thereof, to pass an Act to change the name of the said Company to that of "The Boiler Inspection and Insurance Company of Canada," and to amend their charter by providing for the election of all the Directors annually.

W. B. McMURRICH,
Solicitor for C. S. U. I. Association.
Toronto, 24th October, 1881. 18-9

NOTICE is hereby given that an application will be made to the Dominion Parliament of the Dominion of Canada, for an Act to amend the Stat. of Vict., cap. 40, incorporating "The Chartered Bank of London and North America," by extending the time within which the said Act shall remain in force and for obtaining the certificate from the Treasury Board, also by changing the name of the said Bank to that of "The Chartered Bank of London and Winnipeg," by reducing the capital stock to \$1,000,000 and changing the head office from the City of Montreal to Winnipeg, and for other purposes.

T. S. KENNEDY,
Solicitor for applicant.
Dated at Winnipeg, 22nd Oct. 1881. 18-9

NOTICE is hereby given that application will be made to the Parliament of the Dominion of Canada for an Act to incorporate the St. John's Bridge Company, with power to maintain and operate a bridge for ordinary carriage and traffic purposes across the Red River from some point within Parishes of St. John and Kildonan, in the County of Selkirk and Province of Manitoba, to a point on the opposite side of the River, in said Parishes, with power to collect tolls on the said Bridge on such ordinary carriage and passenger traffic thereon at the rates not exceeding the following:

Foot passengers, each way, two cents.
Rider with horse and mule, each way, six cents.
Loose animals, per head, except sheep, pigs and spring colts following the mare, five cents.
Sheep and pigs, per head, two cents.
Each carriage, wagon, buggy, sleigh, cutter or other vehicle drawn by one animal, each way, 12½ cents.
Each carriage, waggon, buggy, sleigh, cutter or other vehicle drawn by two or more animals, each way, 20 cents.

The above rates to include the *bonâ fide* loads of each vehicle.

The height of the arches of the bridge to be not less than 25 feet above low water, the intervals between the abutments or piers to be not less than 200 feet, a draw bridge to be constructed so as to have a passage when open of not less than 40 feet.

The plans and designs of such bridge and of the draw thereon to be subject to the approval of the Governor General in Council.

T. S. KENNEDY,
Solicitor for applicant.
Dated at Winnipeg,
24th October, 1881. 18 9

PUBLIC notice is hereby given that application will be made to the Parliament of the Dominion of Canada, at the next session thereof, for an Act to incorporate The Credit Mobilier Franco-Canadien.

E. T. BROOKS,
Solicitor for applicants.
October 5, 1881. 16-9

PUBLIC Notice is hereby given that the British America Assurance Company will apply to the Parliament of the Dominion of Canada, at the next session thereof, to pass an Act amending their charter, and the several Acts affecting the same, by

changing the time for the holding of the annual meeting of the said Company, and the election of the Directors thereof from the first Monday of the month of August, to the second Wednesday in the month of February in each year, and to close the financial year of the Company for the annual statement, to be submitted to the proprietors of the said Company, at the said meeting, on the 3rd day of December in each year.

C. GAMBLE,
Solicitor for the B. A. A. Co.
British America Assurance Buildings,
Toronto, 4th October, 1881. 16-9

APPLICATIONS FOR CHARTER BY LETTERS PATENT.

NOTICE is hereby given that after the expiration of one month from the first publication hereof in the *Canada Gazette* application will be made by the persons hereinafter named to His Excellency the Governor General in Council, for a grant of a charter of incorporation by Letters Patent under the Great Seal, constituting the said persons hereinafter named and such others as may become shareholders of the said company to be thereby created, a body corporate and politic under the provisions of "The Canada Joint Stock Companies Act, 1877."

1. The proposed name of the company is "The Almonte Knitting Company."

2. The object for which incorporation is sought is the manufacture of knitted goods, and all business necessarily connected therewith and incidental thereto.

3. The operations of the said Company are to be carried on at the Town of Almonte, in the County of Lanark, Ontario.

4. The amount of the capital stock of the said company is to be one hundred thousand dollars.

5. The number of shares is one thousand, and the amount of each share is one hundred dollars.

6. The names of the applicants and the address and calling of each are as follows: Bennett Rosamond, of the Town of Almonte, in the County of Lanark, woolen manufacturer; George Stephen, of the City of Montreal, in the Province of Quebec, President of the Canada Pacific Railway; Honorable Donald Alexander Smith, of the said City of Montreal, Gentleman; Alexander Ewen, of the said City of Montreal, merchant; Jonathan Hodgson, of the said City of Montreal, merchant; Robert Mackay, of the said City of Montreal, merchant; James Alexander Coultée, of the said City of Montreal, merchant; and William Rosamond, of the Town of Cobourg, in the County of Northumberland, Ontario, woolen manufacturer.

7. The above named Bennett Rosamond, George Stephen, Jonathan Hodgson, James Alexander Coultée and William Rosamond are to be the first directors of the said company.

MACDONELL & DOWDALL,
Solicitors for applicants.
Dated 24th November, 1881. 22-6

NOTICE.—Public notice is hereby given that the parties herein named intend to apply for letters patent incorporating a company to be called "The Upper Ottawa Towing Company."

The purpose of the said company will be to construct, acquire, hold, charter, maintain and navigate on the River Ottawa and its tributaries, any steam and other vessels of any description for towage purposes or for the carriage and forwarding of passengers, goods and freight of all kinds, to, from and between any places on or near the River Ottawa and its tributaries.

The chief place of business of the said company will be at the City of Ottawa.

The amount of the capital stock of the said company will be \$100,000.

The number of shares will be one thousand, of one hundred dollars each.

The following are the names, addresses, and callings of the applicants:—John Linn Murphy, of the Town of Pembroke, in the Province of Ontario, Esquire; John Ham Sills, Ephraim G. Sill, and Orville Sills, each and all of the Village of Frankford, in the County of Hastings, in the said Province of Ontario, manufacturers, and Levi Fuggles Church, of the City of Montreal, advocate and Queen's Counsel.

The said John Linn Murphy, John Ham Sills, Ephraim G. Sills, Orville Sills and Levi Fuggles Church, are to be the first and provisional directors of the said company.

CHURCH, CHAPLEAU, HALL & ATWATER,
Solicitors for applicants.

Ottawa, 14th November, 1881.

22-6

PUBLIC Notice is hereby given that the parties hereinafter mentioned intend to apply to His Excellency the Governor General in Council, for Letters Patent to constitute them a body politic and corporate to be known as the "Canadian Iron and Steel Company (Limited)" for the purposes hereinafter mentioned, to wit:

1. To acquire and work "Duryee's Blow Pipe Process," as patented under date the twenty-third day of April eighteen hundred and eighty in Canada, for smelting ores of gold, silver, and other metals, and for smelting ores of iron and making iron and steel therefrom.

2. To acquire and work any other processes for the manufacture of gold, silver, iron and steel.

3. To erect rolling mills, and generally to manufacture any iron or steel commodity.

4. To acquire any lands for the erection of furnaces thereon, or any lands containing or supposed to contain iron or other minerals, or petroleum, not exceeding twenty thousand acres in all;

5. To have the power of selling or leasing any such patented processes as the said company may acquire; That the head office and principal place of business of the said company is to be at the City of Montreal, in the Province of Quebec.

That the intended amount of the capital stock of the said company is one million of dollars in ten thousand shares of one hundred dollars each;

That the names and callings of the said applicants are as follow, to wit:—Robert Benny, merchant; Montreal; James McLaren, merchant, Buckingham; Andrew Thomson, trader, Quebec; George Benson Hall, trader, Quebec; James Henry Peck, merchant and manufacturer, Montreal; Alexander Chivas Clark, broker, Montreal; John Smythe Hall, junior, advocate, Montreal; George Hutton Patterson, insurance agent, Montreal; James Benny, merchant and manufacturer, Montreal; Thomas Peck, merchant and manufacturer, Montreal; and George Duryee, doctor in medicine, New York, United States of America.

That the said James McLaren, George Benson Hall, Robert Benny, James Henry Peck, Alexander Chivas Clark, George Hutton Patterson, and George Duryee, shall be the provisional directors of the said company.

CHURCH, CHAPLEAU, HALL & ATWATER,
22-6 Solicitors for said applicants.

NOTICE is hereby given that after the expiration of one month from the date of the first publication hereof in the *Canada Gazette*, application will be made by the persons hereinafter named to the Governor in Council for the grant of a charter of incorporation by Letters Patent constituting the said persons hereinafter named and such others as may become shareholders in the company, a body corporate and politic under the provisions of "The Canada Joint Stock Companies Act, 1877."

1. The proposed corporate name is "The Sarnia and Port Huron Ferry Company, Limited."

2. The objects for which its incorporation is sought are to construct, acquire, charter, navigate and maintain steam vessels for the carrying and conveying of

goods and passengers or other traffic between the ports of the Dominion of Canada, and also between the ports of said Dominion and those of the United States of America, and for the towing of vessels; and to lease, purchase and dispose of wharves, docks, warehouses and such other property as may be or become necessary or desirable in connection with carrying on such business; with power to sell, charter and dispose of the said steam vessels or any of them, and to make contracts and agreements with any person or corporation whatsoever for the purposes aforesaid, or otherwise for the benefit of the said company.

3. The operations are to be carried on at the Town of Sarnia, in the County of Lambton, Province of Ontario, as the chief place of business.

4. The amount of the capital stock of the company is to be four thousand four hundred and eighty dollars.

5. The number of shares is to be sixty-four, and the amount of each share is seventy dollars.

6. The names in full of the applicants and the calling and address of each are as follows: Reuben Palmer, of the said Town of Sarnia, license inspector; Robert McAdams, of the same place, publisher; Thomas Kenny, of the same place, merchant; John Gillies McCrae, of the same place, stationer, and Manfred Burns Proctor, of the same place, wood and coal merchant.

7. The said applicants are to be the first directors of the company.

JAMES F. LISTER,
Solicitor for applicants.

Dated 17th November, 1881.

22-6

NOTICE is hereby given that within one month after the last publication of this notice, application will be made to the Governor in Council under "The Canada Joint Stock Companies' Act of 1877," for Letters Patent incorporating the undernamed applicants and such others as may become shareholders in the proposed Company, a body corporate and politic, for the purposes hereinafter mentioned.

1. The proposed name of the Company is "Saint John Cotton Company (Limited)."

2. The purposes for which incorporation is sought are the manufacturing, spinning, weaving, dyeing, bleaching, printing, buying and selling of cotton yarns, cloths, prints and other manufactures of cotton and other textile fabrics, and the owning of buildings, machinery and plant, and the owning or hiring of buildings and land necessary therefor.

3. The chief place of business of the said company is to be the City of St. John, in the City and County of Saint John, in the Province of New Brunswick.

4. The intended amount of the capital stock is two hundred thousand dollars.

5. The number of shares is to be two thousand, the amount of each share one hundred dollars.

6. The names in full and the address and calling of each of the applicants are John Hegan Parks, of the Town of Portland, in the City and County of Saint John and Province of New Brunswick, manufacturer; Thomas Rosinell Jones, of the City of Saint John, in the Province of New Brunswick, merchant; Vincent Samuel White, of the said City of Saint John, merchant; Robert Turner, of the said City of Saint John, merchant; Richard Peniston Starr, of the said City of Saint John, merchant; Alexander Shives, of the Town of Portland, in the City and County of Saint John and Province of New Brunswick, shipowner; Isaac Burpee, of said Town of Portland, gentleman; Thomas Wilder Daniel, of the City of Saint John, New Brunswick, merchant; Charles Robert Coker, of the said City of Saint John, Surveyor to Lloyds Register of British and Foreign Shipping; James DeWolfe Spurr, of said City of Saint John, gentleman; William Elder, of said City of Saint John, publisher; Thomas Furlong, of said City of Saint John, merchant; Thomas McAvity, Junior, of said City of Saint John, merchant; John McGuiggan, of said City of Saint John, contractor, and Dudne Breeze, of said City of Saint

John, merchant. All of which applicants are to be the first or provisional Directors of said Company.

Dated at Saint John, New Brunswick, this eleventh day of November, A.D., 1881. 21-6

NOTICE is hereby given that, after the expiration of one month from the first publication of this notice in the *Canada Gazette*, application will be made by the persons hereinafter named to the Governor General in Council, for the grant of a charter of incorporation by Letters Patent under the Great Seal in pursuance of "The Canada Joint Stock Companies' Act 1877," constituting them, together with such other persons as may become shareholders in the Company, a body corporate and politic.

1. The proposed corporate name of the Company is "The Penman Manufacturing Company, Limited,"

2. The purposes for which its incorporation is sought, are the manufacture and sale throughout the Dominion of Canada of all kinds of woolen and cotton goods.

3. The chief place of business of the Company in the Dominion of Canada is the Town of Paris, in the County of Brant and Province of Ontario.

4. The intended amount of the capital stock of the Company is two hundred and fifty thousand dollars.

5. The number of shares is to be two thousand five hundred and the amount of each share one hundred dollars.

6. The names in full of the applicants and the address and calling of each of them are as follows: John Penman, of the Town of Paris, in the County of Brant, manufacturer; William Dubart Long, of the City of Hamilton, in the County of Wentworth, and Province of Ontario, wool merchant; David Morrice, of the City of Montreal, in the Province of Quebec, commission merchant; Charles Edmund Newberry, of the City of Hamilton, merchant, and Horace James Long, of the City of Hamilton aforesaid, book-keeper.

The said John Penman, William Dubart Long, and Robert Morrice, are to be the first or Provisional Directors of the Company.

CRERAR & MUIR,

Solicitors for applicants.

Dated at Hamilton, 4th November, 1881. 20-6

NOTICE is hereby given that application will be made after the expiration of one month from the first publication of this notice to His Excellency the Governor General in Council, for Letters Patent under the provisions of "The Canada Joint Stock Companies Act, 1877," by Robert Jaffray, of the City of Toronto, merchant, William Gooderham, of the same place, President Toronto and Nipissing Railway Company, George Albertus Cox, of the Town of Peterboro, President Midland Railway of Canada, Harman H. Cook, of the City of Toronto, lumber merchant, and Harvey P. Dwight, of the same place, Manager Montreal Telegraph Company, to constitute them and others a body corporate and politic, for the purposes hereinafter mentioned, and that—

1. The proposed corporate name of the Company is "The Midland Lake and River Navigation Company (Limited)."

2. The purposes for which incorporation is sought are to carry on a passenger, freight and general forwarding business on Lakes Superior, Huron, Erie and Ontario, and the River St. Lawrence and the navigable waters flowing thereinto and therefrom; and to construct, own, charter, lease, purchase, or dispose of steamships, vessels, tramways, wharves, docks, warehouses and such other property as may be or become necessary or desirable in connection with the carrying on of such business.

3. The operations of the proposed Company are to be carried on upon and near the navigable waters aforesaid, and its chief place of business is to be at Toronto, in the Province of Ontario.

4. The capital stock of the Company is to be two hundred thousand dollars, in two thousand shares of one hundred dollars each.

5. The said Robert Jaffray, William Gooderham, George Albertus Cox, Harman H. Cook and Harvey P. Dwight are to be the first or provisional Directors of the Company.

J. D. EDGAR,

Solicitor for applicants

Dated Toronto, 27th October, 1881. 18-6

NOTICE is hereby given that after the expiration of one month from the first publication hereof in the *Canada Gazette*, application will be made to the Governor General in Council, under the provisions of "The Canada Joint Stock Companies Act, 1877," by Simeon Jones, of the City of St. John, in the Province of New Brunswick, banker; Howard D. Troop, of the City of St. John, in the Province of New Brunswick, merchant; The Hon. Isaac Burpee, of the City of St. John, in the Province of New Brunswick; Jeremiah Harrison, of the City of St. John, in the Province of New Brunswick, merchant; W. F. Harrison, of the City of St. John, in the Province of New Brunswick, merchant; Robert Stewart, of the City of London, in England, G.B., merchant; James Vaughan, in the Town of Liverpool, in England, G.B., merchant; George McLeod, of the City of St. John, in the Province of New Brunswick, merchant; Thomas Furlong, of the City of St. John, in the Province of New Brunswick, merchant; Henry R. Ranney, of the City of St. John, in the Province of New Brunswick, insurance agent; the Honorable A. R. McClellan, of Albert County, in the Province of New Brunswick, senator,—for letters patent to constitute them and others who may become shareholders hereafter, a body corporate under the name of "New Brunswick Steam Ship Company, limited."

The purposes for which incorporation is sought are the following: to purchase, construct, acquire, charter, hire, sell, lease, repair and operate steamboats, sailing vessels and other vessels of all kinds and to carry on therewith the business of common carriers, forwarders, traders and the conveyance of mails, the transportation of passengers, merchandise and all such business as is usually carried on by Ocean steamers and sailing vessels, between Canada, Great Britain and other countries; also tugs, barges and all other kinds of vessels used in harbour and navigable waters.

To purchase, construct, acquire, hire, lease, and own wharves, warehouses and other buildings; slips, piers, docks, dockyards, tramways, elevators and work the same; to establish shops and stores and vend articles of ship stores and merchandise therein as may be requisite and necessary for the carrying on of said business, with power to sell and dispose of or exchange for other property when not required for the purposes of said Company, also power to make, draw, accept and endorse promissory notes, bills of exchange, drafts or bank cheques requisite in the Company's interest, and generally to do all such other things as are incidental or conducive to the attainments of the above objects.

The operations of the proposed Company are to be carried on in the City of St. John, Province of New Brunswick, and at such other places in the several Provinces of the Dominion as the directors may from time to time determine; and its chief place of business will be in the City of St. John, in the Province of New Brunswick.

The capital stock of the Company is to be \$1,000,000 in 10,000 shares of \$100.00 each. The said Isaac Burpee, Jeremiah Harrison, Simeon Jones, Thomas Furlong, Howard D. Troop, Robert Stewart of London, and James Vaughan of Liverpool, a major part of whom are residents in Canada, are to be the first or provisional directors of the Company.

St. John, N.B., Oct. 17, 1881.

17-6

MISCELLANEOUS.

BANQUE D'HOCHELAGA.

NOTICE is hereby given that a dividend of two and one half per cent. upon the paid-up capital stock of this Bank, has been declared and that the same will be payable at its Banking House in this city and at its Branches on and after Monday, the second day of January next.

The transfer books will be closed from the 16th to the 31st of December next, both days inclusive.

The annual general meeting of the shareholders will be held at its Banking House in this city on Monday the sixteenth day of January next.

Chair to be taken at three o'clock P. M.

By order of the Board,

J. E. BRAIS,

Cashier.

Montreal, 24th November, 1881.

22-8

NOTICE is hereby given that the Dominion Fire and Marine Insurance Company has reinsured all its outstanding risks with the Fire Insurance Association (limited) of London, England, and has applied to the Minister of Finance for the release of its securities on the first day of March, A.D. 1882. Any Canadian policy holders objecting to the release of said securities are hereby notified to file their opposition with the Minister of Finance on or before the day so named.

By order,

J. R. DESPARD,

Secretary.

Dated at Hamilton this 22nd
day of November, A.D. 1881.

22-4

BANQUE DE ST. JEAN.

PUBLIC Notice is hereby given that a dividend of three per cent. upon the paid-up capital stock of this Bank has been declared for the current half-year, and that the same will be payable at the office of this Bank, in St. John's, on and after Monday the second day of January next. The transfer books will be closed from the 16th to the 31st of December next, both days inclusive.

The annual general meeting of the shareholders will be held at the office of said Bank, in St. John's, on Thursday, the twelfth day of January next, at eleven o'clock, a.m.

By order of the Board,

PH. BAUDOUIN,

Cashier.

St. John's, 22nd November, 1881.

22-4

GRAND TRUNK RAILWAY COMPANY OF CANADA.

Special General Meeting.

NOTICE is hereby given that a special general meeting of the Grand Trunk Railway Company of Canada will be held at the City Terminus Hotel, Cannon Street, London E.C., on Thursday, the 22nd day of December next, at one o'clock, p.m. precisely, for the following purposes, that is to say: to consider and, if deemed advisable, to accept and confirm a supplemental traffic agreement between the Chicago and Grand Trunk Railway Company and the Grand Trunk Railway Company of Canada; also to consider and, if deemed advisable, to accept a supplemental traffic agreement between the Michigan Air Line Railway and the Grand Trunk Railway Company of Canada; also to consider and, if deemed advisable, to accept a traffic agreement between the Midland

Railway of Canada and the Grand Trunk Railway Company of Canada.

By order,

H. W. TYLER,

President.

J. B. RENTON,

Secretary.

21-3

POSITIVE GOVERNMENT SECURITY LIFE ASSURANCE COMPANY, LIMITED.

Head Office: No. 31, Cannon Street, London, England.

NOTICE is hereby given that in consequence of there being now no policies of the Company maintained in Canada, the Office in Canada is finally closed, and all applications of every kind should be made to the Head Office of the Company as above.

By order of the Board,

A. G. MACKENZIE,

Manager and Actuary.

21-4

THE CANADIAN PACIFIC RAILWAY COMPANY.

A SPECIAL general meeting of the shareholders of the Canadian Pacific Railway Company will be held at the office of the Company, in Montreal, on Tuesday, the 20th day of December next, at twelve o'clock, noon, at which meeting it is intended to propose an issue of preferred stock, and to decide upon the amount and conditions of such issue; to consider a by-law respecting the power of voting by holders of preferred stock, and further to consider the location of the railway between Callendar Station and the Thunder Bay Branch.

By order of the President,

CHARLES DRINKWATER,

Secretary.

Montreal, 14th November, 1881.

21-5

QUEBEC BANK.

NOTICE is hereby given that a dividend of three per cent. upon the paid-up capital stock of this institution has been declared for the current half-year, and that the same will be payable, at its Banking house, in this City, on and after Thursday, the first day of December next.

The transfer books will be closed from the 16th to the 30th November next, both days inclusive.

By order of the Board,

JAMES STEVENSON,

Cashier.

October 28, 1881.

19-4

MARITIME BANK OF THE DOMINION OF CANADA.

NOTICE is hereby given that at a meeting of the directors of the above Bank, the tenth and final call of the subscribed capital stock of the Bank, that is ten per centum thereof, or ten dollars a share, was made and ordered to be paid by the shareholders on or before the first day of December next.

By order of the Board of Directors,

ALFRED RAY,

Cashier.

St. John, N.B., 27th Oct., 1881.

19-5

BANK OF HAMILTON.

DIVIDEND NO. 18.

NOTICE is hereby given that a dividend of three and one-half per cent. for the current half-year upon the paid-up capital stock of this institu-

tion has this day been declared, and that the same will be payable at the Bank and its Agencies on and after Thursday, the 1st day of December next.

The transfer books will be closed from the 16th to the 30th November next, both days inclusive.

By order of the Board,

H. C. HAMMOND, Cashier.

Hamilton, 26th October, 1881.

18-5

NAPANEE, TAMWORTH AND QUEBEC RAILWAY COMPANY.

NOTICE is hereby given that a meeting of the directors of the above named Railway Company, held this day, the second call of the subscribed stock of the said Railway Company, that is ten per centum thereof, or five dollars a share, was made and ordered to be paid by the shareholders on or before the thirteenth day of December next.

By order of the Board of Directors,

W. S. WILLIAMS,

Secretary, N. T. and Q. R. R. Co.

Napanec, Ontario, 20th October, 1881.

18-5

LA BANQUE JACQUES-CARTIER.

NOTICE is hereby given that a dividend of two and one half per cent. upon the paid-up capital stock of this Bank, has been declared for the current half-year, and that the same will be payable at the Bank, in the City of Montreal, on and after the first day of December next. The transfer books will be closed from the sixteenth to the thirtieth day of November next, both days inclusive.

By order of the Board,

A. DE MARTIGNY,

Cashier.

Montreal, 26th October, 1881.

18-5

BANK OF MONTREAL.

NOTICE is hereby given that a dividend of four per cent. and a bonus of one per cent. upon the paid-up capital stock of this institution have been declared for the current half-year, and that the same will be payable at its Banking house in this City, and at its branches, on and after Thursday the first day of December next.

The transfer books will be closed from the 16th to the 30th of November next, both days inclusive.

By order of the Board,

W. J. BUCHANAN,

General Manager.

Montreal, 21st October, 1881.

18 5

BANK OF OTTAWA.

DIVIDEND No. 11.

NOTICE is hereby given that a dividend of three per cent. upon the paid-up capital stock of this Bank has been declared for the current half-year, and that the same will be payable at the Bank and its branches on and after Thursday the first day of December next.

The transfer books will be closed from 16th to 30th November, both days inclusive.

The annual general meeting of the shareholders will be held at the Bank, in Ottawa, on Wednesday the fourteenth day of December next. Chair to be taken at three o'clock p.m.

By order of the Board,

GEO. BURN,

Cashier.

Bank of Ottawa.

Ottawa, 28th Oct., 1881.

18-5

PUISSANCE DU CANADA.



NOMINATIONS.

DÉPARTEMENT DU SECRÉTAIRE D'ÉTAT DU CANADA.

Il a plu à SON EXCELLENCE L'ADMINISTRATEUR du GOUVERNEMENT de faire les nominations suivantes, savoir :—

OTTAWA, 15 novembre 1881.

JAMES COCKBURN, de la cité d'Ottawa, dans la province d'Ontario, écuyer, Conseil de la Reine ; Commissaire pour la révision et la codification préliminaire des Statuts de la Puissance.

ALEXANDER FERGUSON, de la Cité d'Ottawa, dans la province d'Ontario, écuyer, avocat ; Secrétaire de James Cockburn, écuyer, comme tel Commissaire.

PROCLAMATIONS.

LORNE.

[L.S.]

CANADA.

VICTORIA, par la Grâce de Dieu, Reine du Royaume-Uni de la Grande-Bretagne et d'Irlande, Défenseur de la Foi, etc., etc., etc.

A Nos Très-Aimés et Fidèles les Sénateurs de la Puissance du Canada et aux membres élus pour servir dans la Chambre des Communes de Notre dite Puissance, et à tous et chacun de vous.

—SALUT :

PROCLAMATION.

ATTENDU que Notre Parlement du Canada se trouve prorogé au dix-septième jour du mois de novembre courant, auquel temps vous étiez tenus, et il vous était enjoint d'être présents en notre cité d'Ottawa ; SACHEZ MAINTENANT, que pour diverses causes et considérations, et pour la plus grande aise et commodité de Nos bien-aimés sujets, Nous avons cru convenable, par et de l'avis de Notre Conseil Privé du Canada, de vous exempter, et chacun de vous, d'être présents au temps susdit, vous convoquant et par ces présentes vous enjoignant et à chacun de vous de vous trouver avec Nous en Notre Parlement du Canada, en notre Cité d'OTTAWA, le VINGT-SEPTIÈME jour du mois de DÉCEMBRE prochain, pour prendre en considération l'état et la prospérité de Notre dite Puissance du Canada, et y agir comme de droit. CE A QUOI VOUS NE DEVEZ MANQUER.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN, Notre Très-Fidèle et Bien-Aimé Conseiller Sir JOHN DOUGLAS SUTHERLAND CAMPBELL, (communément appelé le Marquis de Lorne), Chevalier de Notre Très-Ancien et Très-Noble Ordre du Chardon, Chevalier Grand-Croix de Notre Ordre Très-Distingué de Saint-Michel et Saint-George, Gouverneur-Général du Canada, et Vice-Amiral d'icelui.

A Notre Hôtel du Gouvernement, en Notre CITE d'OTTAWA, ce QUATRIÈME jour de NOVEMBRE, dans l'année de Notre Seigneur mil huit cent quatre-vingt-un, et de Notre Règne la quarante-cinquième.

Par ordre,

RICHARD POPE,

Greffier de la Couronne en Chancellerie, Canada.

[L.S.]

Par Son Excellence le Général Sir PATRICK LEONARD MACDOUGALL, Chevalier Commandeur de l'Ordre Très-distingué de St. Michel et St. George, administrateur du gouvernement du Canada et Commandant des Forces de Sa Majesté en icelui, etc., etc.

A tous ceux qui les présentes verront, ou qu'icelles pourront concerner.—SALUT :

PROCLAMATION.

ATTENDU qu'il a gracieusement plu à Sa Majesté par ses Lettres Patentes Royales datées à Westminster le septième jour d'Octobre, mil huit cent soixante et dix-huit, dans la quarante-deuxième année du Règne de Sa Majesté, constituer et nommer le très-honorable Sir JOHN DOUGLAS SUTHERLAND CAMPBELL (communément appelé le marquis de Lorne) y nommé, Gouverneur-Général du Canada durant son plaisir; Et ATTENDU que par les Lettres Patentes constituant l'office de Gouverneur-Général de la Puissance du Canada, datées à Westminster le cinquième jour d'Octobre, dans la quarante-deuxième année du Règne de Sa Majesté il est pourvu qu'avenant la mort ou l'incapacité du dit très honorable Sir JOHN DOUGLAS SUTHERLAND CAMPBELL, (communément appelé le marquis de Lorne), ou pour cause de son absence du Canada, les pouvoirs et autorités y conférés seront donnés et conférés au Lieutenant-Gouverneur du Canada, pour le temps d'alors, ou, en l'absence d'aucun tel Lieutenant-Gouverneur, à telle personne qui, par Warrant, sous le Sceau et Seing Privé de Sa Majesté, pourra être nommé Administrateur du Gouvernement de Sa dite Puissance, ou en l'absence d'aucun tel Lieutenant-Gouverneur ou personne nommée comme susdit, à l'Officier Militaire le plus haut gradué pour le temps d'alors ayant le commandement des Forces de Sa Majesté dans Sa dite Puissance, lesquels pouvoirs et autorités il mettra à effet et jouira durant le bon plaisir de Sa Majesté. Et ATTENDU que pour cause de l'absence du dit très-honorable Sir John Douglas Sutherland Campbell (communément appelé le marquis de Lorne), du Canada, et d'aucun Lieutenant-Gouverneur du Canada, et parce que Sa Majesté n'a nommé aucune autre personne pour être administrateur du Gouvernement de Sa dite Puissance, et par et en vertu des dispositions énoncées dans les dites Lettres Patentes, l'Administration du Gouvernement Civil du Canada, et la mise à effet des pouvoirs et autorités que comportent les dites Lettres Patentes, me sont dévolus, comme étant le plus haut gradué Officier Militaire commandant les forces régulières de Sa Majesté dans la dite Puissance du Canada, j'ai, en conséquence, par et de l'avis du Conseil Privé de Sa Majesté pour le Canada, jugé convenable d'émaner cette proclamation pour ce faire connaître; et par icelle ordonne et commande que tous les Officiers et Ministres de Sa Majesté dans la dite Puissance du Canada, continuent à exercer les devoirs respectifs de leurs places et emplois, et que les fœux sujets de Sa Majesté, et tous autres que les présentes pourront concerner, en prennent connaissance et se conduisent en conséquence.

Donné sous mon Seing et le Sceau de mes Armes, en la cité d'Ottawa, ce onzième jour de novembre, dans l'année de Notre-Seigneur, mil huit cent quatre-vingt-une, et du Règne de Sa Majesté la quarante-cinquième.

P. L. MACDOUGALL,

Général,

20-3

Administrateur.

P. L. MACDOUGALL,

Général,

Administrateur.

[L.S.]

CANADA.

VICTORIA, par la Grâce de Dieu, Reine du Royaume-Uni de la Grande-Bretagne et d'Irlande, Défenseur de la Foi, etc., etc., etc.

A tous ceux qui les présentes verront ou qu'icelles pourront concerner,—SALUT :

PROCLAMATION.

Z. A. LASU, Député du ministre de la Justice, Canada. } ATTENDU qu'en vertu des dispositions de l'Acte de Tempérance du Canada, 1878, l'avis suivant a été adressé au Secrétaire d'Etat du Canada, accompagné de la pétition ci-jointe :—

“ A l'honorable Secrétaire d'Etat du Canada,—

“ MONSIEUR,—Nous, soussignés, électeurs du comté de Lambton, prions de vous informer de notre intention de présenter la pétition suivante à Son Excellence le Gouverneur-Général, savoir :

“ A Son Excellence le Gouverneur-Général du Canada en Conseil.—

“ La pétition des électeurs du comté de Lambton, qualifiés et compétents à voter à l'élection d'un membre de la Chambre des Communes dans le dit comté,

“ Expose respectueusement,—Que vos requérants désirent que la deuxième partie de l'Acte de Tempérance du Canada, 1878, soit exécutoire et mise en vigueur dans le dit comté.

“ C'est pourquoi vos requérants demandent respectueusement qu'il plaise à Votre Excellence, par un ordre du Conseil en vertu de la quatre-vingt-seizième clause du dit acte, de déclarer que la deuxième partie du dit acte soit mise en vigueur dans le dit comté. Et vos requérants ne cesseront de prier, etc.”

“ Et que nous désirons que les votes de tous les électeurs du dit comté de Lambton soient reçus pour ou contre l'adoption de la dite pétition.”

Et attendu qu'il appert à la satisfaction du Gouverneur-Général en Conseil que cet avis est revêtu des signatures authentiques d'un quart ou plus de tous les électeurs du dit comté de Lambton; qu'il est constaté que les signatures apposées à l'avis sont des signatures authentiques au nombre de deux mille cinq cent quatre-vingt-dix-huit, et que les autres exigences de la loi ont été observées ;

Et attendu qu'un ordre du Gouverneur-Général en Conseil a été passé, ordonnant que les votes de tous les électeurs du dit comté de Lambton soient enregistrés pour ou contre l'adoption de la dite pétition,—

SACHEZ maintenant, que, par les présentes, et en vertu de l'autorité qui Nous est conférée par les dits acte et ordre en Conseil, Nous proclamons et déclarons que mardi, le vingt-neuvième jour de novembre courant, un poll sera tenu dans le dit comté de Lambton, pour y recevoir les votes des électeurs pour et contre la dite pétition. Que ces votes seront enregistrés au scrutin secret depuis neuf heures du matin jusqu'à cinq heures de l'après-midi de ce jour-là. Que le shérif du dit comté de Lambton, a été nommé officier-rapporteur dans le but de recevoir ce jour-là les votes des électeurs pour et contre la pétition, de compter ensuite les votes, et puis de faire rapport du résultat au Gouverneur-Général en Conseil. Que le dit officier-rapporteur est autorisé et requis de nommer un sous-officier-rapporteur à et pour chaque bureau de votation.

Que l'officier-rapporteur nommera les différentes personnes qui devront se tenir aux différents bureaux de votation, et qui devront faire le décompte final des votes aux noms des personnes autorisées à favoriser ou à s'opposer respectivement à l'adoption de la pétition, au bureau du dit shérif, dans la ville de Sarnia, lundi, le vingt-huitième jour de novembre courant à dix heures de l'avant-midi.

Que les votes des électeurs seront comptés, et le résultat de la votation annoncé par l'officier-rapporteur au bureau du dit shérif, samedi, le troisième jour de décembre prochain, à dix heures de l'avant-midi, et que, dans le cas où la pétition serait adoptée par les électeurs, le Gouverneur-Général en Conseil, pourra en tout temps, après l'expiration d'une période de soixante jours depuis la date de l'adoption de la dite pétition, par ordre en Conseil publié dans la *Gazette du Canada*, déclarer que la deuxième partie du dit acte sera en vigueur dans tel comté dès et à compter du jour où expireront les licences annuelles ou semi-annuelles alors en force dans tel comté pour la vente de liqueurs spiritueuses, pourvu que ce jour soit au

moins quatre-vingt-dix jours après la date de tel ordre du Conseil, et si ce nombre est moindre, ce sera alors à compter du même jour de l'année suivante.

De ce qui précède Nos fœux sujets et tous ceux que les présentes peuvent concerner, sont par les présentes requis d'en prendre avis et d'agir en conséquence.

EN FOI DE QUOI, nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN, Notre Fidèle et Bien-Aimé Général Sir PATRICK LEONARD MACDOUGALL, Chevalier Commandeur de l'Ordre Très-distingué de St. Michel et St. George, Administrateur du gouvernement du Canada et Commandant des Forces de Sa Majesté en icelui, etc., etc.,

A Notre Hôtel du Gouvernement, en Notre CITÉ d'OTTAWA, ce ONZIÈME jour de NOVEMBRE, dans l'année de Notre Seigneur mil huit cent quatre-vingt-une, et de Notre Règne la quarante-cinquième.

Par ordre,

J. A. MOUSSEAU,
Secrétaire d'État.

20-3

ORDRES EN CONSEIL.

HOTEL DU GOUVERNEMENT, OTTAWA.

Jeudi, le 17^e jour de novembre 1881.

PRÉSENT :

SON EXCELLENCE L'ADMINISTRATEUR DU
GOUVERNEMENT EN CONSEIL.

SUR la recommandation de l'honorable ministre du revenu de l'intérieur il a plu à Son Excellence l'Administrateur du gouvernement d'ordonner, et il est par le présent ordonné, que les règlements suivants concernant les manufactures en douane soient adoptés et les dits règlements sont par le présent adoptés.

RÈGLEMENTS.

1. Des licences pourront être accordées pour fabriquer en douane les articles ci-après énumérés, sujettes aux clauses de l'acte concernant le revenu de l'intérieur et à tous autres règlements qui pourraient être faits à l'avenir par l'autorité compétente :

Extraits,
Essences,
Parfums en esprit,
Ethers,
Chloroforme,
Teintures,
Sirops,
Préparations propres,
Médicines brevetées,
Préparations résineuses,
Produits chimiques,
Préparations pharmaceutiques,
Teintures anilines,
Huiles pour les cheveux,
Préparations pour les cheveux,
Poudres,
Vinaigre et acides,
Vernis, préparé seulement avec substances méthylliques.

2. L'alcool employé pour la fabrication du vernis en esprit sera mêlé au naphthé de bois, sous telle surveillance qui aura été approuvée par le ministre du revenu de l'intérieur, et dans telles proportions qu'il est ci-après établi quant à ce qui regarde la manufacture des substances méthylliques.

3. Tous extraits, teintures et essences manufacturés en douane et dont l'alcool ou esprit peut être extrait

dans un état potable par les procédés ordinaires de distillation ou concentration devront, lorsqu'ils sont entrés pour la consommation, payer le même droit d'alcôl que l'alcool ou esprit qu'ils contiennent payerait s'il était entré pour la consommation dans son état pur.

4. Les extraits, essences et teintures fabriquées en douane ne pourront être entrés pour la consommation que dans les places suivantes :

Québec,	Toronto,
Kingston,	London,
Hamilton,	Halifax,
Montréal,	St. Jean, N. B.

Et quand ils auront été entrés ainsi ils seront sujets à telle épreuve pour déterminer la quantité d'alcool qu'ils contiennent et de la possibilité de l'extraire en une condition potable, qu'il plaira à l'honorable ministre du revenu de l'intérieur d'approuver, et le résultat de telles épreuves déclaré par l'officier ou l'opérateur qui en aura été chargé sera final et décisif quant à ce qui regarde le montant du droit qui devra être payé sur telles marchandises.

5. Toute manufacture en douane licenciée en vertu de l'acte précité peut être fermée et privée de sa licence si jamais il est démontré à la satisfaction du ministre du revenu de l'intérieur qu'il y a juste cause de croire que des fraudes sont commises au préjudice du revenu par le moyen de telle manufacture.

6. En sus du prix de la licence mentionné dans l'acte précité, toute personne qui aura obtenu une "licence pour fabriquer en douane" devra payer au percepteur du revenu de l'intérieur, en versements mensuels, telle somme d'argent qui sera suffisante pour le remboursement des dépenses encourues par le département du revenu de l'intérieur dans la surveillance des manufactures exploitées en vertu de telle licence, et dans la comptabilité nécessitée par les articles sujets à des droits consommés dans telle manufacture et les articles qui y sont produits. Et la somme maximum qui devra être ainsi payée par la personne susdite sera de temps à autre déterminée par le ministre du revenu de l'intérieur, ainsi que ce dernier le jugera nécessaire, et devra être, dans une proportion aussi rapprochée que possible, en rapport avec la grandeur et le caractère général des affaires faites en vertu de cette licence.

7. Les articles manufacturés en douane seront sortis des appartements où ils ont été manufacturés aussitôt que les procédés de manufacture auront été complétés, et seront placés dans des appartements ou entrepôts réservés à cette fin, ou ils seront détenus de la manière requise par les règlements alors en force concernant les entrepôts d'accise.

Excepté que le vinaigre provenant de la fabrique pourra être entré pour droit et être mentionné dans les rapports semi-mensuels comme dans le cas des autres manufactures sujettes à l'accise.

8. Toute demande de licence pour fabriquer en douane devra être accompagnée d'une liste spécifiant tous les articles devant être manufacturés en vertu de cette licence, telle liste devant exposer en détail les quantités et proportion de tout ingrédient devant servir à la fabrication de chaque article.

9. Les teintures, essences et autres préparations alcooliques telles que celles communément tenues en magasins par les chimistes et les droguistes devront, lorsqu'elles sont faites en douane, être préparées suivant la formule des Pharmacopées anglaise ou américaine, et quand il sera demandé une licence pour fabriquer des préparations alcooliques dont les formules ne se trouvent ni dans l'une ni dans l'autre de ces Pharmacopées, telle licence ne sera accordée que si le commissaire du revenu de l'intérieur a lieu de croire par une preuve raisonnable et suffisante que tels articles ne seront pas manufacturés dans le but de frauder le revenu et ne peuvent ser-

vir à composer une préparation potable ou à remplacer l'alcool dans la fabrication d'un article qui autrement serait sujet à un taux de droit plus élevé.

10. Il ne sera accordé aucune licence pour la manufacture d'un article qui dans l'opinion du commissaire du revenu de l'intérieur peut être employé comme un ingrédient principal dans la préparation des liqueurs, apéritifs ou autres préparations alcooliques qui peuvent être employées comme breuvage.

11. Tous les articles manufacturés en douane devront être composés ou faits conformément aux formules fournies avec la demande d'une licence, et approuvées par le commissaire.

12. Les officiers en charge des manufactures en douane devront voir, et ils sort par le présent requis de voir que les proportions énumérées dans la liste ci-dessus mentionnée dans la 8e clause sont observées strictement, mais si l'on s'est assuré par une expérience ou par une épreuve que l'alcool a été employé dans la préparation des articles en une proportion plus forte que celle mentionnée dans la dite liste, le droit exigible sur les spiritueux sera perçu sur le surplus de l'alcool ainsi constaté, tel surplus devant être compté sur toute la quantité de l'article ainsi produit depuis que la licence a été accordée. De plus le fabricant sera sujet à la privation de sa licence en même temps qu'aux autres pénalités mentionnées dans les actes concernant le revenu de l'intérieur.

13. Le dessous des solives du plancher dans tous les appartements de douane où sont déposés ou emmagasinés les spiritueux ou autres articles sujets à des droits d'accise, durant le temps de leur fabrication devra, s'il se trouve en dessous un espace ou appartement, être couvert de tapis ou de lattes.

14. Le vinaigre sujet aux droits produit dans toute manufacture en douane devra être dans la proportion de 100 gallons de vinaigre contenant 6 pour cent d'acide acétique, en plus de la quantité requise pour le coupage ou employée dans la production du vinaigre, pour 28 gallons de spiritueux pris dans la manufacture et employés à sa production, avec telle addition à la quantité requise de vinaigre qui, dans l'opinion du département du revenu de l'intérieur, peut être due raisonnablement à tout autre article telle que bière sûre ou vin, acide acétique, ou tout article du même genre apporté dans la manufacture, en plus de l'alcool employé à sa production.

15. En évaluant la quantité de spiritueux, employés dans toute manufacture en douane pour la production du vinaigre, l'inspecteur pourra, de temps à autre, prendre note des spiritueux en voie de fabrication dans les générateurs et en déduire la quantité de celle totale prise pour l'usage depuis le dernier règlement (ou s'il n'y a pas eu de règlement jusqu'alors, depuis le commencement des opérations faites en vertu de la licence) afin de déterminer la quantité des spiritueux actuellement employés dans la production du vinaigre durant la dite période; et afin d'assurer l'uniformité le département peut établir tels règlements que le ministre jugera convenables pour la gouverne de l'inspecteur.

16. Le pourcentage de l'acide acétique contenu dans le vinaigre ainsi produit dans une manufacture en douane sera déterminée par telles épreuves chimiques ordinaires, faites avec tels appareils qu'il pourra être requis par les règlements du département ou instructions à cet effet.

17. Les officiers du revenu de l'intérieur pourront en tout temps prendre, suivant qu'ils le jugeront nécessaire, des échantillons de n'importe quel baïl de vinaigre ou autre article fait dans la manufacture ou qui y aura été apporté pour en déterminer la force et la qualité. Les échantillons ainsi éprouvés seront envoyés au département pour être vérifiés, et dans le cas où la preuve faite par ce dernier différerait avec celle faite par l'officier en charge de la manufacture,

l'épreuve faite par le département sera considérée comme finale.

18. Tous spiritueux ou autres articles et matériaux apportés dans la manufacture, qu'ils soient sujets aux droits de douane ou d'accise, ou non, seront immédiatement placés dans un appartement approprié à cette fin et enfermés au moyen d'un cadenas du gouvernement, dont l'unique clef sera confiée à la garde exclusive d'un officier du revenu de l'intérieur; et aucun baril de spiritueux ou autre article ne sera enlevé de cet appartement ainsi fermé à clef si ce n'est en présence de l'officier qui est le gardien actuel de la clef; en sa présence chaque article sorti de l'appartement sera immédiatement transporté à la salle de coupage ou à celle où il doit être utilisé et appliqué aux fins qu'on se propose.

19. Il ne sera emmagasiné dans les manufactures en douane aucun article autre que ceux qui doivent entrer dans la fabrication des articles énumérés dans la formule accompagnant la demande d'une licence.

20. Toute marque d'accise faite sur un colis quelconque dans lequel des articles sujets aux droits sont transportés dans une manufacture en douane devra être enlevée de tel colis quand ce dernier est sorti de l'appartement où il a été enfermé à clef (en conformité de la clause 17e)

21. Il ne sera pas permis à une personne licenciée comme fabricant en douane de faire le commerce de vente ou achat de spiritueux ou boissons spiritueuses dans la maison pour laquelle telle licence a été prise, non plus que dans une maison située dans un rayon de cinq cents verges de telle maison licenciée, à moins que tels achat et vente soient une conséquence nécessaire du genre d'affaires pour lequel la licence aura été accordée, et que permission pour exercer tel genre d'affaires soit spécialement accordée dans la licence.

22. Il ne sera entré dans une manufacture en douane aucun spiritueux dont les droits auront été acquittés (excepté les articles sur lesquels la différence entre les droits d'accise et de douane a été payée en vertu du statut 43 Victoria, chapitre 19, section 35, sous-section 11.

23. Les spiritueux qui doivent être convertis en esprits méthyliques ne devront pas être d'une force moindre que de soixante au-dessus de preuve, et si après avoir été ainsi convertis ils sont trouvés sur le marché, en magasin ou en transit d'une force moindre ils seront traités comme les esprits ordinaires ou méthyliques illégalement sortis d'un entrepôt ou distillerie sans paiement de droits.

24. Les esprits méthyliques seront manufacturés suivant la formule suivante:—

A chaque cent gallons de spiritueux d'une force pas moindre de soixante au-dessus de preuve suivant l'hydromètre de Syke il sera mêlé douze gallons de "naphte de bois de commerce" ayant une gravité spécifique de pas moins que .815 ni plus que .830 à une température de 62° Fahrenheit, et le naphte de bois ainsi employé ne devra pas être passé par plus d'un procédé de concentration et n'être non plus de la qualité connue sous le nom d'alcool de bois.

25. Le naphte de bois employé dans toute manufacture en douane pour la production des esprits méthyliques—pourra être fourni par le département du revenu de l'intérieur—de telle façon qui pourra être déterminée par le ministre du revenu de l'intérieur.

26. Les échantillons de naphte de bois fournis à une manufacture en douane seront vérifiés quant à leur qualité et gravité spécifique par l'officier du revenu de l'intérieur nommé ou désigné à cette fin; et le naphte duquel tels échantillons sont pris ne sera employé ni sorti de l'appartement fermé à clef dans lequel il est emmagasiné, si ce n'est pour le sortir de la manufacture (un permis pour tel déplacement

ayant d'abord été obtenu par écrit du percepteur du revenu de l'intérieur), jusqu'à ce qu'il ait été ainsi éprouvé et approuvé comme convenable pour la préparation des esprits méthyliques, par le dit percepteur du revenu de l'intérieur.

27. Des échantillons d'esprits méthyliques pourront être pris en tout temps par un officier du revenu de l'intérieur des récipients contenant tels esprits, soit dans la manufacture ou ailleurs, et si ces échantillons une fois analysés par un expert nommé par l'autorité en vertu de l'Acte 37 Vict., chap. 8, manquent dans une proportion notable de la quantité de naphte de bois au méthylène prescrits par le présent, les esprits auxquels ces échantillons auront été pris seront considérés comme ayant été illégalement sortis d'une distillerie ou entrepôt de douane sans paiement de droit, et seront traités en conséquence.

28. L'appartement où le naphte de bois est mêlé avec les spiritueux ne sera accessible au propriétaire qu'en présence d'un officier du revenu de l'intérieur.

29. Il ne sera pas mêlé chaque fois moins de 250 gallons d'alcool, à moins d'une permission spéciale obtenue d'abord du département; le mélange devant être fait dans un récipient ouvert en présence de l'officier qui en constatera alors la force et de la quantité.

30. Après que le coupage aura été parfaitement effectué, l'officier présent constatera la force et la quantité du mélange. Ce dernier sera alors placé dans des barils marqués sur fonds en caractères lisibles, comme suit:—

Esprits méthyliques.

Numéro d'ordre du récipient.

Date du coupage.

Nombre de gallons dans le récipient.

Force.

Nombre de gallons en esprit.

Nom de la division.

Initiales de l'officier sous l'inspection duquel le coupage a eu lieu.

Numéro de l'entrée sous laquelle l'emmagasinage est fait.

31. Il sera tenu dans la manufacture un livre du capital dans lequel seront entrés:—

(a) Les détails de tout baril d'alcool apporté dans la manufacture, déclarant l'endroit où il a été manufacturé, ses force et quantité, les marques, etc., sur les barils, et le numéro général du permis en vertu duquel ils ont été transportés à la manufacture.

(b) Les détails de toute quantité mêlée, montrant les marques, etc., des barils originaux d'où elle a été tirée; les force et quantité des "esprits méthyliques" qui en ont été produits et les détails quant aux marques, nombres, etc., sur les barils dans lesquels elle est placée.

32. Toute entrée dans le livre du capital devra être vérifiée et porter les initiales de l'officier en charge.

33. Le département du revenu de l'intérieur est autorisé à traiter toutes les manufactures quant à la quantité de vinaigre devant être produite d'une quantité donnée de spiritueux comme si ces règlements étaient en force depuis le premier jour de juillet 1881.

34. Les ordres en Conseil suivants sont par le présent révoqués, savoir:

30 mai 1868—Etablissant des règlements pour les manufactures en douane.

28 septembre 1869—Etablissant des règlements additionnels concernant les manufactures de préparations alcooliques en douane.

5 décembre 1870—Etablissant des règlements pour la manufacture des esprits méthyliques.

16 janvier 1871—Modifiant la 4e section des règlements ci-dessus en premier lieu mentionnés.

11 juillet 1879—Etablissant des règlements additionnels pour la surintendance des manufactures soumises aux lois d'accise.

22-3 J. O. COTÉ,
Greffier, Conseil Privé.

HOTEL DU GOUVERNEMENT, OTTAWA.

Mardi, 15e jour de novembre 1881.

PRÉSENT :

SON EXCELLENCE L'ADMINISTRATEUR DU GOUVERNEMENT EN CONSEIL.

SUR la recommandation de l'Honorable ministre des douanes, et sur l'autorité de la section 9e de l'acte adopté durant la session du Parlement du Canada, tenue dans la quarantième année du règne de Sa Majesté, chapitre 10, et intitulé "Acte pour amender et refondre les actes concernant les douanes,"—

Il a plu à Son Excellence, par et de l'avis du Conseil Privé de Sa Majesté pour le Canada, d'ordonner et il est par le présent ordonné que le port de Bradore Bay, dans la province de Québec, soit aboli, et le dit port est par le présent aboli.

21-3 J. O. COTÉ,
Greffier du Conseil Privé.

ORDRES GENERAUX DE MILICE.

QUARTIERS GENERAUX,

OTTAWA, 25 novembre 1881.

ORDRES GÉNÉRAUX (27).

No. 1.

Censure d'un Officier.

Le major général commandant regrette d'avoir à censurer publiquement un vieil officier jouissant d'un bon caractère.

La preuve produite devant la cour d'enquête chargée d'éclaircir le fait démontre que le lieutenant-colonel Walter Ross, 16e bataillon, lorsqu'il commandait par interim le camp à Picton, Ont., le 6 septembre 1881, sans se renseigner suffisamment ordonna à un détachement armé du bataillon sous ses ordres de jeter à bas un bâtiment qu'on construisait pour servir de cantine avec la permission du ministre de la milice et de la défense, lequel bâtiment étant jeté à bas par le détachement fut lancé par-dessus la clôture sur le chemin public.

Le major général considère que le lieutenant-colonel Ross a agi précipitamment en demandant un détachement sous les armes, et est par le présent très-vivement blâmé au sujet de ce manque de discrétion militaire grave, et le major général espère que ce sera une leçon pour cet officier ainsi que pour tous les officiers qui à l'avenir commanderont un camp ou quartier, d'être très-prudents avant de recourir à de tels actes violents.

No. 2.

Ecoles d'instruction militaire.

Admission de sous-officiers.

Relativement au No. 4 des ordres généraux (24), 14 octobre 1881, s'il ne se présente pas un nombre suffisant d'officiers d'infanterie pour admission à une école d'instruction militaire, le commandant de l'école pourra admettre des sous-officiers d'infanterie pour compléter le nombre cinquante auquel chaque école est restreinte.

Etat-major.

Les officiers dont les noms suivent composeront l'état-major des différentes écoles autorisées par le

No. 4 des Ordres Généraux (24) 14 octobre, 1881, savoir, à

Toronto, Ont. :—

Commandant, lieutenant-colonel R. B. Denison, sous-adjutant général.

Adjudant, lieutenant-colonel T. Milsom, major de brigade;

Ottawa, Ont. :—

Commandant, lieutenant-colonel G. J. Maunsell, sous-adjutant général.

Adjudant, lieutenant-colonel T. Bacon, major de brigade.

Montréal, Québec :—

Commandant, lieutenant-colonel B. Van Straubenzee, sous-adjutant général, D. M. No. 5,

Adjudant, lieutenant-colonel E. Lamontagne, major de brigade, D. M. No. 6 ;

St. Jean, N.B. :—

Commandant, lieutenant-colonel J. B. Taylor, sous-adjutant général,

Adjudant, Major R. G. Freeland, major de brigade, M. D. No. 12.

No. 3.

PROVINCE DE QUÉBEC.

Brigade d'artillerie de place de Montréal.

Le capitaine John William Molson a eu la permission de se retirer et de conserver son grade, à dater du 23 juin 1881.

Batterie No. 1, artillerie de place de Québec.

Est nommé 2nd lieutenant, provisoirement :

John Maximilian Mackay, gentilhomme, *vice* Houde, transféré à la batterie No. 2 de Lévis.

Batterie No. 2, artillerie de place de Lévis.

Est nommé 2nd lieutenant :

2nd lieutenant Louis Philippe Houde, E.d'A. 3e, de la batterie No. 1 de Québec.

5e bataillon "Royal Scots Fusiliers," de Montréal.

Est nommé lieutenant :

2nd lieutenant John Gamble Geddes, E.M., *vice* McCorkill, promu.

Sont nommés 2nd lieutenants provisoirement :

Archibald Gibson Parker, gentilhomme, *vice* William Wood Redpath, décédé.

William Lardner Stanhope Jackson, gentilhomme, *vice* Geddes, promu.

Par ordre,

WALKER POWELL, Colonel,

Adjudant-Général de la Milice,
Canada.

AVIS DU GOUVERNEMENT.

[L.S.]

CANADA.

LA demande de l'Honorable Pierre Joseph Olivier Chauveau, de la ville de Montréal, Province de Québec (comme propriétaire représentant George Hypolite Chierier, par actes de cession) en vertu de l'acte concernant les droits d'auteurs, chap. 81 des Statuts Refondus du Canada, et les prescriptions du dit acte ayant été observées, le renouvellement, pour une période de quatorze ans, du droit de propriété littéraire et artistique du livre portant titre "Charles Guérin, Roman de Mœurs Canadiennes" est enregistré au folio 110 du volume A. H. des droits de propriété littéraire et artistique (où appert déjà un enregistrement du dit livre, en date du 28 octobre 1853) déposé dans ce département, et au folio 1719, du registre des droits de propriété littéraire et artistique No. 9, tenu dans le bureau du ministre de l'agriculture à l'effet d'assurer au propriétaire du dit livre, l'Honorable Pierre Joseph Olivier Chauveau, tous les privilèges conférés par l'acte susdit, cap. 81 des Statuts Refondus du Canada.

J. C. TACHÉ,

Député du ministre de l'agriculture.

Bureau du ministre de l'agriculture,
Ottawa, le 12me jour du mois de

Novembre A.D. 1881.

21-4

ETAT

Du Revenu et des Dépenses, à compte du Fonds Consolidé de la Puissance du Canada, d'après les états fournis au département des Finances sa la nuit du 31 octobre dernier.

REVENU :	MONTANT.
Douanes	\$1,729,922 47
Excise	517,849 34
Département des Postes.....	107,271 93
Travaux Publics, y compris les Chemins de fer.....	249,799 66
Timbres d'effets de commerce.....	22,570 36
Divers	86,623 49
	<hr/>
Revenu, 30 sept. 1881.....	\$2,714,037 25
	8,229,960 87
	<hr/>
	\$10,943,998 12
DÉPENSES.....	\$2,620,258 32
do 30 sept. 1881.....	5,026,441 06
	<hr/>
	\$7,646,699 38

J. M. COURTNEY,

Député du Ministre des Finances.

Département des Finances,

Ottawa, 1er novembre 1881.

DEPARTEMENT DES POSTES.

Dr. Compte des banques d'épargne de la Poste, pour le mois d'octobre 1881. Av.

Fourni au Ministre des Finances aux termes de l'Acte pour l'Audition des Comptes Publics, 1878, Sec. 20)

Balance en caisse chez le Ministre des Finances, au 30 sept. 1881.....	\$6,877,991 07	Remboursements durant le mois.....	\$239,670 21
Dépôts durant le mois	550,880 00		
Intérêt accordé aux déposants pour les comptes clos durant le mois	1,172 92		
		Balance :—	
		Au crédit des comptes des déposants.....	\$7,153,400 97
		Chèques en la possession des déposants et dont le paiement n'a pas été demandé.....	36,972 81
			7,190,373 78
	7,430,043 99		\$7,430,043 99

N. S. GARLAND,
Commis des statistiques.
Département des Finances, Ottawa, 17 novembre 1881.

J. M. COURTNEY,
Député du Ministre des Finances.

LISTE DES COMPAGNIES D'ASSURANCE AUTORISEES A FAIRE DES OPERATIONS AU CANADA, EN VERTU DES ACTES D'ASSURANCE DE 1875 ET 1877.

NOM DE LA COMPAGNIE.		Principal agent pour la réception des significations de pièces et d'avis.	Montant des dépôts — Les dépôts marqués (A) ne sont applicables qu'aux polices sur la vie en cours le 31 mars 1878 ; ceux marqués (B) aux polices émises depuis cette date.	Assurance autorisée.
La compagnie d'assur. de l'Amérique du Nord contre les accidents...		Edward Rawlings, gérant, Montréal.....	\$13,500, bons du havre de Montréal, \$9,733 bons d'emmagasinage de Montréal ; \$550 5 p. c. canadiens. (Acceptés à \$20,000)...	Contre les accidents.
La compagnie d'assurance dite "Aetna," de Hartford, Connecticut...		Robt. Wood, agent général, Montréal.....	\$5,070 fonds publics canadiens ; \$23,000 débentures de municipalités ; \$72,000 bons des E.-U. (Acceptés à \$97,771).....	Contre l'inc. et sur la navig.
La compagnie d'assurance sur la vie dite "Aetna," de Hartford, Conn.		William H. Orr, gérant, Montréal.....	\$100,000 bons des E.-U. en or (A), \$70,000 bons des E.-U., et \$25,000 déb. de la Province de Québec (B).....	Sur la vie.
La compagnie d'assurance agricole de Watertown, N.Y., E.-U.....		John Fisher, agent-en-chef, Cobourg.....	\$100,000 bons 4 p. c. des E.-U. (Acceptés à \$50,400).....	Contre l'incendie.
La compagnie d'assurance dite "Anchor Marine".....		Hugh Scott, agent, Toronto.....	\$56,000 bons municipaux. (Acceptés à \$54,900).....	Contre l'inc. et sur la navig.
La compagnie d'assurance de l'Amérique Britannique, Toronto.....		Louis H. Boulton, gérant, Toronto.....	\$54,983 bons du Canada, 4 p. c. (Acceptés à \$51,300).....	Sur la vie.
L'association sur la vie dite "Briton" (limitée).....		J. B. M. Chipman, gérant, Montréal.....	\$57,000 bons municipaux. (Acceptés à \$51,300).....	Contre l'inc. et sur la navig.
La compagnie d'assurance maritime et contre l'incendie, du Canada.		Charles Cameron, direct.-gérant, Hamilton.....	\$60,000 bons municipaux. Acceptés \$54,000.....	Sur la vie.
La compagnie d'assurance du Canada sur la vie, Hamilton.....		A. G. Ramsay, gérant, Hamilton.....	\$3,900 effets de la Société Impériale de construction, \$5,000 effets de la société de construction et de prêts de Toronto, \$1,600 effets de l'Association de l'Ouest.....	Sur la vie.
L'association Canadienne d'assurance des consommateurs de vapeur.		W. B. McMurrich, agent, Toronto.....	\$56,000 bons municipaux. (Acceptés à \$50,400).....	Sur chaudières à vap., etc.
La compagnie d'assurance des Citoyens, du Canada.....		Gerald E. Hart, agent principal, Montréal.....	\$56,000 bons du havre de Montréal. (Acceptés à \$50,400).....	Sur la vie et cont. les accid.
La compagnie d'assurance des Citoyens, du Canada.....		Gerald E. Hart, agent principal, Montréal.....	\$30 en espèces.....	Contre l'inc. et sur la navig.
La comp. d'ass. contre l'inc dite "City of London" (à respons. limitée)		J. K. Oswald, agent en chef, Montréal.....	\$20,000 stig. effets du Canada.....	Garantie.
La compagnie d'ass. de l'Union Commerciale, de Londres, Angl.....		Fred. Cole, agent général, Montréal.....	\$100,344 fds. pes. (vie A), \$50,613 effets consol. 5 p. c. canad. et \$55,987, effets 4 p. c. (feu).....	Contre l'incendie.
L'association d'assurance sur la vie, dite "Confederation".....		J. K. Macdonald, directeur-gérant, Toronto.....	\$86,300 bons municipaux. (Acceptés à \$77,650).....	Contre l'inc. et sur la vie.
La compagnie d'assurance dite "Dominion," maritime et contre l'incendie, de Hamilton.....		F. R. Despard, gérant, Hamilton.....	\$35,000 en espèces, \$15,000 bons de la cité de Victoria, C.-B.....	Contre l'inc. et sur la navig.
La société d'ass. sur la vie, dite "Equitable," des Etats-Unis, N.-Y.		R. W. Gale, gérant, Montréal.....	\$100,000 fonds publics canad. (A) et \$65,000 bons des E.-U. (B).....	Sur la vie.
L'association d'assurance contre l'incendie (responsabilité limitée), Londres, Angleterre.....		Wm. Robertson, agent en chef, Montréal.....	\$100,000 effets canadiens.....	Contre l'incendie.
La compagnie de garantie de l'Amérique du Nord.....		Edward Rawlings, gérant, Montréal.....	\$32,000 bons munic. ; \$15,000 bons du hav. de Mont. ; \$9,733 bons d'emmagas. de Montréal, et \$400 actions. (Acceptés à \$51,000).....	Garantie.
La compagnie d'assurance contre l'incendie et sur la vie, dite "Guardian," Londres, Angleterre.....		Robert Simms et Cie, et Geo. Denholm, agents généraux, Montréal.....	\$100,343 fonds publics canadiens.....	Contre l'incendie.
La comp. d'ass. contre l'incendie dite "Hartford" de Hartford, Conn.		Robert Wood, agent généraux, Montréal.....	\$55,000, b. des E.-U., et \$30,840 act. de banq. (Accept. à \$100,00.).....	Contre l'incendie.
La compagnie d'assurance Impériale, de Londres, Angleterre.....		W. H. Rintoul, agent, Montréal.....	\$48,667 5 p. c. cons. canadiens, \$51,402 6 p. c. canadiens.....	Contre l'incendie.
La compagnie d'assurance dite "Lancashire".....		S. C. Duncan-Clark, agent principal, Toronto.....	\$100,000 fonds publics canadiens.....	Contre l'incendie.
La compagnie d'assurance sur la vie dite "Lion" (à responsabilité limitée) Londres, Angleterre.....		Frederick Stancliffe, agent général, Montréal.....	\$10,000 stig., effets canadiens.....	Sur la vie.
La compagnie d'assurance dite "Liverpool et London et Globe".....		G. F. C. Smith, agent principal, Montréal.....	\$50,000 fonds pub. canad. (vie) ; \$3,000 5 p. c. canad. ; \$63,000 bons mun. ; \$25,000 assoc. de plac., Montréal ; \$17,030 en espèces. (Acceptés à \$145,480).....	Contre l'inc. et sur la vie.
La corporation d'assurance dite "London," Angleterre.....		C. C. Foster, agent, Montréal.....	\$50,127 5 p. c. consol. canad., et \$99,873 fonds publics canadiens (feu) 10,000, et (vie) \$50,000.....	Contre l'inc. et sur la vie.
La compagnie de Garantie et contre les Accidents, de Londres (responsabilité limitée).....		A. T. McGord, agent en chef, Toronto.....	\$11,000 stig. effets canadiens.....	Garantie et accidents.
La comp. d'assurance contre l'incendie, London et Lancashire.....		C. J. Spike, agt en chef, Halifax, N.E.....	\$21,000 stig., effets canadiens.....	Contre l'incendie.
La compagnie d'assurance sur la vie, dite "London et Lancashire".....		William Robertson, gérant, Montréal.....	\$100,000 fonds publics canadiens (A) de \$5,000 en espèces et \$4,867 bons de la province de Québec (B).....	Sur la vie.
La compagnie d'ass. mutuelle contre l'incendie, de London, Ont.....		D. C. Macdonald, secrétaire, London, Ont.....	\$25,000 effets publics canadiens et \$5,000 en argent.....	Contre l'incendie.
La comp. d'ass. sur la vie, dite "Metropolitan," de New-York, E.-U.		Thos. A. Temple, agt. général, St. Jean, N.-B.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie Métropolitaine d'assurance sur les glaces, New-York.		A. J. Pell, Montréal.....	\$5,000, bons des Etats-Unis.....	Sur les glaces.
L'association d'assurance mutuelle sur la vie, du Canada.....		J. Turner, président, Hamilton.....	\$99,267 bons municipaux. (Acceptés à \$89,339).....	Sur la vie.

La compagnie d'ass. mutuelle sur la vie dite "North American"	Wm. McCabe, directeur-gérant, Toronto.....	\$50,000 en espèces	Sur la vie.
La compagnie d'assurance dite "North British and Mercantile"	Macdougall et Davidson, agents génér., Mont. réal et \$65,000 bons municip. (feu). (Acceptés à \$150,800).	\$50,000 fonds pub. canad., (vie A), \$47,000 bons du hav. de Mont. réal et \$65,000 bons municip. (feu). (Acceptés à \$150,800).	Contre l'inc. et sur la vie. Contre l'incendie
La compagnie d'assurance du Nord, d'Aberdeen et Londres.....	Taylor Frères, agents généraux Montréal....	\$85,833 fonds publics canadiens, \$14,167 5 par cent canadiens.....	Contre l'incendie.
La société d'assurance contre l'incendie, dite "Norwich Union,"	Alex. Dixon, agent, Toronto.....	\$100,000 effets canadiens.	Sur la vie.
La société d'assurance mutuelle sur la vie, d'Ontario.....	Wm. Hendry, gérant, Waterloo.....	\$56,207 bons municipaux (accepté \$60,586).....	Contre l'inc. et sur la nav.
La compagnie d'assurance dite "l'henix," de Brooklyn.....	Robert Hampson, Montréal, agent	\$100,000 bons des Etats-Unis.....	Contre l'incendie.
La cie. d'ass. contre l'incendie, dite "Phoenix," Londres, Angleterre.	Gillespie, Moffat et Cie., agts. génér., Mont. J. G. Clapham, président, Québec.....	\$50,171 fonds publics canad., et \$50,126 5 p. c. consol. canadiens \$25,000 fonds publics canadiens, \$60,000 actions de banque et \$15,200 bons municipaux. (Acceptés à \$98,680).....	Contre l'incendie.
La compagnie d'assur. sur la vie et contre l'incendie, dite "Queen,"	A. M. Forbes et H. G. Mudge, agents princi- paux, Montréal	\$100,000 fonds publics canadiens (feu) et \$51,100 5 p. c. consc- lidés canadiens (vie).....	Contre l'inc. et sur la vie. Sur la vie.
La société d'assurance mutuelle sur la vie, dite "Reliance," Londres,	J. Cassie Hatton, procureur, Montréal.....	\$100,000 fonds publics canadiens (A) et \$10,000 effets canad. (B)	Contre l'inc. et sur la nav.
La compagnie d'assurance Royale Canadienne.....	Arthur Gagnon, secrétaire, Montréal.....	\$50,400 bons du havre de Montréal. (Acceptés à \$50,400).....	
La compagnie d'assurance Royale.....	M. H. Gault et Wm. Tatley, agents princi- paux, Montréal.....	\$96,982 fonds publics, \$53,533 5 p. c. des consolidés canadiens et \$170,333, cons. angl.—appl., \$149,182 (feu), \$50,000, (vie A) et 121,666 (général.) Aussi \$97,333.33 annuités angl. (général.) Total \$418,182.....	Contre l'inc. et sur la vie.
La compagnie d'assurance Impériale Ecossaise.....	Taylor Frères, agents généraux, Montréal....	\$71,068, fds. pub. can., \$20,000 bons du havre de Montréal, \$13,500 bons municipaux. (Acceptés à \$101,218)	Contre l'incendie.
La compagnie d'assur. contre l'incendie dite Sovereign, du Canada..	L'hon. Alex. Mackenzie, président, Toronto.	\$115,655 bons municip. \$3,684 en argent. (Acceptés à \$107,774)	Contre l'incendie.
La compagnie d'assurance sur la vie, dite "Standard," Ecosse..	W. M. Ramsay, gérant, Montréal.....	\$64,000 bons municipaux, \$107,000 bons du havre de Montréal, (acceptés à \$153,900), étant \$126,750 (vie A) et \$27,150 (vie B)	Sur la vie.
La société d'assurance sur la vie, dite "Star," d'Angleterre	A. W. Lauder, trésorier général, Toronto.....	\$100,343 fonds publics canadiens.	Sur la vie.
La comp. d'assurance mutuelle sur la vie, dite "Sun," de Montréal..	R. Macaulay, secrétaire général, Montréal...	\$56,000 bons municipaux. (Acceptés à \$50,400)	Sur la vie et cont. les accid.
La compagnie d'assurance sur la vie et Tontine, de Toronto.....	Arthur Harvey, gérant, Toronto.....	\$32,400 bons municip. \$1,040.36 en espèces (Acceptés à \$30,200)	Sur la vie et cont. les accid.
La compagnie d'assurance dite "Travelers," de Hartford, Connect..	Thos. Simpson, agent, Montréal.....	\$100,000 bons des Etats-Unis., \$25,000 bons municipaux, \$20,000 bons du havre de Montréal (acceptés à \$140,500), étant \$100,000 (vie A), \$25,000 au pair (vie B), et 820,000 au pair (accidents)	Sur la vie et cont. les accid.
La compagnie d'assurance mutuelle Union sur la vie, du Maine.....	Wm. Mulock, agent, Toronto.....	\$100,000 4 p. c. des Etats-Unis, (A) et \$15,000, bons du district de Columbia, E.-U., (B).....	Sur la vie.
La compagnie d'assurance de l'Ouest, Toronto.....	J. J. Kenny, directeur gérant, Toronto.....	\$57,700 bons municipaux. (Acceptés à \$51,930).....	Contre l'inc. et sur la nav.

LES COMPAGNIES D'ASSURANCE SUR LA VIE CI-DESSOUS NOMMÉES, AYANT CESSÉ D'ENTREPRENDRE DES RISQUES AU CANADA, SONT AUTORISÉS, EN VERTU DE L'ARTICLE 17 DE "L'ACTE D'ASSURANCE REFONDU DE 1877" A POURSUIVRE TOUTES LES OPÉRATIONS SE RATTACHANT AUX POLICES ÉMISES AVANT LE 31 MARS 1878, ET LEURS DÉPÔTS SONT APPLICABLES À CES POLICES, SUJET AUX DISPOSITIONS DES ACTES D'ASSURANCE DE 1868 ET 1871.

NOM DE LA COMPAGNIE.	Principal agent pour la réception des significations des pièces et avis.	Montant des dépôts.	Assurance autorisée.
L'association médicale et générale sur la vie dite "Briton," Londres, Angleterre.....	Jas. B. M. Chipman, gérant, Montréal.....	\$100,343 bons du Canada.....	Sur la vie.
La compagnie d'assurance mutuelle sur la vie, dite Connecticut, de Hartford, Conn., E.U.....	Robt. Wood, agent-général, Montréal.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie, d'Edimbourg.....	David Higgins, agent principal, Toronto.....	\$150,515 bons du Canada.....	Sur la vie.
L'association d'assurance sur la vie, d'Ecosse.....	Geo. W. Ford, agent principal, Montréal.....	\$150,000 bons du Canada.....	Sur la vie.
La compagnie Nationale d'assurance sur la vie, des Etats-Unis d'Amérique.....	John F. Bell, procureur, Windsor.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie, de New-York.....	F. W. Campbell, M.D., procureur, Montréal.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie dite "North Western," de Milwaukee, E.-U.....	M. W. Mills, agent principal, Toronto.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance mutuelle sur la vie, dite "Phoenix," Hartford, Connecticut.....	A. R. Bethune, agent général, Montréal.....	\$105,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie, dite, "The Positive Government Security" (limitée) Angleterre.....	John Taylor, secrétaire, Montréal.....	\$8,273 débentures du Canada, 5. p. c.	Sur la vie.
La société d'assurance sur la vie, dite "Amicable" Ecosaise.....	Geo. Wm. Ford, agent général, Montréal.....	\$150,000 bons du Canada.....	Sur la vie.
L'institution de Prévoyance Ecosaise.....	R. A. Ramsay, procureur, Montréal.....	\$100,343 bons du Canada.....	Sur la vie.
La compagnie d'assurance Provinciale Ecosaise.....	Geo. Wm. Ford, secrétaire, Montréal.....	\$150,790 sav. : \$112,343 bons du Canada, \$38,447 déb. Can. 5 p. c.	Sur la vie.
La compagnie d'assurance sur la vie, des Etats-Unis.....	\$60,000 bons payables en or, Etats-Unis.....	Sur la vie.

NOTA.—La compagnie d'assurance mutuelle sur la vie, dite "Globe" de New-York, a été déclarée insolvable aux Etats-Unis et en Canada, et Jas. D. Fish, de New-York, a été nommé receveur par les cours des Etats-Unis, et W. C. Wells, de Montréal, a été nommé syndic par la Cour Supérieure de Montréal, pour les opérations faites en Canada. Le dépôt de la compagnie entre les mains du gouvernement, \$100,000 en effets des Etats-Unis, a été, par ordre de la dite Cour Supérieure, délivré aux banquiers de cette cour.

La compagnie d'assurance maritime des Marchands de Montréal, a cessé de faire des opérations d'assurance, et est en voie de liquider ses affaires. Le dépôt a été remis à la compagnie moins \$2,223 en espèces retenues à cause de réclamations contestées

Bureau du Surintendant des Assurances, Ottawa, 30 septembre 1881.

J. B. CHERRIMAN, Surintendant des Assurances.

DEMANDES AU PARLEMENT.

PARLEMENT FÉDÉRAL.

Règles relatives aux avis de bills privés.

51. Dans le cas de toute demande de bill privé, proprement du ressort législatif du Parlement du Canada, suivant les dispositions de l'Acte de l'Amérique Britannique du Nord, 1867, et ayant pour objet, soit la construction d'un pont, d'un chemin de fer, d'un chemin à barrières ou d'une ligne télégraphique; soit la construction ou l'amélioration d'un port, d'un canal, d'une écluse, d'une digue ou d'une glissoire, ou autre ouvrage semblable; soit la concession d'un droit de passage d'eau, l'incorporation de professions ou métiers, ou d'une compagnie de banque ou autre compagnie par actions, soit la concession à une ou plusieurs personnes de certains droits ou privilèges exclusifs ou particuliers, soit le pouvoir de faire quelque chose qui, dans ses effets, pourrait toucher aux droits ou à la propriété d'autrui, ou concerner une classe particulière de la société; ou ayant pour objet quelque amendement de même nature à un acte antérieur,—un avis, énonçant d'une manière claire et intelligible la nature et l'objet de la demande, et signé (excepté s'il s'agit de corporations déjà existantes) par les pétitionnaires ou de leur part, est nécessaire et doit être publié comme il suit

Dans les provinces de Québec et de Manitoba :

Un avis doit être inséré dans la *Gazette du Canada* en anglais et en français, ainsi que dans un journal anglais et un journal français du district intéressé, ou en anglais et en français dans le même journal, s'il ne s'en publie qu'un seul dans ce district; ou s'il n'y paraît pas de journal, alors la publication de l'avis en anglais et en français doit se faire dans un journal du district le plus voisin où il s'en publie.

Dans les autres provinces :

Un avis doit être inséré dans la *Gazette du Canada* et dans un journal du comté ou des comtés-unis intéressés, ou s'il n'y paraît pas de journal, alors la publication doit se faire dans un journal du comté le plus voisin où il s'en publie.

La publication de ces avis durera, dans chaque cas la période de deux mois pendant l'intervalle de temps qui s'écoulera entre la clôture de la session précédente et la prise en considération de la pétition. Un exemplaire des numéros des journaux, reproduisant la première et la dernière insertion de l'avis, devra être transmis au greffier de chaque Chambre.

Toute personne désirant obtenir un bill privé devra, dans les huit jours qui précéderont l'ouverture du Parlement, déposer au bureau du greffier de la Chambre dans laquelle le bill doit prendre naissance, une copie de ce bill en langue anglaise ou en langue française, avec une somme suffisante pour en payer la traduction et l'impression. Il en sera imprimé 600 exemplaires en anglais et 200 en français; la traduction devra être faite par les officiers de la Chambre, et l'impression par l'entrepreneur des impressions. Le pétitionnaire aura aussi à payer au comptable de la Chambre une somme de \$200, plus le coût de l'impression de l'acte dans les Statuts, et remettra le reçu de ce paiement au greffier du comté auquel ce bill aura été renvoyé—le dit paiement sera effectué immédiatement après la seconde lecture avant la prise en considération du bill par le comté.

Si la pétition demande l'autorisation de présenter un bill privé ayant pour objet la construction d'un pont de péage, le pétitionnaire ou les pétitionnaires devront, en même temps qu'ils donneront l'avis prescrit par la règle précédente, donner aussi, de la même manière, avis des péages qu'ils entendent exiger, de l'étendue du privilège, de la hauteur des arches, de l'espace à laisser libre entre les culées ou les piliers pour le passage de radeaux et des navires; et mentionner de plus s'ils se proposent de construire un pont mobile, et quelles en seront les dimensions.

Aucune pétition pour l'obtention d'un bill privé

ne sera reçue par l'une ou par l'autre Chambre après les dix premiers jours de la session.

ROBERT LEMOINE,

Greffier du Sénat.

JOHN GEORGE BOURINOT,

Greffier des Communes.

Règles du Sénat relatives aux avis de bills de divorce.

72. Quiconque a l'intention de demander un bill de divorce, doit donner avis de son intention, et spécifier d'avec qui et pour quelle cause il veut divorcer. L'avis doit être inséré pendant six mois, à la *Gazette du Canada*, et dans deux journaux du district (si c'est dans les provinces de Québec et de Manitoba.) ou du comté ou des comtés-unis, (si c'est dans les autres provinces,) où le pétitionnaire résidait ordinairement lors de la séparation; et si le nombre voulu de journaux n'y paraît pas, alors la publication de l'avis devra se faire dans le district, le comté ou les comtés-unis voisins.

Un exemplaire en manuscrit de l'avis devra être signifié, à l'instance du pétitionnaire, à la personne d'avec laquelle il veut divorcer, si le lieu de la résidence de cette dernière peut être connu; et la preuve de cette signification ou de la diligence faite pour l'effectuer, doit être produite sous serment devant le Sénat et à sa satisfaction, lors de la lecture de la pétition.

ROBERT LEMOINE,

Greffier du Sénat.

A VIS est par le présent donné que demande sera faite au parlement du Canada, à sa prochaine session, pour constituer en corps politique "La Banque de Manitoba" dans le but de faire des affaires de banque dans la Puissance du Canada, le bureau principal de telle banque devant être à Winnipeg.

H. E. HENDERSON,

Solliciteur pour les requérants.

Daté ce 14 novembre 1881.

22-9

A VIS est par le présent donné qu'une demande sera faite au Parlement du Canada, à sa prochaine session, pour un acte pour incorporer la Banque du Nord-Ouest.

G. YOUNG SMITH,

Procureur des requérants.

Whitby, 21 novembre 1881.

22-9

A VIS est donné par le présent qu'une demande sera faite au Parlement du Canada, à sa prochaine session, afin d'en obtenir un acte modifiant l'acte constitutif de la compagnie de chemin de fer Ontario et Québec, de manière à permettre à la compagnie d'acquérir la charte de la compagnie de chemin de fer Toronto, Grey et Bruce ou se fusionner avec cette compagnie, et d'acquérir la charte ou de se fusionner avec telle autre compagnie ou compagnies de chemin de fer que le chemin de fer Ontario et Québec une fois construit pourra croiser ou à laquelle il pourra se relier, ou qui pourra être un tributaire ou une continuation est ou ouest du chemin de fer Ontario et Québec; ou de louer tous ou aucun de ses chemins de fer; et aussi pour d'autres amendements au dit acte.

W. H. LOCKHART GORDON,

Solliciteur pour les requérants.

25 novembre 1881.

22-9

A VIS est par le présent donné que demande sera faite au parlement du Canada lors de sa prochaine session pour l'obtention d'un acte à l'effet de constituer en corps politique une compagnie pour construire et exploiter une ligne de chemin de fer de la cité d'Ottawa ou de quelque point sur le chemin de fer Saint-Laurent et Ottawa ou sur le chemin de fer Canada et Atlantique, passant à travers ou près les villages de Metcalfe, Ormond, Vernon, Bate's Corners ou Winchester-Ouest, Winchester Springs,

Bell's Corners et Morrisburgh à un point en face de l'île Ogden dans l'Etat de New-York, devant être appelé "La compagnie du pont et du chemin de fer Ottawa, Waddington et New-York," avec pouvoir de construire un pont sur le canal et le chenal principal de la rivière Saint-Laurent à l'île Ogden, se reliant avec une ligne s'étendant à travers l'île et les eaux américaines à Waddington et la station de la Sarcelle ou quelque autre point sur le chemin de fer Ogdensburgh et lac Champlain ou avec Canton, et se raccorder avec la ligne projetée du chemin de fer à travers Adirondacks à North Creek; avec pouvoir de se fondre avec toutes lignes de ponts et chemins de fer dans ou hors du Canada, de s'y joindre ou d'obtenir d'elles de faire circuler ses trains sur leurs voies ferrées; avec pouvoir de plus de construire et exploiter des tramways, bateaux-passeurs, vapeurs, navires et barges en rapport avec la dite ligne de pont et chemin de fer, avec pouvoir de plus de construire, maintenir et exploiter un pont inter-provincial sur la rivière Ottawa à ou près la dite cité d'Ottawa à quelque point dans la province de Québec, tant pour le dit chemin de fer que pour les voitures ordinaires et les fins générales du trafic; avec pouvoir de percevoir des taux de péage sur le dit pont, sur les voitures ordinaires et le trafic passager qui se fera dessus à des taux n'excédant pas les suivants :

Piétons pour l'aller et pour le retour, 2 centins.

Cavalier sur cheval ou mule, à chaque passage, 5 centins.

Animaux libres, par tête, excepté les moutons, cochons et poulains du printemps suivant la mère, 5 centins à chaque passage.

Moutons et cochons par tête, à chaque passage, 2 centins.

Chaque voiture, carrosse, cabriolet, traîneau ordinaire, traîneau de course ou autre véhicule trainé par un animal, 10 centins à chaque passage.

Chaque voiture, carrosse, cabriolet, traîneau ordinaire, traîneau de course ou autre véhicule tiré par deux animaux ou plus, à chaque passage, 15 centins.

Les taux ci-dessus devant couvrir les charges *bonâ fide* de chaque véhicule; avec pouvoir de plus de construire et exploiter une ligne ou des lignes de chemin de fer du bout du pont placé du côté de Québec pour se raccorder avec toutes ou quelques-unes des voies ferrées se terminant dans le comté d'Ottawa ou passant à travers.

La hauteur des arches du pont sur le canal et la rivière St. Laurent ne devant pas être moindre que de 60 pieds au-dessus du niveau de l'eau haute; l'intervalle entre les culées ou caissons sur le chenal principal de la rivière St. Laurent devant être de toute la largeur du dit chenal ou de pas moins que 350 pieds et au-dessus de la batture à l'île Ogden de pas moins que 200 pieds. La hauteur des arches du pont sur l'Ottawa ne devant pas être moindre que de 30 pieds au-dessus du niveau de l'eau haute, et l'intervalle entre les culées ou caissons ne devant pas être moindre que de 200 pieds; ou les arches des dits ponts devant être d'une hauteur telle au-dessus du niveau de l'eau haute, les intervalles entre les culées ou caissons devant être tels, et les taux de péage devant être tels qu'il plaise à Son Excellence le Gouverneur-Général en Conseil d'approuver.

SCOTT, MacTAVISH et MacCRACKEN,

Solliciteurs pour les requérants.

Ottawa, 19 novembre 1881.

22-9

AVIS est par le présent donné que la Compagnie d'Assurance de Stadacona contre le feu et sur la vie, en liquidation, s'adressera au Parlement de la Puissance du Canada, lors de sa prochaine session, pour obtenir un acte à l'effet d'amender et simplifier l'acte 43 Victoria, chap. 70, intitulé "Acte pour autoriser la Compagnie d'Assurance de Stadacona contre le feu et sur la vie à renoncer à sa charte et d'établir un mode de liquider les affaires," et pour pouvoir clore et liquider finalement les affaires de la dite compagnie dans un délai fixé d'un an à compter de la passation de l'acte demandé, et dans ce but d'éteindre les réclamations non admises par elle et

non poursuivies devant les tribunaux, dans ce délai; et celles de personnes inconnues et non trouvées dans ce délai; et pour autres fins analogues.

C. A. E. GAGNON,

JOSEPH MEL'HIOR BERNIER, Prêtre,

ALPHONSE LETELLIER,

Liquidateurs.

P. B. CASGRAIN,

Procureur des pétitionnaires.

21-9

AVIS public est par le présent donné que demande sera faite au parlement du Canada, à sa prochaine session, pour obtenir un acte à l'effet de constituer en corps politique "The Mutual Benefit Association of Sherbrooke."

E. T. BROOKS,

21-9

Solliciteur pour les requérants.

AVIS est par le présent donné qu'à la prochaine session du parlement du Canada demande sera faite pour l'obtention d'un acte à l'effet d'autoriser la compagnie de chemin de fer Portage, Westbourne et North Western à construire et exploiter une ligne de chemin de fer du terminus actuel de son chemin de fer déjà construit ou à la veille de l'être dans la province de Manitoba, dans une direction nord-ouest jusqu'à un point à ou près à la fourche de la Saskatchewan et de là à la rivière de la Paix; avec pouvoir de construire un embranchement au sud de la Saskatchewan à l'embouchure de cette rivière et un embranchement dans une direction sud à la voie principale du chemin de fer Canadien du Pacifique; avec pouvoir aussi de faire circuler des barges et vapeurs sur les eaux navigables réunies à la ligne.

21-9

DEMANDE sera faite au parlement du Canada, à sa prochaine session, pour l'obtention d'un acte constituant en corps politique "La compagnie limitée de prêts provinciale et du Canada," et autorisant la dite compagnie à émettre des débetures et obligations, à placer des sommes d'argent sur des immeubles, sur des obligations de banque, débetures et autres garanties, à acheter, détenir, améliorer et vendre des terres et exercer en un mot tous les pouvoirs conférés d'ordinaire aux compagnies de prêts.

McDOUGALLS et GORDON,

Solliciteurs pour les requérants.

Toronto, 15 novembre 1881.

21-9

AVIS est donné par le présent qu'une demande sera faite au parlement du Canada, à sa prochaine session, afin d'obtenir un acte autorisant la Compagnie d'Emprunt et de Prêt du Canada à faire des opérations comme compagnie de prêt dans toutes les provinces du Canada, avec les mêmes pouvoirs que ceux maintenant possédés par la dite compagnie dans les provinces d'Ontario et de Québec, et de permettre à la dite compagnie de prélever tel taux d'intérêt qui pourra être convenu entre elle et les emprunteurs, et aussi afin d'autoriser l'émission de bons par la dite compagnie, et pour d'autres fins.

MACDONALD, MACDONALD et MARSH,

Solliciteurs pour les requérants.

Daté 17 novembre 1881.

21-9

AVIS est par le présent donné que demande sera faite au parlement de la Puissance du Canada, lors de sa prochaine session, pour obtenir un acte à l'effet de constituer en corps politique une compagnie pour construire et exploiter une ligne de chemins de fer partant du Portage la Prairie, dans la province du Manitoba, jusqu'à la rivière White Mud à la tête de la navigation, et de là à Gladstone, et de là dans une direction nord-ouest à un point à ou près du village de Prince Albert; avec pouvoir de con-

struire des embranchements, et avec pouvoir de construire des ponts et de construire et posséder des tramways, vapeurs et barges; et de plus avec pouvoir de s'amalgamer et se joindre à et d'acheter et d'obtenir des pouvoirs d'exploiter sur d'autre ligne ou des lignes de chemin de fer.

J. J. FOY,

Solliciteur pour les requérants.

Toronto, 8 novembre 1881.

20-9

A VIS est par le présent donné que demande sera faite par la compagnie de prêts dite "Canada Landed Credit Company" à la prochaine session du parlement du Canada, pour l'obtention d'un acte à l'effet d'amender l'acte concernant la dite compagnie et intitulé "Un acte pour constituer en corps politique la compagnie de prêts dite 'The Canada Landed Credit Company'", adopté dans la vingt-deuxième année du règne de Sa Majesté, chap. 133, dans le but de permettre à la dite compagnie de prêter de l'argent sur des garanties immobilières dans la province du Manitoba, et de charger sur les prêts faits dans les provinces d'Ontario et Manitoba tels taux d'intérêt dont il pourra être convenu avec l'emprunteur et pour autres fins.

McCARTHY, HOSKIN, PLUMB ET CREELMAN,
Solliciteurs pour les requérants.

Toronto, 7 novembre 1881.

20-9

A VIS est par le présent donné que demande sera faite au parlement du Canada, à sa prochaine session, pour l'obtention d'un acte autorisant la "Compagnie Mutuelle d'Assurance sur la vie du Soleil, de Montréal," à changer son nom en celui de "La Compagnie d'Assurance sur la vie du Soleil"; à réduire la qualification de ses directeurs et à certaines autres fins.

DAVIDSON ET CROSS,

Solliciteurs pour les requérants.

Montréal, 3 novembre 1881.

19-9

A VIS public est par le présent donné que demande sera faite au Parlement de la Puissance du Canada, lors de sa prochaine session, pour obtenir un acte à l'effet de constituer en corps politique "The St. Lawrence Marine Insurance Company of Montreal"

J. G. A. CREIGHTON,

Solliciteur pour les requérants.

26 octobre, 1881.

18-10

A VIS est par le présent donné que demande sera faite au parlement du Canada pour l'obtention d'un acte à l'effet de constituer en corps politique la Compagnie du pont de Saint-Jean, avec pouvoir de maintenir et exploiter un pont pour les voitures ordinaires et les fins du trafic sur la rivière Rouge d'un point dans les paroisses de Saint-Jean et Kildonan, dans le comté de Selkirk et la province du Manitoba, à un point sur le côté opposé de la rivière dans les dites paroisses, avec pouvoir de percevoir des droits de péage sur le dit pont sur telles voitures ordinaires et sur le trafic passager qui passeront dessus, à des taux n'excédant pas les suivants:—

Piétons allant ou venant, deux centins.

Cavalier monté sur mule ou cheval, six centins chaeun.

Animaux libres par tête, excepté les moutons, cochons et les poulains du printemps suivant la jument, cinq centins.

Moutons et cochons par tête, deux centins.

Chaque voiture, carrosse, phaéton, traîneau, ou autre véhicule tirés par un animal sur l'aller ou le retour, 12½ centins.

Chaque voiture, carrosse, phaéton, traîneau, ou autre véhicule tirés par deux animaux ou plus sur l'aller ou le retour, 20 centins.

Les taux ci-dessus devront comprendre les charges *bonâ fide* de chaque véhicule.

La hauteur des arches du pont ne devant pas être moindre que 25 pieds au-dessus du niveau de l'eau basse, la distance entre les eulées ou caissons ne

devant pas être moindre que 200 pieds, le pont tournant devant être construit de façon à avoir un passage, une fois ouvert, de pas moins que 40 pieds.

Les plan et dessin de tel pont, parties fixe et mobile, devant être sujets à l'approbation du gouverneur général en conseil.

T. S. KENNEDY,

Solliciteur pour la requérante.

Daté à Winnipeg le 24 octobre 1881.

18-9

A VIS est par le présent donné que demande sera faite au parlement du Canada pour l'obtention d'un acte à l'effet d'amender le statut 39 Vict. chap. 40, incorporant "La Banque établie de Londres et de l'Amérique du Nord," en étendant le temps durant lequel le dit acte restera en force et pour obtenir le certificat du Bureau du Trésor, de plus en changeant le nom de la dite banque en celui de "La Banque établie de Londres et Winnipeg," en réduisant le capital-actions à \$1,000,000 et en transportant le bureau principal de la cité de Montréal à Winnipeg et pour autres fins.

T. S. KENNEDY,

Solliciteur pour la requérante.

Daté à Winnipeg, 22 octobre 1881.

18-9

A VIS public est par le présent donné que demande sera faite au parlement du Canada, à sa prochaine session, pour obtenir un acte à l'effet de constituer en corps politique "Le Crédit Mobilier Franco-Canadien."

E. T. BROOKS,

Solliciteur pour les requérants.

5 octobre 1881.

16-9

DEMANDES POUR CHARTE PAR LETTRES PATENTES.

A VIS Public est par le présent donné que les personnes ci-après mentionnées ont l'intention de s'adresser à Son Excellence le gouverneur-général pour obtenir des lettres patentes les constituant en corps politique sous le nom de la "Compagnie canadienne de fer et d'acier (Limitée)" pour les fins ci-après mentionnées, savoir:

1. Pour acquérir et exploiter le procédé connu sous le nom de "Duryee's Blow-Pipe Process", tel que breveté à la date du 33 avril 1880 en Canada, pour fondre des minerais d'or, d'argent et autres, et pour fondre des minerais de fer et les transformer en fer et en acier.

2. Pour acquérir et exploiter tous autres procédés pour la manufacture de l'or, l'argent, le fer et l'acier.

3. Pour ériger des usines à laminier le métal et en général pour manufacturer tout article en fer ou en acier.

4. Pour acquérir tous terrains nécessaires à l'érection de fourneaux, ou tous terrains renfermant ou censés renfermer du fer ou autres minéraux, ou pétrole, n'excédant pas en étendue vingt mille acres en tout;

5. Pour avoir le droit de vendre ou louer tout procédé ainsi breveté que la dite compagnie pourrait acquérir;

Que le bureau principal et principale place d'affaires de la dite compagnie sera dans la cité de Montréal, dans la province de Québec;

Que le montant proposé du capital de la dite compagnie est d'un million de piastres divisé en dix mille parts de cent piastres chacune;

Que les noms et qualités des dits requérants sont comme suit:—Robert Benny, marchand, Montréal; James McLaren, marchand, Buckingham; Andrew Thomson, commerçant, Québec; George Benson Hall, commerçant, Québec; James Henry Peck, marchand et fabricant, Montréal; Alexander Chivas Clark, courtier, Montréal; John Smythe Hall, junior, avocat, Montréal; George Hutton, Patterson, agent d'assurance, Montréal; James

Benny, marchand et fabricant, Montréal; Thomas Peck, marchand et fabricant, Montréal, et George Duryee, docteur en médecine, New-York, Etats-Unis d'Amérique.

Que les dits James McLaren, George Benson Hall, Robert Benny, James Henry Peck, Alexander Chivas Clark, George Hutton Patterson, et George Duryee seront les directeurs provisoires de la dite compagnie.

CHURCH, CHAPLEAU, HALL & ATWATER.
22-6 Solliciteurs pour les dits requérants.

AVIS DIVERS.

BANQUE D'HOCHELAGA.

AVIS est par le présent donné qu'un dividende de deux et demi pour cent sur le capital payé de cette institution, a été déclaré, et que tel dividende sera payable à sa maison de banque en cette ville et ses succursales le et après lundi, le deuxième jour de janvier prochain.

Les livres de transfert seront clos du 16 au 31 décembre prochain, ces deux jours inclusivement.

L'assemblée générale annuelle des actionnaires aura lieu dans sa maison de banque en cette ville, lundi, le seizième jour de janvier prochain.

Le fauteuil sera pris à trois heures p.m.

Par ordre du bureau,

J. E. BRAIS,
Caissier.

Montréal, 24 novembre 1881.

22-8

BANQUE DE ST. JEAN.

AVIS public est par le présent donné qu'un dividende de trois pour cent sur le capital payé de cette banque a été déclaré pour les six mois courants, et sera payable au bureau de cette banque, à St. Jean, le et après lundi le deux janvier prochain. Les livres de transfert seront fermés du 19 au 31 décembre prochain, ces deux jours compris.

L'assemblée générale annuelle des actionnaires sera tenue au bureau de la banque, à St. Jean, jeudi le douze janvier prochain, à onze heures A. M.

Par ordre des directeurs,

PH. BAUDOUIN,
Caissier.

St. Jean, 22 novembre 1881.

22-4

COMPAGNIE DE CHEMIN DE FER GRAND TRONC DU CANADA.

Assemblée générale spéciale.

AVIS est par le présent donné qu'une assemblée générale spéciale de la compagnie de chemin de fer Grand-Tronc du Canada aura lieu au City Terminus Hotel, rue Cannon, Londres, E.C., jeudi, le 22e jour de décembre prochain, à une heure p.m. précise, dans le but suivant, savoir: considérer et, s'il est jugé expédient, accepter et confirmer un arrangement supplémentaire de trafic entre la compagnie de chemin de fer Chicago et Grand Tronc et la compagnie de chemin de fer Grand-Tronc du Canada; aussi considérer, et, s'il est jugé expédient, accepter un arrangement supplémentaire de trafic entre le chemin de fer Michigan Air Line et la compagnie de chemin de fer Grand Tronc du Canada; aussi considérer et, s'il est jugé expédient, accepter un arrangement de trafic entre le chemin de fer Midland du Canada et la compagnie de chemin de fer Grand Tronc du Canada.

Par ordre,

H. W. TYLER,
Président.
J. B. RENTON,
Secrétaire.

21-3

COMPAGNIE DU CHEMIN DE FER CANADIEN DU PACIFIQUE.

UNE assemblée générale spéciale de la compagnie du chemin de fer Canadien du Pacifique aura lieu au bureau de la compagnie à Montréal, mardi le 20 décembre prochain à midi, à laquelle assemblée on a l'intention de proposer qu'il soit émis des obligations préférentielles et de décider du montant et des conditions de telle émission, de considérer un règlement concernant le droit de vote des détenteurs de telles obligations préférentielles, et de plus de considérer la localisation du chemin de fer entre Callendar Station et l'embranchement de la Baie du Tonnerre.

Par ordre du président.

CHARLES DRINKWATER,

Secrétaire.

Montréal, 14 novembre 1881.

21-5

COMPAGNIE D'ASSURANCE SUR LA VIE POSITIVEMENT GARANTIE PAR LE GOUVERNEMENT.

Bureau principal, No. 34, rue Cannon, Londres, Angleterre.

AVIS est par le présent donné que comme il n'y a plus de polices de cette compagnie maintenues au Canada, le bureau en ce dernier pays est finalement clos, et les demandes de toute sorte devront être adressées au bureau principal de la compagnie comme ci-dessus.

Par ordre du bureau,

A. G. MACKENZIE,

Gérant.

21-4

BANQUE DE QUÉBEC.

AVIS est par le présent donné qu'un dividende de trois pour cent sur le capital payé de cette institution a été déclaré pour le semestre courant, et que tel dividende sera payable à sa maison de banque en cette ville, le et après jeudi, le premier jour de décembre prochain.

Les livres de transfert seront clos depuis le 16 au 30 novembre prochain, ces deux jours inclusivement.

Par ordre du bureau,

JAMES STEVENSON,

Caissier.

28 octobre 1881.

19-4

LA BANQUE JACQUES-CARTIER.

AVIS est par le présent donné qu'un dividende de deux et demi pour cent sur le capital payé de cette institution a été déclaré pour le semestre courant et sera payable au bureau de la Banque, en la Cité de Montréal, le et après le premier décembre prochain. Les livres de transfert seront fermés du seize au trente novembre prochain inclusivement.

Par ordre du bureau,

A. DE MARTIGNY,

Caissier.

Montréal, 26 octobre 1881.

18-5

BANQUE DE MONTRÉAL.

AVIS est par le présent donné qu'un dividende de quatre pour cent et un bonus de un pour cent sur le capital payé de cette institution a été déclaré pour le semestre courant et que tel dividende sera payable à sa maison de banque en cette ville et ses succursales, le et après jeudi le premier jour de décembre prochain.

Les livres de transfert seront clos du 16 au 30 novembre prochain, ces deux jours inclusivement.

Par ordre du bureau,

W. J. BUCHANAN,

Gérant-général.

Montréal, 21 octobre 1881.

18-5

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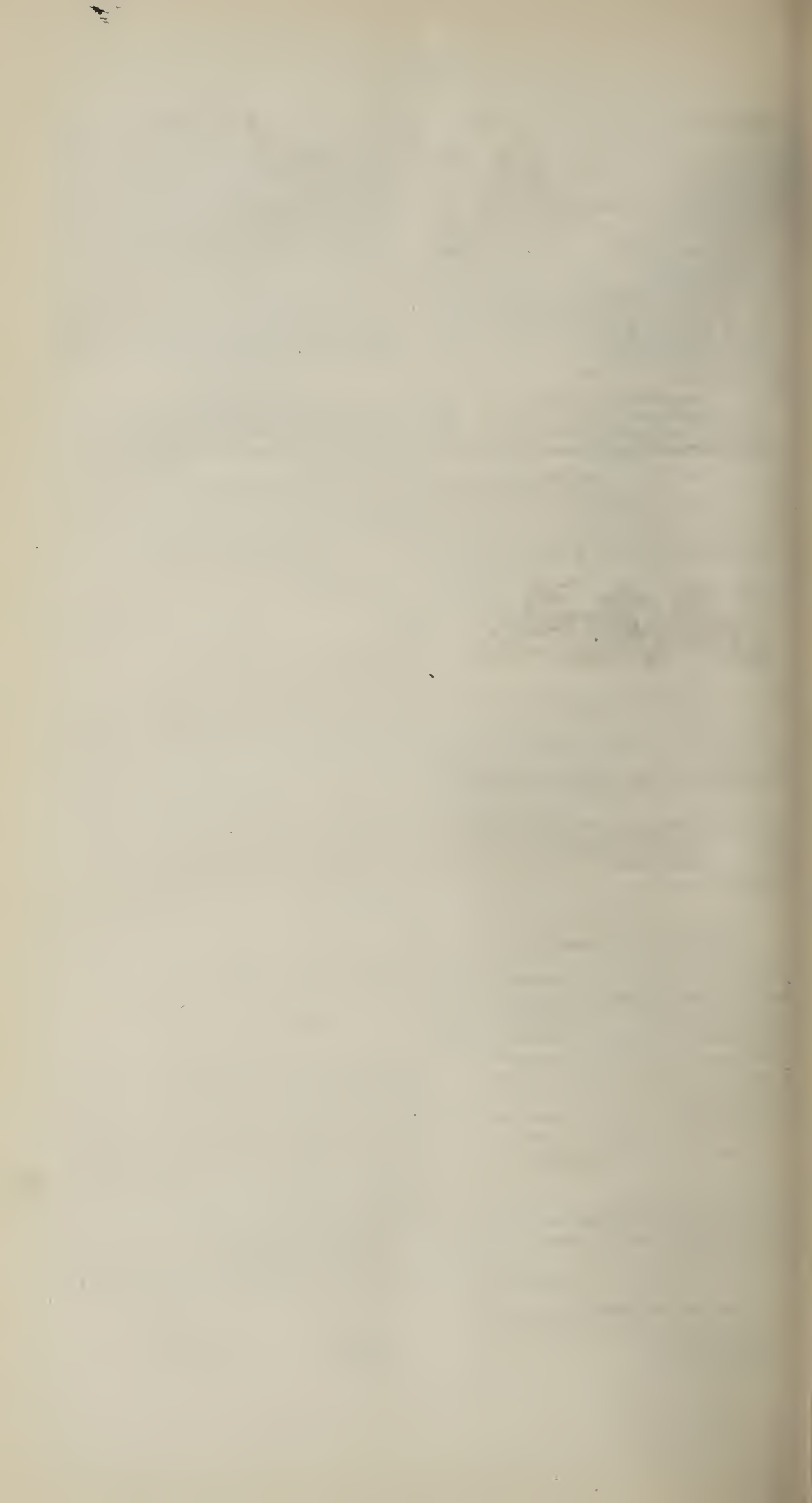
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The Canada Gazette.

PUBLISHED BY AUTHORITY.

OTTAWA, SATURDAY, DECEMBER 3, 1881.

DOMINION OF CANADA.



APPOINTMENTS.

DEPARTMENT OF THE SECRETARY OF STATE OF CANADA.

HIS EXCELLENCY THE ADMINISTRATOR OF THE GOVERNMENT has been pleased to appoint the following Gentlemen to be respectively Her Majesty's Counsel learned in the Law, viz:—

OTTAWA, 11th November, 1881.

PROVINCE OF NEW BRUNSWICK.

<i>Names.</i>		<i>Residences.</i>
Theophilus Desbrisay,	Esquire,	Bathurst.
William James Gilbert,	"	Shediac.
George G. Gilbert,	"	St. John.
R. Hutchinsohn,	"	Richibucto.
Benjamin R. Stevenson,	"	St. Andrews.
Daniel L. Hanington,	"	Dorchester.
Charles H. B. Fisher,	"	Fredericton.
Edward L. Wetmore,	"	Fredericton.
Pierre A. Landry,	"	Dorchester.

HIS EXCELLENCY THE ADMINISTRATOR OF THE GOVERNMENT has also been pleased to make the following appointment, viz:—

Ottawa, 12th November, 1881.

RUFUS COLE WARD, of Rockport, in the Province of New Brunswick, Esquire; to be a Sub-Collector in Her Majesty's Customs.

PROCLAMATIONS.

LORNE.

[L.S.]

CANADA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To Our Beloved and Faithful the Senators of the Dominion of Canada, and the members elected to serve in the House of Commons of Our said Dominion, and to each and every of you,—
GREETING :

A PROCLAMATION.

WHEREAS Our Parliament of Canada stands prorogued to the seventeenth day of the month of November instant, at which time, at Our City of Ottawa, you were held and constrained to appear; Now Know YE, that for divers causes and considerations and taking into consideration the ease and convenience of Our Loving Subjects, We have thought fit, by and with the advice of Our Privy Council for Canada, to relieve you, and each of you of your attendance at the time aforesaid, hereby convoking and by these presents enjoining you, and each of you, on the TWENTY-SEVENTH day of the month of DECEMBER next, to meet Us in Our Parliament of Canada, at Our City of Ottawa, there to take into consideration the state and welfare of Our said Dominion of Canada, and therein to do as may seem necessary. HEREIN FAIL NOT.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Right Trusty and Well-Beloved Councillor, SIR JOHN DOUGLAS SUTHERLAND CAMPBELL, (commonly called the Marquis of Lorne), Knight of Our Most Ancient and Most Noble Order of the Thistle, Knight Grand Cross of Our Most Distinguished Order of St. Michael and St. George, Governor General of Canada and Vice Admiral of the same, &c., &c., &c.

At Our Government House, in Our CITY of OTTAWA, this FOURTH day of NOVEMBER in the year of Our Lord one thousand eight hundred and eighty-one, and in the forty-fifth year of Our Reign.

By Command,

RICHARD POPE,
Clerk of the Crown in Chancery, Canada.

ORDERS IN COUNCIL.

GOVERNMENT HOUSE, OTTAWA.

Saturday, 19th day of November, 1881.

PRESENT :

HIS EXCELLENCY THE ADMINISTRATOR OF
THE GOVERNMENT IN COUNCIL.

ON a report, dated 15th November, 1881, from the Honorable the Secretary of State, in the matter of the petition under "The Canada Temperance Act, 1878," of certain electors of the County of Hants, in the Province of Nova Scotia, stating that the proceedings had by the Returning Officer appear to be conformable to the Act, and that the petition has been declared adopted by the electors of the said County of Hants.

His Excellency, on the recommendation of the Honorable the Secretary of State, has been pleased to declare, and it is hereby declared, that the second part of "The Canada Temperance Act, 1878" shall be in force and take effect in the said County of Hants upon, from and after the day on which the annual or semi-annual licences for the sale of spirituous liquors now in force in the said County will expire, provided such day be not less than ninety days from the day of the date hereof, and, if it be less, then on the like day in the following year.

22-3

J. O. COTÉ,
Clerk, Privy Council.

RONDEAU (N.B.) WHARF AND DOCK RULES.

Rule XII.—That if any articles upon which tolls or dues are payable under the last preceding rule are shipped or unshipped at the said wharf or docks upon or from off any vessel, the tolls or dues so payable are hereby imposed upon and authorized to be levied and collected on and from such vessel and on or from the master or person in charge of or owner of such vessel.

Rule XIII.—The tolls payable upon any articles under Rule XI, are hereby imposed upon and may be collected and recovered from the owner of such article.

PRIVY COUNCIL CHAMBER,
Ottawa, 15th day of November, 1881.

I hereby certify that the foregoing Rules, to form Rules XII and XIII respectively, of the Rules and Regulations for the government of the wharf and docks at Rondeau, in the County of Kent, in the Province of Ontario, have been this day approved by His Excellency the Administrator of the Government in Council.

21-3

J. O. COTÉ,
Clerk, Privy Council.

CLIFTON WHARF RULES.

The tolls payable upon any steamboat or other vessel are hereby imposed upon and may be collected and recovered from the master or owner or person in charge of such vessel ; those payable upon any other articles are imposed upon and may be collected and recovered from the owner or person in charge thereof, and those payable upon any articles shipped or landed at the wharf upon or from off any vessel,

are imposed upon and may be levied and collected on and from such vessel and on and from the master or owner or person in charge thereof.

PRIVY COUNCIL CHAMBER,
OTTAWA, 15th day of November, 1881.

I hereby certify that the foregoing Rule to be added to the Rules governing the Government wharf and wharfinger at Clifton, in Gloucester County, N.B., has been this day approved by His Excellency the Administrator of the Government in Council.

21-3

J. O. COTÉ,
Clerk, Privy Council.

DIGBY WHARF RULES.

5. The tolls payable upon any steamboat or other vessel are hereby imposed upon and may be collected and recovered by the master or owner or person in charge of such vessel ; those payable upon any other articles are imposed upon and may be collected and recovered from the owner or person in charge thereof, and those payable upon any articles shipped or landed at the wharf upon or from off any vessel, are imposed upon and may be levied and collected on and from such vessel and on and from the master or owner or person in charge thereof.

PRIVY COUNCIL CHAMBER,
Ottawa, 15th day of November, 1881.

I hereby certify that the foregoing additional rule to form rule 5 of the regulations for the government of the wharf and wharfinger at Digby, in the County of Digby, in the Province of Nova Scotia, has been this day approved by His Excellency the Administrator of the Government in Council.

21-3

J. O. COTÉ,
Clerk, Privy Council.

DELAP'S COVE WHARF.

The tolls payable upon any steamboat or other vessel are hereby imposed upon and may be collected and recovered from the master or owner or person in charge of such vessel ; those payable upon any other articles are imposed upon and may be collected and recovered from the owner or person in charge thereof; and those payable upon any articles shipped or landed at the wharf upon or from off any vessel, are imposed upon and may be levied and collected on and from such vessel and on and from the master or owner or person in charge thereof.

PRIVY COUNCIL CHAMBER,
OTTAWA, 15th day of November, 1881.

I hereby certify that the foregoing Rule, to be added to the Rules governing the public wharf and wharfinger at Delap's Cove, in the County of Annapolis, in the Province of Nova Scotia, has been this day approved by His Excellency the Administrator of the Government in Council.

21-3

J. O. COTÉ,
Clerk, Privy Council.

INVERHURON HARBOUR RULES.

Rule XII.—That if any articles upon which tolls or dues are payable under the last preceding rule are shipped or unshipped at the said wharf or docks upon or from off any vessel, the tolls or dues so payable are hereby imposed upon and authorized to be levied and collected on and from such vessel and

on or from the master or person in charge of or owner of such vessel.

Rule XIII.—The tolls payable upon any articles under Rule XI are hereby imposed upon and may be collected and recovered from the owner of such articles.

PRIVY COUNCIL CHAMBER,
Ottawa, 15th day of November, 1881.

I hereby certify that the foregoing Rules, to form Rules XII and XIII respectively, for the government

of the pier at Inverhuron Harbor, in the County of Bruce, in the Province of Ontario, have been this day approved by His Excellency the Administrator of the Government in Council.

21-3 J. O. COTÉ,
Clerk, Privy Council.

GODERICH HARBOUR RULES.

Rule XII.—That if any articles upon which tolls or dues are payable under the last preceding rule are shipped or unshipped at the said wharf or docks upon or from off any vessel, the tolls or dues so payable are hereby imposed upon and authorized to be levied and collected on and from such vessel and on or from the master or person in charge of or owner of such vessel.

Rule XIII.—The tolls payable upon any articles under Rule XI are hereby imposed upon and may be collected and recovered from the owner of such articles.

PRIVY COUNCIL CHAMBER,
OTTAWA, 15th day of November, 1881.

I hereby certify that the foregoing additional Rules to form Rules 12 and 13 respectively of the Rules and Regulations for the government of the wharf and commercial docks at Goderich Harbour, in the County of Huron, in the Province of Ontario, have been this day approved by His Excellency the Administrator of the Government in Council.

21-3 J. O. COTÉ,
Clerk, Privy Council.

COW BAY HARBOUR RULES.

Rule XIV.—That the duty of six cents per ton authorized by Order in Council of 1st May, 1877, to be collected on each and every vessel entering the Harbour of Cow Bay, is hereby imposed upon and may be collected and recovered from the master or owner or person in charge of such vessel.

That the tolls payable upon such goods, chattels, merchandise or other material being landed, piled or placed on the breakwater property are hereby imposed upon and may be collected and recovered from the owner of the same.

PRIVY COUNCIL CHAMBER,
Ottawa, 15th day of November, 1881.

I hereby certify that the foregoing additional rule to form rule 14 of the Rules and Regulations for the government of the breakwater at Cow Bay, in the County of Cape Breton, in the Province of Nova Scotia, has been this day approved by His Excellency the Administrator of the Government in Council.

21-3 J. O. COTÉ,
Clerk, Privy Council.

GOVERNMENT HOUSE, OTTAWA.

Tuesday, 15th day of November, 1881.

PRESENT :

HIS EXCELLENCY THE ADMINISTRATOR OF
THE GOVERNMENT IN COUNCIL.

ON the recommendation of the Honorable the Minister of Customs, and under the provisions of the ninth section of the Act passed in the Session of the Parliament of Canada, held in the Fortieth year of Her Majesty's Reign, chaptered 10, and intituled "An Act to amend and consolidate the Acts respecting the Customs,"—

His Excellency, by and with the advice of the Queen's Privy Council for Canada, has been pleased to order, and it is hereby ordered, that the Port of Bradore Bay, in the Province of Quebec, be, and the same is hereby abolished.

21-3 J. O. COTÉ,
Clerk, Privy Council.

GOVERNMENT HOUSE, OTTAWA.

Thursday, 17th day of November, 1881.

PRESENT :

HIS EXCELLENCY THE ADMINISTRATOR OF
THE GOVERNMENT IN COUNCIL.

ON the recommendation of the Minister of Inland Revenue, His Excellency the Administrator of the Government has been pleased to order, and it is hereby ordered, that the following Regulations for the government of Bonded Manufactories be and the same are hereby adopted.

REGULATIONS.

1. Subject to the provisions of the Inland Revenue Act, to these Regulations, and to such further regulations as may hereafter be made by competent authority, licenses may be granted to manufacture in bond the articles herein enumerated, viz :—

Extracts,
Essences,
Perfumed Spirits,
Ethers,
Chloroform,
Tinctures,
Syrups,
Proprietary preparations,
Patent Medicines,
Resinoids,
Chemicals,
Pharmaceutical preparations,
Aniline Dyes,
Hair Oils,
Hair Washes,
Powders,
Vinegar and Acids,
Varnish, using only Methylated Spirits.

2. Alcohol used for the manufacture of spirit varnish, shall be mixed with wood naphtha, under such superintendence as the Minister of Inland Revenue may approve, and in such proportions as are hereinafter established in respect of the manufacture of methylated spirits.

3. All tinctures, essences, and extracts, manufactured in bond, and from which the alcohol or spirit can be extracted in a potable state by the usual process of re-distillation or rectification, shall, when entered for consumption, pay the same duty of Excise as the alcohol or spirit which they contain would pay if entered for consumption in its pure state.

4. Extracts, essences, and tinctures manufactured in bond shall only be entered for consumption at the following places, viz :—

Quebec,	Toronto,
Kingston,	London,
Hamilton,	Halifax,
Montreal,	St. John, New Brunswick.

And when so entered, shall be subjected to such test for ascertaining the quantity of alcohol which they contain, and the possibility of extracting it in a potable state, as the Honorable the Minister of Inland Revenue may approve, and the result of such tests, declared by the Officer or operator entrusted therewith, shall be final and conclusive as to the amount of duty which such goods shall pay.

5. Any bonded manufactory licensed under the above recited Act may be closed and the license forfeited, whenever it is shewn to the satisfaction of the Minister of Inland Revenue that there is just cause for believing that frauds upon the Revenue are being perpetrated in connection with such manufactory.

6. In addition to the license fee named in the Act above cited, every person to whom a "Bonded Manufacturing License" is granted, shall pay to the Collector of Inland Revenue, in monthly instalments, such sum of money as shall be sufficient for the payment of the expenses incurred by the Inland Revenue Department for the effective supervision of the manufactures carried on under such license, and for taking account of the dutiable articles consumed in such manufacture, and of the articles produced therefrom. And the maximum sum to be so paid by the party aforesaid, shall from time to time be determined by the Minister of Inland Revenue, as he may deem necessary, and shall, as nearly as may be, be in proportion to the magnitude and general character of the business carried on under such license.

7. Goods manufactured in bond shall be removed from the apartments of the manufactory wherein they are manufactured as soon as the whole process of manufacture is completed, and shall then be placed in apartments or store-rooms set apart for that purpose, wherein they shall be bonded in the manner required by the Excise Warehousing Regulations then in force.

Except that vinegar may be entered ex-factory for duty and accounted for in the manufacturer's semi-monthly returns as in the case of other manufactures subject to excise.

8. With every application for a license to manufacture in bond, there shall be submitted a specification of all the articles to be manufactured thereunder, which specification shall set forth in detail the quantity and proportion of every ingredient to be used in the manufacture of each article.

9. Tinctures, essences and other alcoholic preparations such as are commonly kept for sale by chemists and druggists shall, when made in bond, be prepared in accordance with the formula as found in British or American Pharmacopœias, and when application is made for license to manufacture any alcoholic preparation for which there is found no formula in either of the above mentioned Pharmacopœias, such license shall not be granted unless the Commissioner of Inland Revenue is first satisfied by reasonable and sufficient proof that such article is not about to be manufactured for the purpose of evading the revenue, and that it cannot be used for the compounding of any potable mixture, nor in lieu of alcohol in the manufacture of any article that would otherwise be liable to pay a higher rate of duty.

10. No license shall be issued for the manufacture of any article which in the opinion of the Commissioner of Inland Revenue may be used as a principal ingredient in the preparation of liquors, bitters or other alcoholic compounds that may be used as a beverage.

11. All articles manufactured in bond shall be compounded or made in accordance with the formula submitted with the application for the license, and approved by the Commissioner.

12. Officers in charge of bonded manufactories shall be, and they are hereby required to see that the proportions set forth in the above mentioned specifications referred to in the 8th section are closely adhered

to, but should it be ascertained by any experiment, or by any test of any of the articles made, that a greater proportion of alcohol has been used in the preparation thereof than is set forth in the specification, the duty exigible upon spirits shall be collected upon the excess of alcohol so ascertained, which excess may be computed upon the whole quantity of that article made during the currency of the license then in force, and the manufacturer shall also be liable to the penalty of forfeiting his license as well as the other penalties set forth in the Acts respecting the Inland Revenue.

13. The under side of the flooring joists of all bonded apartments in which spirits or other goods subject to Excise duty are stored or placed while under any process of manufacture, shall, if there is any space or other apartment below them, be sheeted or lathed.

14. Dutiable vinegar produced in any bonded factory shall be in the proportion of 100 gallons of standard vinegar containing 6 per cent. of acetic acid, over and above the quantity taken for "mix" or used in the further production of vinegar, to 28 gallons of proof spirits taken into the manufactory and used for its production, with such addition to the standard quantity of vinegar as may, in the opinion of the Department of Inland Revenue, be fairly due to any other article such as sour beer, or wine, acetic acid, or any like article brought into the manufactory, in addition to the alcohol used for its production.

15. In estimating the quantity of spirits, used in any Bonded Manufactory for the production of vinegar, the Inspector may, from time to time, take into account the spirits in process of manufacture in the generators and deduct the same from the aggregate quantity taken for use since the previous settlement, (or if no prior settlement has been effected then from the commencement of operations covered by the license) in order to arrive at the quantity of spirits actually used in the production of vinegar during the said period; and in order to secure uniformity the Department may establish such Regulations as may to the Minister seem fit for the guidance of the Inspector therein.

16. The percentage of acetic acid contained in any vinegar produced in any such bonded factory shall be determined by such established chemical tests, applied by such apparatus, as may be, from time to time, directed by Departmental regulations or instructions made in that behalf.

17. The officers of Inland Revenue may, at any time, take such samples from any of the parcels of vinegar, or other article made in, or brought into any bonded manufactory as may be deemed necessary for determining their strength or quality. Samples of each parcel so tested shall be sent to the Department for confirmation, and in case the Departmental test is at variance with the test so made by the officer in charge of the manufactory, then the test made at the Department shall be final.

18. Every package of spirits and every other article or material brought into any bonded factory, whether subject to Excise or Customs duty, or not, shall be immediately placed in an apartment appropriated thereto and secured by a crown lock, the sole key whereof shall be in the exclusive custody of an officer of Inland Revenue; and no package of spirits or other article shall be removed from such locked apartment, except in the presence of the officer who has the key thereof for the time being, and in his presence every article removed from such locked apartment shall be immediately conveyed to the mixing room or other place where it is to be used and applied to the purpose for which it is intended.

19. No articles shall be kept or stored in any bonded manufactory other than such as are to be used in the manufacture of articles enumerated in the formula accompanying the application for license.

20. Every Excise mark on every package in which any excisable goods are taken to any bonded manu-

factory, shall be completely erased and removed from such package when it is taken from the locked apartment in which (in accordance with the provision of § 17) it has been placed.

21. No person licensed as a manufacturer in bond shall carry on any trade of buying or selling spirits, or spirituous liquors on the premises for which such license is granted, nor in any other premises situated within five hundred yards of such licensed premises, except in so far as such buying and selling is a necessary consequence of the business for which the license is granted, and permission to carry on such business is specifically granted in the license.

22. No duty-paid spirits (except goods on which the difference between Customs and Excise duty has been paid under 43 Vic. cap. 19, sec. 35, sub-sec. 11) shall be taken into any bonded manufactory.

23. Spirits to be methylated shall not be of less strength than sixty over proof, and if after they are methylated they are at any time discovered in the market, in transit or in store, at a lower strength, they shall be dealt with as ordinary or as methylated spirits illegally removed from a distillery or bond without payment of duty.

24. Methylated spirits shall be manufactured in accordance with the following formula, viz :—

With every hundred gallons of spirits of the strength of not less than sixty over proof by Syke's Hydrometer, there shall be mixed twelve gallons of "wood naptha of commerce," having a specific gravity of not less than .815 nor more than .830, when at a temperature of 62° Fahrenheit, and the wood naptha so used shall not have passed through more than one process of rectification, nor shall it be of the quality known as wood alcohol.

25. The wood naptha used in any bonded manufactory for the production of methylated spirits—may be supplied by the Department of Inland Revenue—in such manner as may be determined by the Minister of Inland Revenue.

26. Samples of wood naptha supplied to any bonded manufactory will be taken and tested as to quality and specific gravity by the Inland Revenue officer appointed or designated for that purpose; and the naptha from which such samples are taken shall not be used nor taken from the locked apartment in which it is stored except for the purpose of removing it from the manufactory, (a permit for such removal having been first obtained in writing from the Collector of Inland Revenue), until it has been so tested and approved as suitable for the methylating of spirits, by the said Collector of Inland Revenue.

27. Samples of methylated spirits may at any time be taken by any officer of Inland Revenue from packages of such spirits, whether in the bonded factory or elsewhere, and if when such samples are analysed by an analyst appointed by authority of the Act 37 Vict., chap. 8, they are found to be in any material degree deficient in the quantity of wood naptha or methyl herein prescribed, the spirits from which such samples were taken shall be deemed to have been illegally removed from a distillery or bonded warehouse without payment of duty and dealt with accordingly.

28. The room in which wood naptha is mixed with spirits shall only be accessible to the proprietor during the actual presence of an officer of Inland Revenue.

29. Not less than 250 proof gallons of alcohol shall be mixed at one time, unless by special permission first obtained from the Department, which shall be mixed in an open mixing tub, in the presence of the officer, who shall then test and gauge it as to strength and quantity.

30. After the mixing has been thoroughly completed, the strength of the mixture shall be tested, and the quantity gauged by the officer in attendance,

and duly recorded. The mixture shall then be placed in casks, the casks being branded or marked on the head in legible characters, as follow :

"Methylated Spirits,"

Serial number of package,

Date on which it was mixed,

Number of gallons in the cask,

Strength,

Number of proof gallons,

Name of the Division,

Initials of the officer under whose inspection the mixture took place,

Number of the entry under which it is warehoused.

31. A stock book must be kept in the factory, in which book must be entered,—

(a). The particulars of every package of alcohol brought in, stating where manufactured, the strength and quantity; the marks, &c., on the casks, and the general number of the permit under which it was conveyed to the manufactory.

(b) The particulars of every quantity mixed, shewing the marks &c. of the original packages from which it was taken; the quantity and strength of the "Methylated Spirits" produced from it, and the particulars as to marks, numbers, &c., of the casks in which it is placed.

32. Every entry in the stock book is to be checked and initialled by the officer in charge.

33. The Department of Inland Revenue is authorized to deal with all manufacturers of Vinegar as to the quantity of vinegar to be produced from a given quantity of spirits as though these Regulations had been in force on the first day of July, 1881.

34. The following Orders in Council are hereby cancelled, viz :—

30th May, 1868—Establishing Regulations for manufactures in Bond.

28th September, 1869—Establishing additional Regulations respecting manufactures of alcoholic preparations in Bond.

5th December, 1870—Establishing Regulations for the manufacture of Methylated spirits.

16th January, 1871—Modifying the 4th Section of the Regulations first above mentioned, and—

11th July, 1879—Establishing additional Regulations for the supervision of Excise Bonded Manufactories.

21-3

J. O. COTÉ,
Clerk, Privy Council.

GOVERNMENT NOTICES.

STATEMENT

Of the Revenue and Expenditure, on account of the Consolidated Fund, of the Dominion of Canada, as by Returns furnished to the Finance Department to the night of the 30th November, 1881.

REVENUE.	AMOUNT.
Customs.....	\$1,719,109 15
Excise.....	602,020 23
Post Office.....	135,440 13
Public Works, including Railways.	299,398 09
Bill Stamps.....	19,469 37
Miscellaneous.....	81,907 75
	<u>\$ 2,857,344 72</u>
Revenue to 31st October, 1881.....	10,943,998 12
	<u>\$13,801,342 84</u>
Expenditure.....	\$2,452,454 09
do to 31st October, 1881.....	7,646,699 38
	<u>\$10,099,153 47</u>

J. M. COURTNEY,
Deputy Minister of Finance.
Finance Department,
Ottawa, 1st December, 1881.

[L.S.]

CANADA.

UNDER and by virtue of the "Act respecting Copyrights," chap. 81, of the Consolidated Statutes of Canada, at the request of the Honourable Pierre Joseph Olivier Chauveau, of the City of Montreal, in the Province of Quebec (as proprietor, representing under deed of transfer, George Hypolite Cherrier), the provisions of the said Act having been complied with, the renewal for a period of fourteen years, of the copyright of the book entitled "*Charles Guérin, Roman de Mœurs Canadiennes*," is recorded at folio 110 of volume A. H. of the Register of Copyrights (upon which also appears recorded upon the 28th October, 1853, the copyright of said book, deposited in this Department) and at folio 1719 of the register of copyrights No. 9 kept in the office of the Minister of Agriculture, in order to secure to the proprietor of said book, the Honourable Pierre Joseph Olivier Chauveau, all the privileges conferred by the said Act, chap. 81 of the Consolidated Statutes of Canada.

J. C. TACHÉ,

Deputy of the Minister of Agriculture.
Office of the Minister of Agriculture,
Ottawa, this 12th day of the month of
November, A.D., 1881.

23-3

NOTICE TO MARINERS.

No. 34 of 1881.

JEDDORE ROCK LIGHTHOUSE.

NOTICE is hereby given that a lighthouse, erected by the Government of Canada upon Jeddore Rock, in the County of Halifax, situated 22 miles to the Eastward of Halifax Harbor, on the South-East Coast of the Province of Nova Scotia, will be put in operation on the 15th December next.

Lat. N. 44° 39' 45"
Long. W. 63° 0' 22"

The light will be fixed red catoptric, elevated 86 feet above high water mark, and should be visible 12 miles all around the horizon.

The building is of wood, painted white, and consists of a square tower 50 feet high from base to vane, with keeper's dwelling attached.

WM. SMITH,

Deputy of the Minister of Marine and Fisheries.
Department of Marine and Fisheries,
Ottawa, 18th November, 1881.

23-3

PUBLIC Notice is hereby given that, under the Canada Joint Stock Companies Act, 1877, Letters Patent have been issued under the Great Seal of the Dominion of Canada, bearing date the twenty-eighth day of October, 1881, incorporating George Joseph O'Doherty, barrister-at-law, William McKay, painter, James Boyle O'Doherty, merchant, Henry Francis McCarthy, druggist, Joseph Robert Esmonde, merchant, George Patrick Brophy, Civil Engineer, Joseph Boyden, merchant, William Edward Brown, merchant, John Charles Roger, printer, and Pierre Hyacinthe Chabot, merchant, all of the City of Ottawa, in the County of Carleton, in the Province of Ontario, in the Dominion of Canada, for the purpose of manufacturing, refining, buying and selling of starch, glucose, grape, cane and other sugars and syrups throughout the Dominion of Canada, by the name of "The Dominion Sugar and Syrup Company, (Limited)," with a total capital stock of twenty thousand dollars divided into two hundred shares of one hundred dollars.

Dated at the Office of the Secretary of State of Canada, this twenty-eighth day of November, 1881.

J. A. MOUSSEAU,

23-3

Secretary of State.

PUBLIC Notice is hereby given that, under the Canada Joint Stock Companies Act, 1877, Letters Patent have been issued under the Great Seal of the Dominion of Canada, bearing date the twenty-eighth day of October, 1881, incorporating Hugh McLennan

merchant; Thomas Harris Hodgson, merchant; George Mathieson Kinghorn, forwarder; Abner Kingman, merchant, and Thomas Briggs Brown, merchant, all of the City of Montreal, in the Province of Quebec, in the Dominion of Canada, for the purpose of the purchase, building, holding, working and selling of steamships and other vessels and the employment of the same in the carrying for hire of coal, minerals, merchandize and cargoes of all descriptions as well as passengers in and between any port or ports in Canada and between such ports and any British or Foreign ports; the purchase and sale of coal, minerals, merchandize and other property in connection with the working of said steamships and vessels; the purchase and sale of lands, mineral rights, coal mines and other mines in Canada, and the working of the same; the purchase, erection and sale of piers, warehouses, offices and other buildings, lines of railway and tramway on lands of the Company for use in connection with the business of the Company at such ports and mines, and all other purposes connected with or incidental to the working of such steamers, vessels, mines, buildings, piers, works and other property as aforesaid,—by the name of "The Black Diamond Steamship Company of Montreal, limited," with a total capital stock of three hundred thousand dollars divided into three thousand shares of one hundred dollars.

Dated at the Office of the Secretary of State of Canada, this twenty-eighth day of November, 1881.

J. A. MOUSSEAU,

23-3

Secretary of State.

PUBLIC Notice is hereby given that under the Canada Joint Stock Companies Act, 1877, Letters Patent have been issued under the Great Seal of the Dominion of Canada, bearing date the twelfth day of November, 1881, incorporating Andrew Allan, Gentleman, Robert A. Smith, Gentleman, John Cassils, merchant, Frank Stephen, merchant, Walter Wilson, merchant, and Thomas D. Milburne, Gentleman, all of the City of Montreal, in the Province of Quebec, in the Dominion of Canada, and Frederick Smith Stimson, of Compton, in the said Province of Quebec, farmer, for the purpose of breeding, raising, buying and selling cattle, horses, sheep and other stock, and the carrying on in all its branches of stock-raising at or in the Bow River Country, in the North West Territories of the Dominion of Canada, by the name of "The High River Stock Company (Limited)," with a total capital stock of two hundred thousand dollars divided into two thousand shares of one hundred dollars.

Dated at the office of the Secretary of State of Canada, this twenty-eighth day of November, 1881.

J. A. MOUSSEAU,

23-3

Secretary of State.

NOTICE TO MARINERS.

No. 33 of 1881.

TEMPORARY LIGHT AT CRANBERRY ISLAND
CAPE CANSO.

NOTICE is hereby given that temporary lights on Cranberry Island, off Cape Canso, Guysboro' County, Nova Scotia, to take the place of those destroyed by fire on the 12th instant, will be put in operation on the 8th November, proximo, or as soon after as circumstances will allow.

Lat. N. 45° 19' 50"
Long. W. 60° 55' 30"

The lights will be, as heretofore, two fixed white; the upper one elevated 75 feet above high water and probably visible 12 miles, the lower one 35 feet vertically below the upper, and visible 9 miles.

They will be shown from a skeleton tower erected close to the site of the old lighthouse.

The fog whistle was also destroyed by fire. Due notice will be given when it is again put in operation.

WM. SMITH,

Deputy of the Minister of Marine, &c.
Department of Marine and Fisheries,
Ottawa, 31st October, 1881.

21-3

STATEMENT of the Balances at Cr. of Depositors in Government Savings Banks, on 31st July 1881, published in accordance with the Act 34 Vict., Chap. 6, Sec. 23.

BANK.	Balance on 30th June, 1881.	Deposits for July, 1881.	Total.	Withdrawn, July, 1881.	Balance, 31st July, 1881.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
<i>Ontario,—</i>					
Toronto.....	483,140 11	29,283 15	512,423 26	34,841 27	477,581 99
<i>Manitoba,—</i>					
Winnipeg	192,511 44	62,055 78	254,567 22	25,684 04	228,883 18
<i>British Columbia,—</i>					
Victoria	1,243,023 62	68,282 00	1,311,305 62	49,681 12	1,261,624 50
Nanaimo	126,244 07	5,053 00	131,297 07	5,928 15	125,368 92
New Westminster.....	140,456 03	8,898 00	149,354 03	7,098 60	142,255 43
<i>Nova Scotia,—</i>					
Amherst	90,519 16	10,115 00	100,634 16	3,427 98	97,206 18
Antigonish	21,407 93	2,313 00	23,720 93	165 49	23,555 44
Annapolis	92,782 44	11,272 89	104,055 33	5,776 04	98,279 29
Arichat	121,527 09	4,850 09	126,377 18	3,610 21	122,766 97
Acadia Mines.....	26,705 24	611 00	27,316 24	1,713 77	25,602 47
Baddeck	25,117 50	711 00	25,828 50	420 43	25,408 07
Bridgewater.....	14,812 87	795 00	15,607 87	466 92	15,140 95
Barrington	27,310 40	1,125 00	28,435 40	178 10	28,257 30
Digby	54,429 55	4,735 00	59,164 55	5,227 39	53,937 16
Guysboro	33,529 82	4,764 00	38,293 82	877 18	37,416 64
Halifax	2,197,171 21	100,985 09	2,298,156 30	73,709 92	2,224,446 38
Kentville	71,239 28	6,636 47	77,875 75	3,727 30	74,148 45
Liverpool	103,784 45	2,512 00	106,296 45	1,492 22	104,804 23
Little Glace Bay	1,132 38		1,132 38	1,119 73	12 65
Liugan	8,228 05	366 00	8,594 05	190 00	8,404 05
Lunenburg.....	64,839 38	1,304 00	66,143 38	289 13	65,854 25
Maitland	45,559 17	127 00	45,686 17	3,083 51	42,602 66
New Glasgow.....	84,405 28	5,804 00	90,209 28	8,290 99	81,918 29
Parrsboro	35,384 21	6,251 00	41,635 21	1,200 05	40,435 16
Port Hood.....	42,397 39	1,186 00	43,583 39	1,797 56	41,785 83
Pictou	35,353 97	2,309 00	37,662 97	2,758 90	34,904 07
Shelburne.....	26,981 78	2,850 67	29,832 45	285 39	29,547 06
Sydney	142,233 51	6,913 50	149,147 01	1,363 74	147,783 27
Sherbrooke	30,056 62	788 00	30,844 62	536 06	30,308 56
Truro	161,807 27	16,844 50	178,651 77	10,278 70	168,373 07
Windsor	363,914 44	13,718 85	377,633 29	8,878 72	368,754 57
Weymouth	47,663 46	779 00	48,442 46	436 00	48,006 46
Yarmouth	246,910 59	15,337 00	262,247 59	8,554 17	253,693 42
<i>New Brunswick,—</i>					
Bathurst	56,343 18	2,629 00	58,972 18	3,584 85	55,387 33
Chatham	167,855 43	5,442 00	173,297 43	3,309 26	169,988 17
Dalhousie	122,661 57	5,182 00	127,843 57	2,503 53	125,340 04
Dorchester	13,920 75	2,013 37	15,934 12	67 77	15,866 35
Fredericton	228,673 24	16,194 00	244,867 24	6,161 27	238,705 97
Hillsboro'	15,031 44	1,130 00	16,161 44	268 77	15,892 67
Moncton	97,539 35	9,758 00	107,297 35	6,825 15	100,472 20
Newcastle	109,164 05	10,991 00	120,155 05	4,406 35	115,748 70
Richibucto	57,560 98	512 00	58,072 98	170 00	57,902 98
St Andrews	164,578 74	4,720 00	169,298 74	947 13	168,351 61
St. John	1,424,859 02	60,654 00	1,485,513 02	26,332 83	1,459,180 19
Woodstock	153,329 63	13,520 00	166,849 63	4,554 99	162,294 64
<i>Prince Edward Island,</i>					
Charlottetown	614,348 14	35,281 00	649,629 14	20,192 47	629,436 67
Total	9,628,445 23	567,602 36	10,196,047 59	352,413 15	9,843,634 44

FINANCE DEPARTMENT,
Ottawa, 30th Nov., 1881.

J. M. COURTNEY,
Deputy Minister of Finance.

STATEMENT of the Balances, at Cr. of Depositors in Government Savings Banks, on 31st August 1881, published in accordance with Act 34 Vic., Chap. 6, Sec. 23.

BANK.	Balance on 31st July, 1881.	Deposits for August, 1881.	Total.	Withdrawn, August, 1881.	Balance, 31st August, 1881.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
<i>Ontario—</i>					
Toronto.....	477,581 99	25,993 50	503,575 49	16,993 93	486,581 51
<i>Manitoba—</i>					
Winnipeg.....	228,883 18	51,300 00	280,183 18	26,196 65	253,986 53
<i>British Columbia—</i>					
Victoria.....	1,261,624 50	73,470 00	1,335,094 50	66,126 27	1,268,968 23
Nanaimo.....	125,368 92	9,828 00	135,196 92	1,170 64	134,026 28
New Westminster..	142,255 43	11,363 00	153,618 43	6,756 75	146,861 68
<i>Nova Scotia—</i>					
Amherst.....	97,206 18	15,787 00	112,993 18	2,106 81	110,886 37
Antigonish.....	23,555 44	2,490 00	26,045 44	895 61	25,149 83
Annapolis.....	98,297 29	12,044 68	110,323 97	2,380 99	107,942 98
Arichat.....	122,766 97	2,329 12	125,096 09	2,019 38	123,076 71
Acadia Mines.....	25,602 47	2,523 00	28,125 47	3,319 84	24,805 63
Haddeck.....	25,408 07	3,356 00	28,764 07	380 22	28,383 85
Bridgewater.....	15,140 95	2,593 00	17,733 95	291 12	17,442 83
Barrington.....	28,257 30	7 00	28,264 30	242 00	28,022 30
Digby.....	53,937 16	4,583 00	58,520 16	3,633 61	54,886 52
Guysboro'.....	37,416 61	5,566 00	42,982 61	3,335 55	39,647 09
Halifax.....	2,224,446 38	82,021 93	2,306,468 31	80,290 44	2,226,177 87
Kentville.....	74,148 45	5,225 82	79,374 27	2,769 54	76,604 73
Liverpool.....	104,804 23	4,374 00	109,178 23	1,012 65	108,165 58
Little Glace Bay.....	12 65		12 65		12 65
Lingan.....	8,404 05	130 00	8,534 05	8 00	8,526 05
Lunenburg.....	65,854 25	3,178 00	69,032 25	815 52	68,216 73
Maitland.....	42,602 66	2,693 00	45,300 66	2,102 47	43,198 19
New Glasgow.....	81,918 29	3,413 00	85,331 29	2,084 54	83,246 75
Parrsboro'.....	40,435 16	1,892 00	42,327 16	229 64	42,097 52
Port Hood.....	41,785 83	2,446 00	44,231 83	983 60	43,248 23
Pictou.....	34,904 07	1,904 00	36,808 07	442 47	36,365 60
Shelburne.....	29,547 06	585 39	30,132 45	417 06	29,715 39
Sydney.....	147,783 27	8,744 00	156,527 27	6,096 81	150,430 46
Sherbrooke.....	30,308 56	2,052 00	32,360 56	547 54	31,813 02
Truro.....	168,373 07	10,227 00	178,600 07	5,885 70	172,714 37
Windsor.....	368,754 57	8,228 00	376,982 57	11,078 74	365,903 83
Weymouth.....	48,006 46	1,493 00	49,499 46	622 53	48,876 93
Yarmouth.....	253,693 42	18,168 00	271,861 42	21,408 80	250,452 62
<i>New Brunswick—</i>					
Bathurst.....	55,387 33	5,008 00	60,395 33	953 41	59,441 92
Chatham.....	169,988 17	4,053 00	174,041 17	2,236 18	171,804 99
Dalhousie.....	125,340 04	3,183 00	128,523 04	1,210 88	127,312 16
Dorchester.....	15,866 35	1,105 00	16,971 35	600 00	16,371 35
Fredericton.....	238,706 97	14,156 00	252,861 97	7,149 31	245,712 66
Hillsboro'.....	15,892 67	997 00	16,889 67	528 41	16,361 26
Moncton.....	100,472 20	9,150 00	109,622 20	6,075 44	103,546 76
Newcastle.....	115,743 70	4,662 00	120,410 70	4,462 91	115,947 79
Richibucto.....	57,902 98	3,928 00	61,830 98	281 92	61,549 06
St. Andrews.....	168,351 61	10,743 00	179,094 61	809 97	178,284 64
St. John.....	1,459,180 19	64,061 00	1,523,241 19	21,537 27	1,501,703 92
Woodstock.....	162,294 64	6,755 00	169,049 64	5,931 55	163,118 09
<i>Prince Edward Island—</i>					
Charlottetown.....	629,436 67	27,939 00	657,375 67	16,144 56	641,231 11
Total.....	9,843,634 44	535,758 44	10,379,392 88	340,567 31	10,038,825 57

FINANCE DEPARTMENT,
OTTAWA, 30th Nov., 1881.

J. M. COURTNEY,
D. M. F.

POST OFFICE DEPARTMENT.

Dr. Post Office Savings Bank Account for the Month of October, 1881. Cr.

(Furnished to the Minister of Finance in accordance with the Post Office Act 1875, sec. 69, and Public Accounts Audit Act, 1878, Sec. 20.)

Balance in hands of Minister of Finance on 30th Sept., 1881	\$6,877,991 07	Repayments at Post Office Savings Banks during month	\$239,670 21
Deposits in Post Office Savings Banks during month	550,880 00		
Interest allowed to Depositors on ac- counts closed during month	1,172 92	Balance :—	
		At the credit of Depositors' Accounts.....	\$7,153,400 97
		Outstanding cheques held by Depositors, and not presented for payment.	36,972 81
	7,430,043 99		7,190,373 78
			7,430,043 99

J. M. COURTNEY,
Deputy Minister of Finance.

N. S. GARLAND,
Clerk of Statistics.

FINANCE DEPARTMENT, Ottawa, 17th November, 1881.

THE FOLLOWING NEW POST OFFICES WERE ESTABLISHED IN CANADA
ON THE 1ST NOVEMBER, 1881.

NAME OF POST OFFICE.	TOWNSHIP OR PARISH.	ELECTORAL COUNTY.	POSTMASTER.
Aberdeen.....	Bentinck	Grey, S. R.....O..	James W. Crawford.
*De Winton.....	Sec 29, Tp. 10, R. 14 W....	Marquette.....M..	H. A. Perley.
Eastman	Bolton	Brome	Thomas Perdue.
Edge Hill.....	Glenelg	Grey, S. R.....O..	James Edge.
Emory.....	Dist. of New Westminster..	Yale	Thomas W. Gray.
French Bay	Amabel	Bruce, N. R.....O..	Henry Shannon.
Grenfell	Sec. 24. Tp. 4, R. 10 W....	Marquette	James Keating.
Grosses Roches	Cherbourg.....	Rimouski	Joseph Ross.
Louise	Bentinck	Grey, S. R.....O..	Stewart B. Wilson.
Rebecca	Nissouri West.....	Middlesex, E. R.....O..	John Henderson.
Swan Lake.....	Sec 17, Tp. 5, R. 10 W....	Marquette	John G. Tulloch.
Wylie.....	Wylie	Renfrew, N. R.....O..	Frank Smith.

* Opened on the 15th October, 1881.

CHANGES IN POST OFFICES ALREADY ESTABLISHED.

OFFICES CLOSED.

Hayward FallsCo. Grey, S. R., O.
ProspectCo. Marquette, M.
Ullswater.....Co. Muskoka, O.

NAMES CHANGED.

Milburn, Co. Huron, C. R., O.to Dunlop.
Pine Falls, Province Keewatin.....to Fort Alexander.

SUMMARY STATEMENT shewing the Quantity and Value of Goods entered for Consumption in the Dominion of Canada (exclusive of British Columbia) and the Duty Collected thereon, during the month ending 30th September, 1881.

ARTICLES.	ENTERED FOR CONSUMPTION.		
	Quantity.	Value.	Duty.
		\$ cts.	\$ cts.
Acids.....	\$	4,041 00	816 58
Agricultural Implements	"	10,829 00	2,655 05
Ale, Beer and Porter.....	Gals. 25,912	15,979 00	3,980 96
Animals.....	\$	6,634 00	1,326 15
Books, Pamphlets, &c., &c.....	"	119,020 00	21,144 64
Brass and manufactures of.....	"	32,537 00	8,721 35
Breadstuffs, viz :—			
Grain of all kinds.....	Bush. 84,751	54,135 00	6,951 14
Flour and Meal.....	Brls. 22,541	65,166 00	7,652 98
Rice and all other Breadstuffs.....	\$	26,470 00	10,402 83
Candles.....	Lbs. 19,855	2,786 00	694 60
Chicory.....	" 13,199	598 00	524 46
Coal of all kinds and Coke.....	Tons. 125,028	432,381 00	68,076 94
Coffee, from countries others than U. S.....	Lbs. 114,637	15,635 00	2,342 75
" " U. States.....	" 30,629	4,557 00	1,029 24
Copper and manufactures of.....	\$	22,573 00	2,597 90
Cordage of all kinds.....	"	8,293 00	911 31
Cotton, manufactures of.....	"	830,643 00	180,765 03
Drugs and Medicines.....	"	71,483 00	15,157 13
Earthen, Stone, and Chinaware.....	"	66,718 00	18,507 10
Fancy Goods.....	"	190,716 00	41,729 32
Fish.....	"	13,357 00	2,731 44
Fruit, Dried.....	"	48,071 00	11,638 07
" green, &c.....	"	59,280 00	11,942 67
Furs.....	"	52,682 00	10,428 05
Glass and Glassware.....	"	94,257 00	21,965 45
Gunpowder and explosive substances.....	"	4,388 00	1,194 10
Hats, Caps and Bonnets.....	"	121,789 00	30,451 15
Hops.....	Lbs. 11,905	2,424 00	714 30
Iron and Steel, and manufactures of.....	\$	1,074,752 00	220,852 91
Jewellery and watches, and manufactures of gold and silver.....	"	109,043 00	25,559 70
Lead and manufactures of.....	"	21,335 00	2,996 79
Leather and manufactures of.....	"	162,405 00	36,109 59
Marble and Stone, and manufactures of.....	"	16,115 00	3,032 62
Malt.....	Lbs.		
Metals, Composition, &c., and manufactures of.....	\$	34,772 00	8,070 19
Musical Instruments.....	"	39,897 00	11,449 30
Oils, Kerosene, Refined Petroleum, etc., etc.....	Gals. 353,193	44,365 00	25,411 81
" all other, N.E.S.....	" 115,304	59,462 00	14,238 70
Paints and Colors.....	\$	45,325 00	6,729 59
Paper and manufactures of.....	"	95,140 00	22,202 06
Perfumery, &c.....	"	2,248 00	674 40
Provisions, viz :			
Bacon, Hams, Shoulders, Sides; Beef, Pork and Mutton.....	Lbs. 1,487,952	138,007 00	18,154 26
Butter.....	" 208	54 00	8 32
Cheese.....	" 8,091	1,388 00	242 73
Lard.....	" 131,343	15,894 00	2,626 86
Poultry and other meats.....	\$	6,295 00	1,122 94
Salt, not imported from Great Britain or British Possessions or for Gulf Fisheries.....	Lbs. 339,655	503 00	276 36
Seeds.....	\$	2,345 00	424 30
Silk, manufactures of.....	"	354,003 00	104,733 85
Soap of all kinds.....	"	3,746 00	1,158 52
Spices, ground and unground.....	"	14,781 00	3,195 50
Starch.....	Lbs. 39,117	2,467 00	782 34
Spirits of all kinds.....	Gals. 75,288	80,165 00	103,127 19
Wines, other than Sparkling.....	" 37,447	32,651 00	23,164 39
Sparkling.....	Doz. 1,958	14,674 00	8,622 20
Sugar, above No. 14, D.S.....	Lbs. 450,636	17,636 00	10,678 92
" equal to No. 9, and not above No. 14, D.S.....	" 6,793,518	250,654 00	126,145 33
" below No. 9, D.S.....	" 7,382,849	259,830 00	114,863 28
" Syrups, Cane Juice, &c.....	" 77,706	2,824 00	1,332 89
" Melado, &c., &c.....	" 1,344,731	35,534 00	15,841 30
Glucose and Syrups.....	" 92,911	3,814 00	1,796 25
Molasses for refining.....	Gals. 75,764	17,942 00	4,485 50
Molasses not for refining.....	" 275,477	78,610 00	12,043 90
Tea from countries other than the U.S.....	Lbs. 930,108	188,779 00	42,205 47
" United States.....	" 300,634	57,873 00	20,307 69
Tobacco and Cigars.....	" 19,784	21,580 00	13,663 46
Wood and manufactures of.....	\$	119,286 00	29,912 10
Woollen manufactures.....	"	1,313,198 00	357,464 12
Wool, Class 1, viz : Leicester, Cotswold, Lincolnshire down combing wools, or wools known as Lustre Wools, and other like combing wools, such as are grown in Canada.....	Lbs.		
All other dutiable articles.....	\$	759,321 00	173,090 89
Total Dutiable Goods.....		\$7,876,138 00	\$2,055,851 22
Coin and Bullion (except U.S. silver coin).....		6,444 00	
Free Goods, all other.....		1,782,536 00	
Grand Total entered for Consumption.....		\$ 9,665,118 00	\$2,055,851 22

CUSTOMS DEPARTMENT,
OTTAWA, 10th November, 1881.

J. JOHNSON,
Commissioner of Customs.

MONTHLY STATEMENT of Goods Exported from the Dominion of Canada (exclusive of British Columbia) for October, 1881.

	Produce of Canada.	Produce of other countries.	Total.
	\$ cts.	\$ cts.	\$ cts.
Produce of the Mine.....	151,515 00	10,292 00	161,807 00
do Fisheries.....	625,731 00	625,731 00
do Forest.....	3,674,312 00	125,509 00	3,799,821 00
Animals and their Produce.....	2,275,481 00	93,672 00	2,369,153 00
Agricultural Products.....	6,002,151 00	121,018 00	6,123,169 00
Manufactures	380,445 00	100,842 00	481,287 00
Miscellaneous Articles.....	54,196 00	13,348 00	67,544 00
Totals.....	13,163,831 00	464,681 00	13,628,512 00
Coin and Bullion.....
Grand Total.....	13,163,831 00	464,681 00	13,628,512 00

CUSTOMS DEPARTMENT,

OTTAWA, 25th November, 1881.

J. JOHNSON,
Commissioner of Customs.

CIRCULATION AND SPECIE.

	31st July.	31st August.	30th September.	31st October.	30th November.	31st December.
Fractionals.....	151,678 10	153,156 10	156,793 10	170,872 85		
\$1 & \$2.....	4,669,269 25	4,936,310 75	5,363,421 75	5,732,630 75		
5, \$10 & \$20.....	77,040 45	71,865 45	71,595 85	71,345 85		
\$50 & \$100.....	799,375 00	761,075 00	676,325 00	676,575 00		
\$500 & \$1000.....	8,998,000 00	9,027,500 00	8,872,000 00	8,221,500 00		
Total.....	14,695,262 80	14,949,907 30	15,140,135 70	14,872,924 45		
	31st January.	28th February.	31st March.	30th April.	31st May.	30th June.
Fractionals.....						
\$1 & \$2.....						
5, \$10 & \$20.....						
\$50 & \$100.....						
\$500 & \$1000.....						
Total.....						

Fractional Notes.....	170,872 85	
Provincial ".....	174,767 85	
Montreal issue.....	7,282,022 50	
Toronto ".....	4,789,958 00	
Halifax ".....	1,731,663 50	
St. John ".....	693,706 25	
Victoria ".....	29,933 50	
Total.....	\$14,872,924 45	

Specie held by the several Assistant Receivers General, on the 31st October.....	2,687,217 65
Guarantee Sterling Debentures.....	2,920,000 00
	<u>5,607,217 65</u>
Guaranteed Debentures to be held under Vic. 43, cap. 13—	
10 p. c. on \$14,872,924 45	1,487,292 44
Specie to be held under Vic. 43, cap. 13—	
15 p. c. on 14,872,924 45	2,230,938 67
	<u>\$3,718,231 11</u>
Excess of Specie and Guaranteed Debentures.....	<u>1,888,986 54</u>
Unguaranteed Debentures to be held under Vic. 43, cap. 13.	12,000,000 00
75 p.c. on 14,872,924 45.....	<u>11,154,693 34</u>
Excess of Unguaranteed Debentures.....	<u>845,306 66</u>
SUMMARY.	
Excess of Specie and Guaranteed Debentures.....	1,888,986 54
Excess of Unguaranteed Debentures.....	<u>845,306 66</u>
Total Excess.....	<u>2,734,293 20</u>

FINANCE DEPARTMENT,
Ottawa, 11th November, 1881.

J. M. COURTNEY,
Deputy Minister of Finance.

FRED. TOLLER,
Comptroller, Dominion Currency.

LIST OF INSURANCE COMPANIES, LICENSED TO DO BUSINESS IN CANADA UNDER THE INSURANCE ACTS OF 1875 AND 1877.

NAME OF THE COMPANY.	Chief Agent to receive process.	Amount of Deposit. Deposits marked (A) are applicable solely to Life Policies existing 31st March 1878; marked (B) to policies subsequent to that date.	Description of Insurance business for which licensed.
The Accident Insurance Company of North America.....	Edward Rawlings, Manager, Montreal.....	\$13,500 Montreal Harbour bonds; \$9,733 Montreal Warehousing Bds.; \$550, 5 p. Canada stock. (Accepted at \$20,000).....	Accident.
The Aetna Insurance Company of Hartford, Connecticut.....	Robert Wood, General Agent, Montreal.....	\$5,070 Canada stock; \$23,000 Municipal Debentures; \$72,000 U.S. Bonds. (Accepted at \$97,771).....	Fire and Inland Marine.
The Aetna Life Insurance Company of Hartford, Connecticut.....	Wm. H. Orr, Manager, Toronto.....	\$100,000 U.S. gold bonds (A), \$70,000 U.S. Bonds and \$25,000 Debs. Prov. of Queb. (B).....	Life.
The Agricultural Insurance Company of Watertown, N.Y., U.S.....	Jno. Fisher, Chief Agent, Cobourg.....	\$100,000 U.S. Bonds, 4 per cent.	Fire.
The Anchor Marine Insurance Company.....	Hugh Scott, Agent, Toronto.....	\$56,000 Municipal Debentures. (Accepted at \$50,400).....	Inland Marine.
The British America Assurance Company, Toronto.....	Louis B. Boulton, Manager, Toronto.....	\$61,000 Municipal Debentures. (Accepted at \$54,900).....	Fire and Inland Marine.
The Briton Life Association (Limited).....	J. B. M. Chipman, Chief Agent, Montreal.....	\$54,933—Canada 4 per cent. bonds.....	Life.
The Canada Fire and Marine Insurance Company.....	Charles Cameron, Managing Direct., Hamilt'n A. G. Ramsay, Manager, Hamilton.....	\$57,000 Municipal Debent. (Accepted at \$51,300).....	Fire and Inland Marine.
The Canada Life Assurance Company, Hamilton.....	W. B. McMurrich, Agent, Toronto.....	\$60,000 Municipal Debentures. (Accepted at \$54,000).....	Life.
The Canadian Steam Users Insurance Association.....		\$3,900 Imper. Building Society stock, \$5,000 Toronto Building and Loan Assoc. stock, \$1,600 Western Assur. stock.....	Steam Boilers, &c. Life and Accident.
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal.....	\$56,000 Municipal Debentures. (Accepted at \$50,400).....	Fire and Inland Marine.
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal.....	\$56,000 Montreal Harbor bonds. (Accepted at \$50,400).....	Guarantee.
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal.....	\$30,000 cash.....	Fire.
The City of London Fire Insurance Co. (Limited).....	J. K. Oswald, Chief Agent, Montreal.....	\$20,000 stg. Canada Stock.....	Fire and Life.
The Commercial Union Assurance Company of London, England.....	Fred. Cole, General Agent, Montreal.....	\$100,344 Canada stock (Life A), \$50,613 Canada Con. 5 per cent. stock and \$55,967, 4 p. c. stock (Fire).....	Life.
The Confederation Life Association of Canada.....	J. K. Macdonald, Managing Director, Toronto.....	\$86,300 Municipal Debentures. (Accepted at \$77,650).....	Fire and Inland Marine.
The Dominion Fire and Marine Insurance Company, (Hamilton).....	F. R. Despard, Manager, Hamilton.....	\$35,000 cash, \$15,000, City Victoria, B. C. Bonds.....	Life.
The Equitable Life Assurance Society of the United States, N. Y.....	R. W. Gale, Manager, Montreal.....	\$100,000 Canada stock (A) and \$65,000 U.S. Bonds (B).....	Fire.
The Fire Insurance Association (Limited), London, England.....	Wm. Robertson, Chief Agent, Montreal.....	\$100,000 Canada stock.....	Guarantee.
The Guarantee Company of North America.....	Edward Rawlings, Manager, Montreal.....	\$32,000 Municipal Debentures; \$15,000 Mon. Harb. Bonds; \$9,733 Mon. Warehous. bds. and \$400 stock. (Accepted at \$51,000)	Fire.
The Guardian Fire and Life Assurance Company, London, England.....	Robt. Simms & Co., and Geo. Denholm, Gen. Agents, Montreal.....	\$100,343 Canada stock.....	Fire.
The Hartford Fire Insurance Company, Hartford, Connecticut.....	Robt. Wood, General Agent, Montreal.....	\$55,000 U.S. bds. and \$30,840 bank stock. (Accepted at \$100,000)	Fire.
The Imperial Insurance Company of London, England.....	W. H. Rintoul, Agent, Montreal.....	\$48,667 Con. 5 per cent. Can. stock, \$51,402 6 per cent. Can. stock	Fire.
The Lancashire Insurance Company.....	S. C. Duncan-Clark, Chief Agent, Toronto.....	\$100,000 Canada stock.....	Life.
The Lion Life Insurance Company (Limited) London, England.....	Fred. Stanciliffe, General Manager, Montreal.....	\$10,000 stg. Canada stock.....	Life.
The Liverpool and London and Globe Insurance Company.....	G. F. C. Smith, Chief Agent, Montreal.....	\$50,000 Canada stock (Life), and \$3,000 Can. 5's; \$63,000 Muni- cipal Deb., \$25,000 Montreal Investment Association; and \$17,030 cash. (Accepted at \$145,480).....	Fire and Life
The London Assurance Corporation, England.....	C. O. Foster, Agent, Montreal.....	\$50,127 Canada Con. 5 p. c. stock and \$99,873 Canada stock, being (Fire) \$100,000 and (Life) \$50,000.....	Fire and Life.
The London Guarantee and Accident Co. (Limited).....	A. T. McLeod, Chief Agent, Toronto.....	\$11,000 stg. Canada Stock.....	Guarantee and Accident.
The London and Lancashire Fire Insurance Company, Liverpool.....	C. J. Spike, Chief Agt., Halifax, N.S.....	\$21,000 stg. Canada Stock.....	Fire.
The London and Lancashire Life Assurance Company.....	William Robertson, Manager, Montreal.....	\$100,000 Canada stock (A) \$5,000 cash and \$4,867 Prov. of Queb. bonds (B).....	Life.
The London Mutual Fire Insurance Company of Canada, London, Ont.....	D. C. Macdonald, Secretary, London.....	\$25,000 Canada Stock and \$5,000 cash.....	Life.
The Metropolitan Life Insurance Company of New York.....	Thos. A. Temple, General Agent, St. John, N.B.....	\$100,000 U. S. bonds.....	Life
The Metropolitan Plate Glass Insurance Company, New York.....	A. J. Pell, Montreal.....	\$5,000 United States bonds.....	Plate Glass Insurance.
The Mutual Life Association of Canada.....	J. Turner, President, Hamilton.....	\$99,267 Municipal Debentures. (Accepted at \$89,339).....	Life.
The North American Mutual Life Insurance Company.....	Wm. McCabe, Managing Director, Toronto.....	\$50,000 cash.....	Life.
The North British and Mercantile Insurance Company.....	Macdougall & Davidson, General Agents, } Montreal.....	\$50,000 Canada stock (Life A); \$47,000 Montreal Harbour bonds and \$65,000 Municipal Deb. (Fire). (Accepted at \$150,800)	Fire and Life

The Northern Assurance Company of Aberdeen and London	Taylor Bros., General Agents, Montreal.....	\$85,833 Canada stock, \$14,167 Canada 5's	Fire.
The Norwich Union Fire Insurance Society, Norwich, England.. ..	Alex. Dixon, Agent, Toronto.....	\$100,000 Canada Stock.....	Fire.
The Ontario Mutual Life Assurance Company.....	Wm. Hendry, Manager, Waterloo	\$56,207 Municipal Debentures. (Accepted at \$50,586) ..	Life
The Phoenix Insurance Company of Brooklyn.....	Robert Hampson, Agent, Montreal	\$100,000, U. S. bonds.....	Fire and Inland Marine.
The Phoenix Fire Assurance Company, London, England	Gillespie, Moffatt & Co. Gen. Ag'ts Mont.	\$50 171 Canada stock, and \$50,126 Canada Con. 5 p.c. stock.....	Fire.
The Quebec Fire Assurance Company	J. G. Olapham, President, Quebec.....	\$25,000 Canada stock, \$60,000 Bank stock, and \$15,200 Municipal Debentures. (Accepted at \$98,680).....	Fire.
The Queen Fire and Life Insurance Company, England.....	A. M. Forbes & H. J. Mudge, Chief Agents, Montreal	\$100,000 Canada stock (Fire) and \$51,100 Canada Consol. 5 p. c. stock (Life)	Fire and Life.
The Reliance Mutual Life Assurance Society, London, England.....	J. Cassie Hatton, Attorney, Montreal.....	\$100,000 Canada stock (A) and \$10,000 Canada stock (B).....	Life.
The Royal Canadian Insurance Company	Arthur Gagnon, Secretary, Montreal.....	\$56,000 Montreal Harbour bonds. (Accepted at \$50,400).....	Fire and Inland Marine.
The Royal Insurance Company	M. H. Gault & Wm. Tatley, Chief Agents, Montreal		
The Scottish Imperial Insurance Company	Taylor Bros., General Agents, Montreal.....	\$96,982 Canada stock, \$53,533 Canada Consol. 5 p. c. stock, \$170,333, British Consols—being \$149,182 (Fire) \$50,000 (Life A) and \$121,666 (General). Also \$97,333.33, British Annuities (General). Total \$418,182	Fire and Life.
The Sovereign Fire Insurance Company of Canada.....	Hon. Alex. Mackenzie, President, Toronto.....	\$71,068 Canada stock, \$20,000 Montreal Harbour bonds, \$13,500 Municipal Deb. (Accepted at \$101,218).....	Fire.
The Standard Life Assurance Company, Scotland.....	W. M. Ramsay, Manager, Montreal.	\$115,655 Municipal Debent., cash \$3,684. (Accepted at \$107,774) ..	Fire.
The Star Life Assurance Society of England.....	A. W. Lauder, General Treasurer, Toronto ..	\$64,000 Mun. Debts., \$107,000 Mont. Harbour Bds., (accepted at \$153,900), being \$126,750 (Life A), and \$27,150 (Life B).....	Life.
The Sun Mutual Life Insurance Company of Montreal.....	R. Macaulay, Secret. and Manager, Montreal.	\$100,343 Canada stock.....	Life.
The Toronto Life Assurance and Tontine Company	Arthur Harvey, Manager, Toronto.....	\$56,000 Municipal Debentures. (Accepted at \$50,400).....	Life and Accident.
The Travelers Insurance Company of Hartford, Conn.	Thos. Simpson, Agent, Montreal.....	\$32,400 Municipal Debent., cash \$1,040.36 (Accepted at \$30,200). \$100,000 U. S. bonds, \$25,000 Municipal Debent., \$20,000 Montreal Harbour Bonds, (accepted at \$140,500), being \$100,000 (Life A) \$25,000 par (Life B) and \$20,000 par, (accident).....	Life and Accident.
The Union Mutual Life Insurance Company of Maine.....	Wm. Mulock, Agent Toronto.....	\$100,000 U. S. 4 per cent. Bonds (A) and \$15,000 District of Columbia, U.S., Bonds (B).....	Life.
The Western Assurance Company, Toronto	J. J. Kenny, Managing Director, Toronto.....	\$57,700 Municipal Debentures. (Accepted at \$51,930).....	Fire and Inland Marine.

THE FOLLOWING LIFE INSURANCE COMPANIES HAVING CEASED TO TRANSACT NEW BUSINESS IN CANADA, ARE ENTITLED UNDER SECTION 17 OF THE CONSOLIDATED INSURANCE ACT OF 1877, TO TRANSACT ALL BUSINESS CONNECTED WITH POLICIES EXISTING AT 31st MARCH, 1878, AND THEIR DEPOSITS ARE APPLICABLE TO THOSE POLICIES SUBJECT TO THE PROVISIONS OF THE INSURANCE ACTS OF 1868 AND 1871.

NAME OF THE COMPANY.	Chief Agent to receive process.	Amount of Deposit.	Business.
The Briton Medical and General Life Association, London, England.	Jas. B. M. Chipman, Manager, Montreal.....	\$100,343 Canada Stock	Life.
The Connecticut Mutual Life Insurance Company of Hartford, Conn., U.S.....	Robt. Wood, General Agent, Montreal.....	\$100,000 U.S. Bonds.....	Life.
The Edinburgh Life Assurance Company.....	David Higgins, Chief Agent, Toronto.....	\$150,515 Canada Stock.....	Life.
The Life Association of Scotland.....	George W. Ford, Chief Agent, Montreal.....	\$150,000 Canada Stock	Life.
The National Life Insurance Company of the United States of America.....	John F. Bell, Attorney, Windsor.....	\$100,000 U. S. Bonds.....	Life.
The New York Life Insurance Company	F. W. Campbell, M.D., Attorney, Montreal.....	\$100,000 U. S. Bonds.....	Life.
The North Western Mutual Life Insurance Company of Milwaukee.....	M. W. Mills, Chief Agent, Toronto.....	\$100,000 U. S. Bonds.....	Life.
The Phoenix Mutual Life Insurance Company, Hartford, Connecticut	A. R. Bethune, General Agent, Montreal.....	\$105,000 U. S. Bonds.....	Life.
The Positive Government Security Life Assurance Company (limited) England.....	John Taylor, Secretary, Montreal.....	\$8,273 Canada 5 per cent Debentures.....	Life.
The Scottish Amicable Life Assurance Society.....	Geo. Wm. Ford, General Agent, Montreal.....	\$150,000 Canada Stock.....	Life.
The Scottish Provident Institution.....	R. A. Ramsay, Attorney. Montreal.....	\$100,343 Canada Stock.....	Life.
The Scottish Provincial Assurance Company	Geo. Wm. Ford, Secretary, Montreal.....	\$150,790, viz: 112,343, Canada Stock, and \$38,447 Canada 5 per cent debentures.....	Life.
The United States Life Insurance Company	\$60,000 U. S. Gold Bonds.....	Life.

NOTE.—The Globe Mutual Life Insurance Company of New York, has been declared insolvent both in the United States and Canada, and Jas. D. Fish of New York has been appointed Receiver by the United States Courts, and W. O. Wells, of Montreal, has been appointed Assignee by the Superior Court of Lower Canada, Montreal, for the Canadian business of the Company. The deposit of the Company with the Government, \$100,000 U.S. Bonds, has by order of said Superior Court, been delivered to the Bankers of that Court. The Merchants' Marine Insurance Company of Montreal has ceased to transact business and is winding up its affairs. The deposit has been surrendered to the Company, except \$2,223 cash held against contested claims.

Office of the Superintendent of Insurance,
Ottawa, 30th September, 1881.

J. B. CHERRIMAN, Superintendent of Insurance.

RETURN OF THE AMOUNT OF LIABILITIES AND ASSETS OF THE MONTREAL CITY AND DISTRICT SAVINGS BANK, AND OF THE CAISSE D'ECONOMIE DE NOTRE-DAME DE QUEBEC, ON THE 31st OCTOBER, 1881.

LIABILITIES.											
CAPITAL.											
	Capital Stock.	Capital paid up.	Dominion Govt. deposits payable on demand.	Provincial Govt. deposits payable on demand.	Other deposits payable on demand.	Dominion Govt. deposits payable after notice.	Provincial Govt. deposits payable after notice.	Other deposits payable after notice.	Special Poor Fund or Charity Trust.	Other Liabilities.	Total Liabilities.
	\$ cts. 2,000,000 00 1,000,000 00	\$ cts. 600,000 00 250,000 00	\$ cts. 238,304 83	\$ cts.	\$ cts.	\$ cts. 17,030 00	\$ cts.	\$ cts. 5,206,499 42 3,050,706 36	\$ cts. 180,000 00 83,000 00	\$ cts. 73,438 52 44,990 14	\$ cts. 5,715,272 77 3,178,696 50
	City and District Savings Bank.....										
	Caisse d'Economie Notre-Dame de Québec.....										
ASSETS.											
	Dominion Securities.	Provincial or Municipal Securities.	Loans having Government Securities.	Loans secured by Bank Stock.	Loans secured by Stock, &c.	Cash in hand or on call in chartered Banks.	Special Poor Fund or Charity Investments.	Bank Stock prior to incorporation.	Other Assets.	Total Assets.	
	\$ cts. 97,463 27	\$ cts. 1,377,849 84 718,290 48	\$ cts. 573 32	\$ cts. 1,725,543 48 1,031,895 11	\$ cts. 1,736,630 81 124,464 18	\$ cts. 985,716 04 1,036,635 30	\$ cts. 180,000 00 83,000 00	\$ cts. 237,220 00	\$ cts. 419,734 84 122,016 83	\$ cts. 6,426,048 33 3,450,985 17	
	City and District Savings Bank.....										
	Caisse d'Economie Notre-Dame de Québec.....										

• Including landed property of Bank \$341,295 10.

N. S. GARLAND,
Clerk of Statistics.

FINANCE DEPARTMENT,
Ottawa, 7th Nov. 1881.

J. M. COURTNEY,
Deputy Minister of Finance.

TO ADVERTISERS IN THE GAZETTE.

PARTIES sending advertisements to be inserted in "The Canada Gazette," will hereafter please observe the following rules:

1st. Address "The Canada Gazette, Ottawa, Canada"

2nd. Indicate the number of insertions required

3rd. Invariably remit the fees for such advertisements, together with the price of one Gazette, as below. Otherwise they will not be inserted. The rates are eight cts. for the first insertion, and two cts. for each subsequent insertion per line of nine words, each figure counting as one word.

Subscribers will also notice that the subscription, \$4 per annum, is invariably payable in advance, and that the "Gazette" will be stopped from them at the end of the period paid for. Single numbers will be charged ten cts. each, and when more than one are required by advertisers, must be remitted for likewise.

BROWN CHAMBERLIN,
Queen's Printer.

Office of Queen's Printer,
Ottawa, 11th May, 1872.

APPLICATIONS TO PARLIAMENT.

DOMINION PARLIAMENT.

Rules relating to Notices for Private Bills.

51. All applications for Private Bills, properly the subjects of legislation by the Parliament of Canada, within the purview of "The British North America Act, 1867," whether for the erection of a Bridge, the making of a Railroad, Turnpike Road or Telegraph Line; the construction or improvement of a Harbour, Canal, Lock, Dam or Slide, or other like work; the granting the right of Ferry; the incorporation of any particular Trade or Calling, or of any Banking or other Joint Stock Company; or otherwise for the granting to any individual or individuals, any exclusive or peculiar rights or privileges whatever, or for doing any matter or thing which, in its operation, would affect the rights or property of other parties, or relate to any particular class of the community; or for making any amendment of a like nature to any former Act, shall require a Notice, clearly and distinctly specifying the nature and object of the application, and (except in the case of existing corporations) signed by, or on behalf of the applicants, to be published as follows, viz:

In the Provinces of Quebec and Manitoba.

A notice inserted in the *Canada Gazette*, in the English and French languages, and in one newspaper in the English, and in one in the French language in the District affected, or in both languages in one paper, if there be but one in the said District, or if there be no paper published therein, then, in both languages, in a paper in the nearest District, in which a newspaper is published.

In any other Province.

A notice inserted in the *Canada Gazette*, and in one newspaper published in the County, or Union of Counties affected, or if there be no paper published therein, then in a newspaper in the nearest County in which a newspaper is published. Such Notices to be continued in each case, for a period of two months during the interval of time between the close of the next preceding Session and the consideration of the Petition. And copies of the newspapers containing the first and last insertion of such notice shall be sent to the Clerk of each House.

When a Petition is for leave to bring in a Private Bill for the erection of a Toll Bridge, the petitioner or detitioners, upon giving the notice prescribed by the preceding Rule, shall also, at the same time, and in the same manner, give notice of the rates which they intend to ask; the extent of the privilege, the height of the arches, the interval between the abutments or piers for the passage of rafts and vessels, and whether they intend to erect a drawbridge, and the dimensions of the same.

Any person seeking to obtain any Private Bill shall, eight days before the meeting of Parliament, deposit with the Clerk of the House, in which the bill is to originate, a copy of such bill in the English or French language, with a sum sufficient to pay for translating and printing the same—600 copies to be printed in English, and 200 copies in French—the translation to be done by the officers of the House, and the printing by the contractor. The applicant shall be also required to pay the accountant of the House a sum of \$200 and the cost of printing the Act in the Statutes, and lodge the receipt of the same with the Clerk of the Committee to which such Bill is referred—such payment to be made immediately after the second reading, and before the consideration of the Bill by such Committee.

No Petition for a Private Bill is received by either House after the first ten days of the session.

ROBERT LEMOINE,
Clerk of the Senate.

JOHN GEORGE BOURINOT,
Clerk of the Commons.

Rules of the Senate relating to Notices for Bills of Divorce.

72. Every Applicant for a Bill of Divorce is required to give notice of his intention so to do, and to specify from whom and for what cause, by advertisements during six months, in the *Canada Gazette*, and in two newspapers published in the District, in Quebec and Manitoba, or in the County, or Union of Counties in the other Provinces, where such applicant usually resided at the time of the separation, or if thy requisite number of papers cannot be found therein then in the adjoining District, or County, or Union of Counties.

73. A copy of the notice, in writing, is to be served at the instance of the applicant, upon the person from whom the Divorce is sought, if the residence of such person can be ascertained; and proof on oath of such service, or of the attempts made to effect it, to the satisfaction of the Senate, is to be adduced before the Senate on the reading of the Petition.

ROBERT LEMOINE,
Clerk of the Senate

NOTICE is hereby given that application will be made to the Parliament of Canada, at its next session, for an Act to authorize the "Mutual Life Association of Canada" to change the name of the association. Also to empower the said association to issue policies on the principle of non-participation of profits, and for other purposes.

MACKELCAN, GIBSON & BELL,
Solicitors for applicants.

Dated at Hamilton, 24th November, 1881. 23-9

NOTICE is hereby given that application will be made to the Parliament of the Dominion of Canada, at its next session, for an Act to incorporate a company under the name of the "Nova Scotia Railway Company, Limited," with full powers to acquire, wholly or in part, by purchase or otherwise, the existing lines of railway (excepting the Intercolonial Railway) whether finished or not, in Nova Scotia, or any one or more of them, and the appurtenances.

2. The construction, completion, repair and equipment of existing partially completed lines of railway in Nova Scotia.

3. The construction of a line of railway in the Island of Cape Breton, and lines connecting with the Government Railway in the County of Pictou and County of Halifax.

4. The establishment, maintenance and operation of ferries and steamboat service between Nova Scotia proper and the Island of Cape Breton, between

Prince Edward Island and Nova Scotia, between New Brunswick and Nova Scotia, and between Nova Scotia and the United States of America.

5. The construction, purchasing, leasing or hiring of steamboats, ferry boats, railways, coaches and conveyances, and lines of telegraph in connection with said railways hereinbefore mentioned, and the working and operating of the same for hire.

6. The maintenance and operation of all the lines of railway hereinbefore mentioned, whether now constructed or hereafter to be constructed.

THOMPSON & GRAHAM,

Solicitors for applicants.

Halifax, N.S., 24th November, 1881.

23-9

NOTICE.—The Napierville Junction Railway and Quarry Company, will apply to the Dominion Parliament for the following amendments to their charter:

Change of appellation.

Locate its Eastern Terminus at St. John, Q.

Extension south-westerly parallel with the Province Line, and to the River St. Lawrence.

23-9

NOTICE.—Application will be made to the Parliament of the Dominion of Canada, at its next session, by the Canada Mutual Telegraph Company, for an Act of incorporation, conferring powers and privileges in addition to those conferred upon the said company by the Letters Patent incorporating the same.

CARTER & CARTER,

Solicitors for applicants.

Montreal, 30th November, 1881.

23-9

PUBLIC Notice is hereby given that application will be made to the Parliament of the Dominion of Canada, at its next session, for an Act to incorporate "The Quebec Timber Company (limited)."

E. T. BROOKS,

Solicitor for applicants.

November 26, 1881.

23 9

PUBLIC Notice is hereby given that an application will be made to the Parliament of the Dominion of Canada, at the next session thereof, for an Act to incorporate "The Rainy River Improvement Company."

The objects of the proposed company will be to construct booms, dams, slides, piers and works in the rivers, lakes, streams and creeks hereinafter mentioned and on the banks thereof for the purpose of transmission of saw logs, square timber, flatted timber and all descriptions of timber down the whole course of the river flowing westward from Hunter's Island through Rainy Lake, down the course of Rainy River to the Lake of the Woods and the streams, rivers and creeks flowing into the said river, Rainy Lake and Rainy River, in the Province of Manitoba, and Ontario, or in the District of Keewatin; and with all the powers and privileges similar to the provisions in an Act of the Consolidated Statutes of the late Province of Canada intitled "An Act respecting Joint Stock Companies to construct works to facilitate the transmission of timber down rivers and streams," and amendments thereto; and also with full power and privilege to unite and amalgamate with any company formed for a similar purpose by the laws of the State of Minnesota.

PINHEY & CHRISTIE,

Solicitors for applicants.

Dated 28th November, 1881.

23-9

NOTICE is hereby given that application will be made to the Parliament of Canada, at the next session thereof, for an Act to incorporate "The Manitoba and Saskatchewan Transportation Com-

pany," for the purpose of building and operating a line of railway from some point on the Canadian Pacific Railway, between Westbourne and Portage La Prairie to a point on Lake Manitoba, and of constructing and running vessels in connection therewith on Lakes Manitoba and Winnipegosis and the Saskatchewan River, and improving the navigation of the said lakes and rivers; with power to build railways or canals connecting said lakes and river, and to levy tolls on said canals.

C. E. HAMILTON,
Solicitor for applicants.

Winnipeg, 21st November, 1881.

23-9

NOTICE is hereby given that application will be made to the Parliament of Canada, at the next session thereof, for an Act to incorporate, "The Winnipeg and Springfield Bridge Company" with power to build, work, maintain and manage a toll bridge for ordinary traffic purposes across the Red River at some point between the northerly limits of the City of Winnipeg and the Louise Bridge in the County of Selkirk and Province of Manitoba, the said bridge to be constructed with a draw leaving a passage when open of forty feet or more, and with arches twenty-five and one half feet above low water, and with intervals of two hundred feet or more between the abutments of piers. And with power to collect tolls for any passage over the said bridge at rates not exceeding the following:—

Foot passengers, each way, two cents.

Rider with horse or mule, each way, ten cents.

Loose animals, per head, except sheep, pigs and spring colts following the mare, each way, five cents.

Sheep and pigs, per head, each way, two cents.

Cart, carriage, waggon, buggy, sleigh, cutter or other vehicle drawn by one animal, each way, twelve cents and a half.

Carriage, waggon, buggy, sleigh, cutter or other vehicle drawn by two or more animals, each way, twenty cents.

The above rates include the *bona fide* loads of each vehicle.

W. H. CULVER,

Solicitor for applicants.

Winnipeg, 21st November 1881.

23-9

NOTICE is hereby given that application will be made to the Parliament of Canada, at the next session thereof, to incorporate "The Manitoba Bank" for the purpose of doing a Banking business in the Dominion of Canada, with the head office of such Bank at Winnipeg.

H. E. HENDERSON,

Solicitor for applicants.

Dated this 14th day of November, 1881.

22-9

NOTICE is hereby given that application will be made to the Parliament of Canada, at its next session, for an Act to incorporate the North Western Bank.

G. YOUNG SMITH,

Solicitor for applicants.

Whitby, 21st November, 1881.

22-9

NOTICE is hereby given that application will be made to the Parliament of Canada, at the next session thereof, for a charter for a drawbridge with two openings sixty feet wide, the bottom of the lower cord to be not less than four feet above high water, across the Saint Croix River to the boundary line between New Brunswick and the State of Maine, to connect with a bridge from the City of Calais, said bridge to be used for railway and other purposes

and to be built at or near the location surveyed by the Grand Southern Railway Company.

M. MACMONAGLE,
Solicitor for applicants.

Dated at St. Stephen the 16th day of November,
A.D., 1881. 22-9

NOTICE is hereby given that the Dominion Fire and Marine Insurance Company will apply to the Parliament of Canada, at its next session, for an Act empowering them to close their business, wind up their affairs and distribute the surplus assets of the company and for all requisite powers for the said purposes.

F. R. DESPARD,
Secretary. 22-9

Dated, 23rd November, 1881.

NOTICE is hereby given that the Great Western Railway Company will apply to the Parliament of Canada, at its next session, for an Act to authorize an increase of their Loan Capital, so however that the total yearly interest shall not exceed the interest on their present Loan Capital, including interest at the rate of six per centum per annum on the portion unissued; and to authorize the acquisition or purchase of or union with railway companies whose railways they have power to lease or agree to work; and otherwise to extend the powers of the said Company.

SAMUEL BARKER,
Solicitor for Great Western Railway Company.
Dated at Hamilton, Ontario, 24th November 1881. 22-9

NOTICE is hereby given that application will be made to the Parliament of Canada, at its next session, for an Act to incorporate the Grand Central Station Company, with power to erect, build and maintain a Railway Station, in the City of Toronto, and with power to construct or acquire in and near to the City of Toronto, all lines of railway, or to acquire right and running powers over existing lines of railway necessary to connect with and bring into such station the traffic of any railway using or desiring to use such station, and with power to make connections with the elevators and wharves and with other railway stations in the City of Toronto, and to contract with forwarding, railway and shipping companies for the carriage of goods and passengers, and with all the powers given under the Consolidated Railway Act, 1879, to railway companies under the headings of "plans and surveys" and "lands and their valuation."

OSLER, GWYN & TEETZEL,
Solicitors for the applicants.

Dated 24th November, 1881. 22-9

PUBLIC Notice is hereby given that an application will be made to the Parliament of the Dominion of Canada, at the next session thereof, for an Act to incorporate "The Canada Provident Association."

The objects of the Association shall be: For the mutual good of the members thereof; to make provision by means of assessments, dues, donations or other payments of members against sickness, unavoidable misfortune and death; and for substantially assisting the widows and orphans of deceased members.

The chief place of business of the association shall be in the City of Ottawa, in the Province of Ontario, but the Association shall have power to change their head office to any other City in Canada; and other places of business may be established from time to time throughout Canada as the same are required.

O'CONNOR & HOGG,
Solicitors for applicants.

Dated at Ottawa, the 25th day of November, A.D., 1881. 22-9

NOTICE is hereby given that an application will be made to the Parliament of Canada, at the next session thereof, for an Act to incorporate a company to build and work a bridge for railway and other purposes across the Niagara River, at or near the Village of Queenston, in the Township of Niagara, in the County of Lincoln, or such other point as the company may select, with power to amalgamate with any company in the United States of America, incorporated or to be incorporated for building a railway bridge across the said river, who may be willing to unite with the company so to be incorporated in Canada in order to secure a railway bridge open to all companies in Canada and the United States with equal rights and privileges, with power to collect tolls on the said bridge on ordinary carriage and passenger traffic at rates not exceeding the following:—

Foot passengers, each way, twelve and one half cents.

Rider with horse or mule, each way, twenty-five cents.

Loose animals, per head, except sheep, pigs and spring colts, following the mare, each way, five cents.

Sheep and pigs, per head, each way, seven and one half cents.

Carts, carriages, wagons, buggies, sleighs, cutters or other vehicles, with a driver, drawn by one animal, each way, twenty-five cents. The same if drawn by two or more animals, each way, thirty-seven and one half cents.

All passengers in above mentioned conveyances, each way, twelve and one half cents.

The above rate to include the *bona fide* loads of each vehicle.

The company to be called "The Niagara Peninsula Bridge Company."

P. McCARTHY,
Solicitor for applicants.

St. Catharines, Nov. 22nd, 1881. 22-9

NOTICE is hereby given that an application will be made to the Parliament of Canada, at its next session, for an Act amending the Act of incorporation of the Ontario & Quebec Railway Company, so as to enable the company to acquire the charter of or amalgamate with the Toronto, Grey and Bruce Railway Company, and to acquire the charter of or amalgamate with such other railway company or companies as the Ontario & Quebec Railway when constructed may connect with, intersect, or cross, or which may be a feeder or an easterly or westerly continuation of the Ontario & Quebec Railway, or to lease all or any of such railways, and also for other amendments to the said Act.

W. H. LOCKHART GORDON,
Solicitor for applicants.

25th November, 1881. 22-9

NOTICE is hereby given that application will be made at the next session of the Parliament of Canada for an Act to incorporate a Company for the purpose of constructing and working a line of railway from the City of Ottawa or some point on the St. Lawrence and Ottawa Railway or the Canada and Atlantic Railway, passing through or near the Villages of Metcalfe, Ormond, Vernon, Bate's Corners or West Winchester, Winchester Springs, Bell's Corners and Morrisburgh, to a point opposite Ogden's Island, in the State of New York, to be called "The Ottawa, Waddington and New York Railway and Bridge Company," with power to construct a bridge across the canal and the main channel of the St. Lawrence River to Ogden's Island, connecting with a line across the Island and the American waters to Waddington and Teal's Station or some other point on the Ogdensburg and Lake Champlain Railway or with Canton, and to connect with the projected line of railway through the Adirondacks to North Creek; with power to amalgamate with, connect with, and obtain running

powers over, any line or lines of railways and bridges, within or without the Dominion of Canada; and with power also to build and run tramways, steam ferries, steamboats, vessels and barges in connection with the said line of railway and bridge; with power also to construct, maintain and operate an Inter-Provincial bridge across the Ottawa River at or near the said City of Ottawa, to some point in the Province of Quebec, as well for the said railway as for ordinary carriage and traffic purposes; with power to collect tolls on the said bridge on such ordinary carriage and passenger traffic thereon, at the rates not exceeding the following:—

Foot passengers, each way, two cents.

Rider with horse or mule, each way, five cents.

Loose animals, per head, except sheep, pigs and spring colts following the mare, five cents each way.

Sheep and pigs, per head, each way, two cents.

Each carriage, waggon, buggy, sleigh, cutter or other vehicle drawn by one animal, ten cents each way.

Each carriage, waggon, buggy, sleigh, cutter or other vehicle drawn by two or more animals, each way fifteen cents.

The above rates to include the *bonâ fide* loads of each vehicle.

With power also to construct and operate a line or lines of railway from the Quebec side of the said Bridge to connect with all or any of the railways terminating in, or passing through the County of Ottawa.

The height of the arches of the bridge across the St. Lawrence Canal and River to be not less than 60 feet above high water; the interval between the abutments or piers across the main channel of the St. Lawrence River to be the whole width of the said channel or not less than 350 feet, and across the shoal to Ogden's Island not less than 200 feet. The height of the arches of the bridge across the Ottawa River to be not less than 30 feet above high water and the interval between the abutments or piers to be not less than 200 feet; or the arches of the said bridges to be of such height above high water, the intervals between the abutments or piers to be such, and the tolls to be collected to be such, as may be approved of by His Excellency the Governor General in Council.

SCOTT, MAC TAVISH & MAC CRACKEN,
Solicitors for applicants.

Ottawa, 19th November, 1881. 22-9

PUBLIC Notice is hereby given that an application will be made to the Parliament of the Dominion of Canada, at the next session thereof, for an Act to incorporate "The Mutual Benefit Association of "Sherbrooke."

E. T. BROOKS,
Solicitor for applicants.

21-9

NOTICE is hereby given that The Stadacona Fire & Life Insurance Company, in liquidation, will apply the Parliament of the Dominion of Canada, at its next session, for an Act to amend and extend the statute 43 Victoria, cap. 70, intituled "An Act to empower The Stadacona Fire & Life Insurance Company to relinquish their charter and to provide for the winding up of their affairs," and to enable them to finally close and liquidate the affairs of the said company within a fixed delay of one year to be computed from the passing of the Act prayed for; and in that view to extinguish the claims not admitted by them and not brought before the Courts within such delay; also the claims of persons unknown and not found within said delay, and also for other similar purposes.

C. A. E. GAGNON,
JOSEPH MELCHIOR BERNIER, Priest,
ALPHONSE LETELLIER,
Liquidators.

P. B. CASGRAIN,
Attorney for applicants.

21-9

NOTICE is hereby given that application will be made to the Parliament of the Dominion of Canada, at its next session, for an Act to incorporate a Company, for the purpose of constructing and working a line of railway from a point on Thunder Bay at or near Prince Arthur's Landing, through the municipalities of Shuniah and Neebing, to a point on Pigeon River where it can meet a projected line of railway from Duluth to Pigeon River; with power to build a bridge across Pigeon River, and any other rivers on its route,—and to amalgamate or connect with, or obtain running powers over, any other line or lines of railway and bridges, within or without the Dominion of Canada,—and to build and run branches to Pigeon Bay and wherever it may be desirable and advantageous for the settlement and development of the country;—and also with power to build and run ferries, steamers, vessels and barges in connection with the said line of railway and bridges,—to be called "The Thunder Bay and Minnesota Railway Company."

EDWARD A. WILD,
Agent for the applicants.

Toronto, 10th Oct., 1881. 21-9

NOTICE is hereby given that an application will be made to the Parliament of Canada, at the next session thereof, for an Act to incorporate the undersigned and others as a company to build and work a bridge for railway and other purposes across the St. Mary River at such points on the said river as the company may select, with power to amalgamate with any company in the United States, incorporated or to be incorporated for building a railway bridge across the said river, who may be willing to unite with the company so to be incorporated in Canada in order to secure a railway bridge open to all companies in Canada and the United States, upon equal terms and rates, and with equal rights and privileges.

The capital to be \$1,000,000, and the name of the Company to be "The Sault Ste. Marie Bridge Company."

WM. GOODERHAM,
GEO. A. COX,
JOHN S. NEWBERRY,
JAMES McMILLAN,
JOHN PROCTOR,
B. P. CHENEY.

Dated this 10th November, 1881. 21-6

NOTICE is hereby given that application will be made at the next session of the Parliament of Canada, for an Act to incorporate a company under the name of "The Clements Steamship Company" (limited), with power to purchase, hire, acquire, own or charter steamships, sailing vessels, and all other kinds of craft including tugs and barges, and to carry on the business of common carriers of passengers and goods, forwarders and traders between the several ports and places in Canada and ports and places outside of Canada, by the said company as the said company shall think proper; also to carry on in Canada and elsewhere, as their business may require, the business of wharfingers and warehousemen, and to acquire and hold by purchase or lease all lands, wharves, docks, elevators, warehouses and other estate real and personal required for the proper and efficient working of the said business.

JAS. WENT. BINGAY,
Solicitor for applicants.

Yarmouth, Nova Scotia, 9th November 1881.

ALFRED PATRICK, Parliamentary agent. 21-9

APPPLICATION will be made to the Parliament of Canada, at its next session, for an Act incorporating "The Canada and Provincial Loan Company, Limited," and empowering said company to issue stock and debentures, invest moneys on real estate, bank stock, debentures and other securities, and to purchase, hold, improve and dispose of lands and

otherwise to exercise the powers usually conferred on Loan companies.

McDOUGALLS & GORDON,
Applicants, solicitors.

Toronto, 15th Nov., 1881.

21-9

NOTICE is hereby given that at the next Session of the Legislature of the Dominion of Canada an application will be made for an Act to empower the Portage, Westbourne and North Western Railway Company to build and operate a line of railway from the present terminus of their railway already or about to be constructed in the Province of Manitoba in a north westerly direction to a point at or near the forks of the Saskatchewan, and thence to the Peace River, with power to construct a branch south of the Saskatchewan to the mouth of that River and a branch in a southerly direction to the main line of the Canada Pacific Railway, with power also to run steamers and barges on navigable waters connected with the line.

21-9

NOTICE is hereby given that an application will be made at the next session of the Dominion Parliament, for an Act authorizing The Trust and Loan Company of Canada, to carry on business as a Loan Company in all of the Provinces of the Dominion of Canada, with like powers as are now possessed by said Company in the Provinces of Ontario and Quebec, and to allow said Company to recover such rate of interest as may be agreed upon with borrowers, and to authorize the issue of debenture stock by said Company, and for other purposes.

MACDONALD, MACDONALD & MARSH,
Solicitors for applicants.

Dated 17th November, 1881.

21-9

TAKE Notice that application will be made to the Parliament of Canada, at its next session, for an Act amending the Act incorporating "The Imperial Guarantee and Loan Society" by, amongst other things, changing the names of the Provisional Directors, reducing the capital stock, extending the Trust clauses, and changing the name to "The Trust Company of Canada."

WELLS, GORDON & SAMPSON.

9th November, 1881.

20-9

NOTICE is hereby given that application will be made at the next session of the Parliament of Canada, for an Act to incorporate a company for the purpose of constructing and working a line of railway from Portage La Prairie, in the Province of Manitoba, to the White Mud River at the head of navigation, thence to Gladstone, thence in a north westerly direction to a point at or near the village of Prince Albert; with power to construct branches and with power to build bridges and to build, own and run tramways, steamers and boats; with power also to amalgamate, connect with and purchase and obtain running powers over other line or lines of railway.

J. J. FOY,

Solicitor for applicants.

Toronto, 8th November, 1881.

20-9

PUBLIC Notice is hereby given that application will be made to the Parliament of the Dominion of Canada, at its next session, for an Act giving to the local Master of the Chancery Division of the High Court of Justice at Hamilton, power to make assessments on premium notes of policy holders in the Canadian Mutual Fire Insurance Company, and to make all necessary directions for compelling payment of such assessments, and generally to vest in the said local Master all powers relating to assessments on and collecting of premium notes and apportionment of expenses between the branches of the said Canadian Mutual Fire Insurance Company which, under the Acts relating to Mutual Fire Insurance Companies, were vested in the Board of Directors of the said Canadian Mutual Fire Insurance Company, and also declaring the effect of any certificate of the said Master as to the amount due on any note or undertaking of the policy holders in said Company

for assessments the same as by said Acts are given to the certificate of the Secretary of any Mutual Fire Insurance Company.

C. E. FREEMAN,
Solicitor for applicants.

Dated at Hamilton, 9th November, 1881.

20-9

NOTICE is hereby given that application will be made at the next session of the Parliament of Canada, for an Act to incorporate a Company for the purpose of constructing and working a line of railway from some point on the River Ottawa at or near Hawkesbury Village, in the County of Prescott, passing through or near the Village of Vankleek Hill, to a point at or near Glen Robertson, in the Township of Lochiel, on the line of the Canada Atlantic Railway; with power to build a branch railway or tramway between the said Village of Vankleek Hill and the Caledonia Springs, in the Township of Caledonia, — said railway to be called "The Prescott and Gengarry Counties Junction Railway."

STEWART, CHRYSLER & GORMULLY,
Solicitors for applicants.

Ottawa, 10th November, 1881.

20-9

NOTICE is hereby given that an application will be made by the Canada Landed Credit Company, at the next session of the Parliament of Canada, for an Act to amend the Act relating to the said Company, entitled "An Act to incorporate the Canada Landed Credit Company," passed in the twenty-second year of Her Majesty's reign, chapter 133, for the purpose of enabling the said Company to lend money on the security of real estate in the Province of Manitoba, and permitting the said Company to charge such rate of interest on loans effected in the Provinces of Ontario and Manitoba as may be agreed upon between them and the borrower, and for other purposes.

McCARTHY, HOSKIN, PLUMB & CREELMAN,
Solicitors for the applicants.

Toronto, 7th November, 1881.

20-9

NOTICE is hereby given that "The American Telegraph and Cable Company" will apply to the Parliament of Canada, at its next session, for an Act to invest the said Company with the powers, privileges and rights necessary and useful to enable it, to carry on its business in Canada and to give it a corporate existence and powers within the Dominion.

ALFRED PATRICK,
Parliamentary Agent.

Ottawa, 5th November, 1881.

19-10

NOTICE is hereby given that application will be made to the Parliament of Canada, at its next session, for an Act to authorize "The Sun Mutual Life Insurance Company of Montreal," to change its name to that of "The Sun Life Assurance Company," to reduce the qualification of its directors, and for other purposes.

DAVIDSON & CROSS,
Solicitors for applicants.

Montreal, 3rd November, 1881.

19-9

NOTICE is hereby given that application will be made to the Parliament of the Dominion of Canada, at its next session, for an Act to incorporate a Bank under the name of "The First National Bank of Canada," with its head office at the Town of Oshawa, in the County of Ontario.

LYMAN ENGLISH,
Solicitor on behalf of applicants.

Dated 26th October, 1881.

18-9

NOTICE is hereby given that application will be made to the Parliament of the Dominion of Canada, at its next session, for an Act to incorporate "The St. Lawrence Marine Insurance Company of Montreal."

J. G. A. CREIGHTON,
Solicitor for applicants.

26th October, 1881.

18-10

PUBLIC NOTICE is hereby given that the Canadian Steam Users Insurance Association, will apply to the Parliament of the Dominion of Canada, at the next session thereof, to pass an Act to change the name of the said Company to that of "The Boiler Inspection and Insurance Company of Canada," and to amend their charter by providing for the election of all the Directors annually.

W. B. McMURRICH,
Solicitor for C. S. U. I. Association.
Toronto, 24th October, 1881. 18-9

NOTICE is hereby given that an application will be made to the Dominion Parliament of the Dominion of Canada, for an Act to amend the Stat. 39 Vict., cap. 40, incorporating "The Chartered Bank of London and North America," by extending the time within which the said Act shall remain in force and for obtaining the certificate from the Treasury Board, also by changing the name of the said Bank to that of "The Chartered Bank of London and Winnipeg," by reducing the capital stock to \$1,000,000 and changing the head office from the City of Montreal to Winnipeg, and for other purposes.

T. S. KENNEDY,
Solicitor for applicant.
Dated at Winnipeg, 22nd Oct. 1881. 18-9

NOTICE is hereby given that application will be made to the Parliament of the Dominion of Canada for an Act to incorporate the St. John's Bridge Company, with power to maintain and operate a bridge for ordinary carriage and traffic purposes across the Red River from some point within Parishes of St. John and Kildonan, in the County of Selkirk and Province of Manitoba, to a point on the opposite side of the River, in said Parishes, with power to collect tolls on the said Bridge on such ordinary carriage and passenger traffic thereon at the rates not exceeding the following:

- Foot passengers, each way, two cents.
- Rider with horse and mule, each way, six cents.
- Loose animals, per head, except sheep, pigs and spring colts following the mare, five cents.
- Sheep and pigs, per head, two cents.
- Each carriage, wagon, buggy, sleigh, cutter or other vehicle drawn by one animal, each way, 12½ cents.
- Each carriage, waggon, buggy, sleigh, cutter or other vehicle drawn by two or more animals, each way, 20 cents.

The above rates to include the *bonâ fide* loads of each vehicle.

The height of the arches of the bridge to be not less than 25 feet above low water, the intervals between the abutments or piers to be not less than 200 feet, a draw bridge to be constructed so as to have a passage when open of not less than 40 feet.

The plans and designs of such bridge and of the draw thereon to be subject to the approval of the Governor General in Council.

T. S. KENNEDY,
Solicitor for applicant.

Dated at Winnipeg,
24th October, 1881. 18 9

PUBLIC notice is hereby given that application will be made to the Parliament of the Dominion of Canada, at the next session thereof, for an Act to incorporate The Credit Mobilier Franco-Canadien.

E. T. BROOKS,
Solicitor for applicants.
October 5, 1881. 16-9

PUBLIC Notice is hereby given that the British America Assurance Company will apply to the Parliament of the Dominion of Canada, at the next session thereof, to pass an Act amending their charter, and the several Acts affecting the same, by

changing the time for the holding of the annual meeting of the said Company, and the election of the Directors thereof, from the first Monday of the month of August, to the second Wednesday in the month of February in each year, and to close the financial year of the Company for the annual statement, to be submitted to the proprietors of the said Company, at the said meeting, on the 3rd day of December in each year.

C. GAMBLE,
Solicitor for the B. A. A. Co.
British America Assurance Buildings,
Toronto, 4th October, 1881. 16-9

APPLICATIONS FOR CHARTER BY LETTERS PATENT.

PUBLIC Notice is hereby given that application will be made to His Excellency the Governor General in Council, under the provisions of the "Canada Joint Stock Companies Act, 1877," by P. Garneau, Esquire, of Quebec, merchant, M.P.P., late member of the Government of the Province of Quebec; Alphonse Desjardins, Esquire, of Montreal, M.P., President of "La Banque Jacques Cartier"; Robert T. Leckie, of Sherbrooke, manufacturer; Hector Legru, of Paris, France, manufacturer, and the Count de Wazières, also of Paris, France, capitalist, to obtain Letters Patent constituting them, with such other persons as shall become shareholders in said company, a body corporate and politic, with all the powers appertaining to a loan company,—such company to be called the "Crédit Mobilier Canadien."

The chief place of business of said company will be in the City of Montreal.

The capital of the company will be twenty millions of dollars (or one hundred millions of francs) divided into two hundred thousand shares of one hundred dollars (or five hundred francs) each.

The provisional directors will be the said P. Garneau, A. Desjardins, R. J. Leckie, H. Legru and Count de Wazières.

Montreal, 30th November, 1881. 23-6

NOTICE is hereby given that after the expiration of one month from the first publication hereof in the *Canada Gazette* application will be made by the persons hereinafter named to His Excellency the Governor General in Council, for a grant of a charter of incorporation by Letters Patent under the Great Seal, constituting the said persons hereinafter named and such others as may become shareholders of the said company to be thereby created, a body corporate and politic under the provisions of "The Canada Joint Stock Companies Act, 1877."

1. The proposed name of the company is "The Almonte Knitting Company."

2. The object for which incorporation is sought is the manufacture of knitted goods, and all business necessarily connected therewith and incidental thereto.

3. The operations of the said Company are to be carried on at the Town of Almonte, in the County of Lanark, Ontario.

4. The amount of the capital stock of the said company is to be one hundred thousand dollars.

5. The number of shares is one thousand, and the amount of each share is one hundred dollars.

6. The names of the applicants and the address and calling of each are as follows: Bennett Rosamond, of the Town of Almonte, in the County of Lanark, woolen manufacturer; George Stephen, of the City of Montreal, in the Province of Quebec, President of the Canada Pacific Railway; Honorable Donald Alexander Smith, of the said City of Montreal, Gentleman; Alexander Ewen, of the said City of Montreal, merchant; Jonathan Hodgson, of the said City of Montreal, merchant; Robert Mackay, of the said City of Montreal, merchant; James Alexander Cantlie, of the said City of Montreal, merchant; and

William Rosamond, of the Town of Cobourg, in the County of Northumberland, Ontario, woolen manufacturer.

7. The above named Bennett Rosamond, George Stephen, Jonathan Hodgson, James Alexander Cantlie and William Rosamond are to be the first directors of the said company.

MACDONELL & DOWDALL.

Solicitors for applicants.

Dated 24th November, 1881.

22-6

NOTICE.—Public notice is hereby given that the parties herein named intend to apply for letters patent incorporating a company to be called "The Upper Ottawa Towing Company."

The purpose of the said company will be to construct, acquire, hold, charter, maintain and navigate on the River Ottawa and its tributaries, any steam and other vessels of any description for towage purposes or for the carriage and forwarding of passengers, goods and freight of all kinds, to, from and between any places on or near the River Ottawa and its tributaries.

The chief place of business of the said company will be at the City of Ottawa.

The amount of the capital stock of the said company will be \$100,000.

The number of shares will be one thousand, of one hundred dollars each.

The following are the names, addresses, and callings of the applicants:—John Lunn Murphy, of the Town of Pembroke, in the Province of Ontario, Esquire; John Ham Sills, Ephraim G. Sills and Orville Sills, each and all of the Village of Frankford, in the County of Hastings, in the said Province of Ontario, manufacturers, and Levi Ruggles Church, of the City of Montreal, advocate and Queen's Counsel.

The said John Lunn Murphy, John Ham Sills, Ephraim G. Sills, Orville Sills and Levi Ruggles Church, are to be the first and provisional directors of the said company.

CHURCH, CHAPLEAU, HALL & ATWATER,

Solicitors for applicants.

Ottawa, 14th November, 1881.

22-6

PUBLIC Notice is hereby given that the parties hereinafter mentioned intend to apply to His Excellency the Governor General in Council, for Letters Patent to constitute them a body politic and corporate to be known as the "Canadian Iron and Steel Company (Limited)" for the purposes hereinafter mentioned, to wit:

1. To acquire and work "Duryee's Blow-Pipe Process," as patented under date the twenty-third day of April eighteen hundred and eighty in Canada, for smelting ores of gold, silver, and other metals, and for smelting ores of iron and making iron and steel therefrom.

2. To acquire and work any other processes for the manufacture of gold, silver, iron and steel.

3. To erect rolling mills, and generally to manufacture any iron or steel commodity.

4. To acquire any lands for the erection of furnaces thereon, or any lands containing or supposed to contain iron or other minerals, or petroleum, not exceeding twenty thousand acres in all;

5. To have the power of selling or leasing any such patented processes as the said company may acquire;

That the head office and principal place of business of the said company is to be at the City of Montreal, in the Province of Quebec.

That the intended amount of the capital stock of the said company is one million of dollars in ten thousand shares of one hundred dollars each;

That the names and additions of the said applicants are as follow, to wit:—Robert Benny, merchant; Montreal; James McLaren, merchant, Buckingham; Andrew Thomson, trader, Quebec; George Benson Hall, trader, Quebec; James Henry Peck, merchant and manufacturer, Montreal; Alexander Chivas Clark, broker, Montreal; John Smythe Hall, junior, advocate, Montreal; George Hutton Patterson, insurance agent,

Montreal; James Benny, merchant and manufacturer, Montreal; Thomas Peck, merchant and manufacturer, Montreal; and George Duryee, doctor in medicine, New York, United States of America.

That the said James McLaren, George Benson Hall, Robert Benny, James Henry Peck, Alexander Chivas Clark, George Hutton Patterson, and George Duryee, shall be the provisional directors of the said company.

CHURCH, CHAPLEAU, HALL & ATWATER,

22-6

Solicitors for said applicants.

NOTICE is hereby given that after the expiration of one month from the date of the first publication hereof in the *Canada Gazette*, application will be made by the persons hereinafter named to the Governor in Council for the grant of a charter of incorporation by Letters Patent constituting the said persons hereinafter named and such others as may become shareholders in the company, a body corporate and politic under the provisions of "The Canada Joint Stock Companies Act, 1877."

1. The proposed corporate name is "The Sarnia and Port Huron Ferry Company, Limited."

2. The objects for which its incorporation is sought are to construct, acquire, charter, navigate and maintain steam vessels for the carrying and conveying of goods and passengers or other traffic between the ports of the Dominion of Canada, and also between the ports of said Dominion and those of the United States of America, and for the towing of vessels; and to lease, purchase and dispose of wharves, docks, warehouses and such other property as may be or become necessary or desirable in connection with carrying on such business; with power to sell, charter and dispose of the said steam vessels or any of them, and to make contracts and agreements with any person or corporation whatsoever for the purposes aforesaid, or otherwise for the benefit of the said company.

3. The operations are to be carried on at the Town of Sarnia, in the County of Lambton, Province of Ontario, as the chief place of business.

4. The amount of the capital stock of the company is to be four thousand four hundred and eighty dollars.

5. The number of shares is to be sixty-four, and the amount of each share is seventy dollars.

6. The names in full of the applicants and the calling and address of each are as follows: Reuben Palmer, of the said Town of Sarnia, license inspector; Robert McAdams, of the same place, publisher; Thomas Kenny, of the same place, merchant; John Gillies McCrae, of the same place, stationer, and Manfred Burns Proctor, of the same place, wood and coal merchant.

7. The said applicants are to be the first directors of the company.

JAMES F. LISTER,

Solicitor for applicants.

Dated 17th November, 1881.

22-6

NOTICE is hereby given that within one month after the last publication of this notice, application will be made to the Governor in Council under "The Canada Joint Stock Companies' Act of 1877," for Letters Patent incorporating the undernamed applicants and such others as may become shareholders in the proposed Company, a body corporate and politic, for the purposes hereinafter mentioned.

1. The proposed name of the Company is "Saint John Cotton Company (Limited)."

2. The purposes for which incorporation is sought are the manufacturing, spinning, weaving, dyeing, bleaching, printing, buying and selling of cotton yarns, cloths, prints and other manufactures of cotton and other textile fabrics, and the owning of buildings, machinery and plant, and the owning or hiring of buildings and land necessary therefor.

3. The chief place of business of the said company is to be the City of St. John, in the City and County of Saint John, in the Province of New Brunswick.

4. The intended amount of the capital stock is two hundred thousand dollars.

5. The number of shares is to be two thousand, the amount of each share one hundred dollars.

6. The names in full and the address and calling of each of the applicants are John Hegam Parks, of the Town of Portland, in the City and County of Saint John and Province of New Brunswick, manufacturer; Thomas Rosinell Jones, of the City of Saint John, in the Province of New Brunswick, merchant; Vincent Samuel White, of the said City of Saint John, merchant; Robert Turner, of the said City of Saint John, merchant; Richard Peniston Starr, of the said City of Saint John, merchant; Alexander Shives, of the Town of Portland, in the City and County of Saint John and Province of New Brunswick, shipowner; Isaac Burpee, of said Town of Portland, gentleman; Thomas Wilder Daniel, of the City of Saint John, New Brunswick, merchant; Charles Robert Coker, of the said City of Saint John, Surveyor to Lloyds Register of British and Foreign Shipping; James DeWolfe Spurr, of said City of Saint John, gentleman; William Elder, of said City of Saint John, publisher; Thomas Furlong, of said City of Saint John, merchant; Thomas McAvity, Junior, of said City of Saint John, merchant; John McGuiggan, of said City of Saint John, contractor, and Dudne Breeze, of said City of Saint John, merchant. All of which applicants are to be the first or provisional Directors of said Company.

Dated at Saint John, New Brunswick, this eleventh day of November, A.D., 1881. 21-6

NOTICE is hereby given that, after the expiration of one month from the first publication of this notice in the *Canada Gazette*, application will be made by the persons hereinafter named to the Governor General in Council, for the grant of a charter of incorporation by Letters Patent under the Great Seal in pursuance of "The Canada Joint Stock Companies' Act 1877," constituting them, together with such other persons as may become shareholders in the Company, a body corporate and politic.

1. The proposed corporate name of the Company is "The Penman Manufacturing Company, Limited,"

2. The purposes for which its incorporation is sought, are the manufacture and sale throughout the Dominion of Canada of all kinds of woolen and cotton goods.

3. The chief place of business of the Company in the Dominion of Canada is the Town of Paris, in the County of Brant and Province of Ontario.

4. The intended amount of the capital stock of the Company is two hundred and fifty thousand dollars.

5. The number of shares is to be two thousand five hundred and the amount of each share one hundred dollars.

6. The names in full of the applicants and the address and calling of each of them are as follows: John Penman, of the Town of Paris, in the County of Brant, manufacturer; William Dubart Long, of the City of Hamilton, in the County of Wentworth, and Province of Ontario, wool merchant; David Morrice, of the City of Montreal, in the Province of Quebec, commission merchant; Charles Edmund Newberry, of the City of Hamilton, merchant, and Horace James Long, of the City of Hamilton aforesaid, book-keeper.

The said John Penman, William Dubart Long, and Robert Morrice, are to be the first or Provisional Directors of the Company.

CRERAR & MUIR,
Solicitors for applicants.

Dated at Hamilton, 4th November, 1881. 20-6

NOTICE is hereby given that application will be made after the expiration of one month from the first publication of this notice to His Excellency the Governor General in Council, for Letters Patent under the provisions of "The Canada Joint Stock Companies Act, 1877," by Robert Jaffray, of the City

of Toronto, merchant, William Gooderham, of the same place, President Toronto and Nipissing Railway Company, George Albertus Cox, of the Town of Peterboro, President Midland Railway of Canada, Harman H. Cook, of the City of Toronto, lumber merchant, and Harvey P. Dwight, of the same place, Manager Montreal Telegraph Company, to constitute them and others a body corporate and politic, for the purposes hereinafter mentioned, and that—

1. The proposed corporate name of the Company is "The Midland Lake and River Navigation Company (Limited)."

2. The purposes for which incorporation is sought are to carry on a passenger, freight and general forwarding business on Lakes Superior, Huron, Erie and Ontario, and the River St. Lawrence and the navigable waters flowing thereinto and therefrom; and to construct, own, charter, lease, purchase, or dispose of steamships, vessels, tramways, wharves, docks, warehouses and such other property as may be or become necessary or desirable in connection with the carrying on of such business.

3. The operations of the proposed Company are to be carried on upon and near the navigable waters aforesaid, and its chief place of business is to be at Toronto, in the Province of Ontario.

4. The capital stock of the Company is to be two hundred thousand dollars, in two thousand shares of one hundred dollars each.

5. The said Robert Jaffray, William Gooderham, George Albertus Cox, Harman H. Cook and Harvey P. Dwight are to be the first or provisional Directors of the Company.

J. D. EDGAR,
Solicitor for applicants

Dated Toronto, 27th October, 1881. 18-6

MISCELLANEOUS.

COPYRIGHT NOTICE.

NOTICE is hereby given that an Interim Copyright has been taken out for a work entitled: "The Prince and the Pauper," by Mark Twain. The Canadian Edition will be published by

DAWSON BROTHERS,

23-1

Montreal.

THE CANADIAN BANK OF COMMERCE.

DIVIDEND No. 29.

NOTICE is hereby given that a dividend of four per cent. upon the capital stock of this institution has been declared for the current half-year, and that the same will be payable at the Bank and its branches on and after Tuesday, the 3rd day of January next.

The transfer books will be closed from the 17th to the 31st day of December, both days inclusive.

W. N. ANDERSON,
General Manager.

Toronto, 29th November, 1881.

23-5

IMPERIAL BANK OF CANADA.

DIVIDEND No. 13.

NOTICE is hereby given that a dividend at the rate of seven per cent. per annum upon the capital stock of this institution has been declared for the current half-year, and that the same will be payable at the Bank and at the branches on and after Tuesday, the 3rd day of January next.

The transfer books will be closed from the 16th to the 31st December, both days inclusive.

By order of the Board,

D. R. WILKIE,

Cashier,

Toronto, 22nd November, 1881.

23-5

UNION BANK OF LOWER CANADA.

DIVIDEND No. 32.

NOTICE is hereby given that a dividend of two and one-half per cent—2½ p. c.—upon the paid-up capital stock of this institution, has been declared for the current half-year, and that the same will be payable at the Bank and its branches, on and after Monday, the second day of January 1882.

The transfer books will be closed from the 17th to the 31st of December inclusive.

By order of the Board,

P. MAC EWEN,
Cashier.

Quebec, 25th November, 1881.

23-4

BANQUE D'HOCHELAGA.

NOTICE is hereby given that a dividend of two and one half per cent. upon the paid-up capital stock of this Bank, has been declared and that the same will be payable at its Banking House in this city and at its Branches on and after Monday, the second day of January next.

The transfer books will be closed from the 16th to the 31st of December next, both days inclusive.

The annual general meeting of the shareholders will be held at its Banking House in this city on Monday the sixteenth day of January next.

Chair to be taken at three o'clock P. M.

By order of the Board,

J. E. BRAIS,
Cashier.

Montreal, 24th November, 1881.

22-8

NOTICE is hereby given that the Dominion Fire and Marine Insurance Company has reinsured all its outstanding risks with the Fire Insurance Association (limited) of London, England, and has applied to the Minister of Finance for the release of its securities on the first day of March, A.D. 1882. Any Canadian policy holders objecting to the release of said securities are hereby notified to file their opposition with the Minister of Finance on or before the day so named.

By order,

J. R. DESPARD,
Secretary.Dated at Hamilton this 22nd
day of November, A.D. 1881.

22-4

BANQUE DE ST. JEAN.

PUBLIC Notice is hereby given that a dividend of three per cent. upon the paid-up capital stock of this Bank has been declared for the current half-year, and that the same will be payable at the office of this Bank, in St. John's, on and after Monday the second day of January next. The transfer books will be closed from the 15th to the 31st of December next, both days inclusive.

The annual general meeting of the shareholders will be held at the office of said Bank, in St. John's, on Thursday, the twelfth day of January next, at eleven o'clock, a.m.

By order of the Board,

PIL. BAUDOUIN,
Cashier.

St. John's, 22nd November, 1881.

22-4

GRAND TRUNK RAILWAY COMPANY OF
CANADA.*Special General Meeting.*

NOTICE is hereby given that a special general meeting of the Grand Trunk Railway Company of Canada will be held at the City Terminus Hotel, Cannon Street, London E.C., on Thursday, the 22nd day of December next, at one o'clock, p.m. precisely, for the following purposes, that is to say: to consider and, if deemed advisable, to accept and confirm a supplemental traffic agreement between the Chicago and Grand Trunk Railway Company and the Grand

Trunk Railway Company of Canada; also to consider and, if deemed advisable, to accept a supplemental traffic agreement between the Michigan Air Line Railway and the Grand Trunk Railway Company of Canada; also to consider and, if deemed advisable, to accept a traffic agreement between the Midland Railway of Canada and the Grand Trunk Railway Company of Canada.

By order,

H. W. TYLER,
President.
J. B. RENTON,
Secretary.

21-3

POSITIVE GOVERNMENT SECURITY LIFE
ASSURANCE COMPANY, LIMITED.

Head Office: No. 34, Cannon Street, London, England.

NOTICE is hereby given that in consequence of there being now no policies of the Company maintained in Canada, the Office in Canada is finally closed, and all applications of every kind should be made to the Head Office of the Company as above.

By order of the Board,

A. G. MACKENZIE,
Manager and Actuary.

21-4

THE CANADIAN PACIFIC RAILWAY COMPANY.

A SPECIAL general meeting of the shareholders of the Canadian Pacific Railway Company will be held at the office of the Company, in Montreal, on Tuesday, the 20th day of December next, at twelve o'clock, noon, at which meeting it is intended to propose an issue of preferred stock, and to decide upon the amount and conditions of such issue; to consider a by-law respecting the power of voting by holders of preferred stock, and further to consider the location of the railway between Callendar Station and the Thunder Bay Branch.

By order of the President,

CHARLES DRINKWATER,
Secretary.

Montreal, 14th November, 1881.

21-5

PUISSANCE DU CANADA.



NOMINATIONS.

DEPARTEMENT DU SECRÉTAIRE D'ÉTAT DU
CANADA.

Il a plu à SON EXCELLENCE L'ADMINISTRATEUR du GOUVERNEMENT de nommer les messieurs suivants, respectivement Conseils de la Reine, savoir:—

OTTAWA, 11 novembre 1881.

PROVINCE DU NOUVEAU-BRUNSWICK.

<i>Noms.</i>		<i>Résidences.</i>
Theophilus Desbrisay,	écuyer,	Bathurst.
William James Gilbert,	"	Shédiac.
George G. Gilbert,	"	St-Jean.
R. Hutchinson,	"	Richibucto.
Benjamin R. Stevenson,	"	St. Andrews.
Daniel L. Hanington,	"	Dorchester.
Charles H. B. Fisher,	"	Frédéricton.
Edward L. Wetmore,	"	do
Pierre A. Landry,	"	Dorchester.

Il a plu aussi à SON EXCELLENCE L'ADMINISTRATEUR DU GOUVERNEMENT de faire la nomination suivante, savoir :—

OTTAWA, 12 novembre 1881.

RUFES COLE WARD, de Rockport, dans la province du Nouveau-Brunswick, écuyer; Sous-percepteur dans les douanes de Sa Majesté.

PROCLAMATIONS.

LORNE.

[L.S.]

CANADA.

VICTORIA, par la Grâce de Dieu, Reine du Royaume-Uni de la Grande-Bretagne et d'Irlande, Défenseur de la Foi, etc., etc.,

A Nos Très-Aimés et Fidèles les Sénateurs de la Puissance du Canada et aux membres élus pour servir dans la Chambre des Communes de Notre dite Puissance, et à tous et chacun de vous.

—SALUT:

PROCLAMATION.

ATTENDU que Notre Parlement du Canada se trouve prorogé au dix-septième jour du mois de novembre courant, auquel temps vous étiez tenus, et il vous était enjoint d'être présents en notre cité d'Ottawa; SACHEZ MAINTENANT, que pour diverses causes et considérations, et pour la plus grande aise et commodité de Nos bien-aimés sujets, Nous avons cru convenable, par et de l'avis de Notre Conseil Privé du Canada, de vous exempter, et chacun de vous, d'être présents au temps susdit, vous convoquant et par ces présentes vous enjoignant et à chacun de vous de vous trouver avec Nous en Notre Parlement du Canada, en notre Cité d'OTTAWA, le VINGT-SEPTIÈME jour du mois de DÉCEMBRE prochain, pour prendre en considération l'état et la prospérité de Notre dite Puissance du Canada, et y agir comme de droit. CE A QUOI VOUS NE DEVEZ MANQUER.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN, Notre Très-Fidèle et Bien-Aimé Conseiller Sir JOHN DOUGLAS SUTHERLAND CAMPBELL, (communément appelé le Marquis de Lorne), Chevalier de Notre Très-Ancien et Très-Noble Ordre du Chardon, Chevalier Grand-Croix de Notre Ordre Très-Distingué de Saint-Michel et Saint-George, Gouverneur-Général du Canada, et Vice-Amiral d'icelui.

A Notre Hôtel du Gouvernement, en Notre CITE d'OTTAWA, ce QUATRIÈME jour de NOVEMBRE, dans l'année de Notre Seigneur mil huit cent quatre-vingt-un, et de Notre Règne la quarante-cinquième.

Par ordre,

RICHARD POPE,

Greffier de la Couronne en Chancellerie, Canada.

ORDRES EN CONSEIL.

HOTEL DU GOUVERNEMENT, OTTAWA.

Jendi, le 17e jour de novembre 1881.

PRÉSENT :

SON EXCELLENCE L'ADMINISTRATEUR DU GOUVERNEMENT EN CONSEIL.

SUR la recommandation de l'honorable ministre du revenu de l'intérieur il a plu à Son Excellence l'Administrateur du gouvernement d'ordonner, et il est par le présent ordonné, que les règlements suivants concernant les manufactures en douane soient

adoptés et les dits règlements sont par le présent adoptés.

RÈGLEMENTS.

1. Des licences pourront être accordées pour manifacter en douane les articles ci-après énumérés, sujettes aux clauses de l'acte concernant le revenu de l'intérieur et à tous autres règlements qui pourraient être faits à l'avenir par l'autorité compétente :

Extraits,
Essences,
Parfums en esprit,
Ethers,
Chloroforme,
Teintures,
Sirops,
Préparations propres,
Médecines brevetées,
Préparations résineuses,
Produits chimiques,
Préparations pharmaceutiques,
Teintures anilines,
Huiles pour les cheveux,
Préparations pour les cheveux,
Poudres,
Vinaigre et acides,
Vernis, préparé seulement avec substances méthyliques.

2. L'alcool employé pour la fabrication du vernis en esprit sera mêlé au naphte de bois, sous telle surintendance qui aura été approuvée par le ministre du revenu de l'intérieur, et dans telles proportions qu'il est ci-après établi quant à ce qui regarde la manufacture des substances méthyliques.

3. Tous extraits, teintures et essences manufacturés en douane et dont l'alcool ou esprit peut être extrait dans un état potable par les procédés ordinaires de distillation ou concentration devront, lorsqu'ils sont entrés pour la consommation, payer le même droit d'accise que l'alcool ou esprit qu'ils contiennent payerait s'il était entré pour la consommation dans son état pur.

4. Les extraits, essences et teintures fabriquées en douane ne pourront être entrés pour la consommation que dans les places suivantes :

Québec,	Toronto,
Kingston,	London,
Hamilton,	Halifax,
Montréal,	St. Jean, N. B.

Et quand ils auront été entrés ainsi ils seront sujets à telle épreuve pour déterminer la quantité d'alcool qu'ils contiennent et de la possibilité de l'extraire en une condition potable, qu'il plaira à l'honorable ministre du revenu de l'intérieur d'approuver, et le résultat de telles épreuves déclaré par l'officier ou l'opérateur qui en aura été chargé sera final et décisif quant à ce qui regarde le montant du droit qui devra être payé sur telles marchandises.

5. Toute manufacture en douane licenciée en vertu de l'acte précité peut être fermée et privée de sa licence si jamais il est démontré à la satisfaction du ministre du revenu de l'intérieur qu'il y a juste cause de croire que des fraudes sont commises au préjudice du revenu par le moyen de telle manufacture.

6. En sus du prix de la licence mentionné dans l'acte précité, toute personne qui aura obtenu une "licence pour manifacter en douane" devra payer au percepteur du revenu de l'intérieur, en versements mensuels, telle somme d'argent qui sera suffisante pour le remboursement des dépenses encourues par le département du revenu de l'intérieur dans la surveillance des manufactures exploitées en vertu de telle licence, et dans la comptabilité nécessitée par les articles sujets à des droits consommés dans telle manufacture et les articles qui y sont produits. Et la somme maximum qui devra être ainsi payée par la

personne susdite sera de temps à autre déterminée par le ministre du revenu de l'intérieur, ainsi que ce dernier le jugera nécessaire, et devra être, dans une proportion aussi rapprochée que possible, en rapport avec la grandeur et le caractère général des affaires faites en vertu de cette licence.

7. Les articles manufacturés en douane seront sortis des appartements où ils ont été manufacturés aussitôt que les procédés de manufacture auront été complétés, et seront placés dans des appartements ou entrepôts réservés à cette fin, ou ils seront détenus de la manière requise par les règlements alors en force concernant les entrepôts d'accise.

Excepté que le vinaigre provenant de la fabrique pourra être entré pour droit et être mentionné dans les rapports semi-mensuels comme dans le cas des autres manufactures sujettes à l'accise.

8. Toute demande de licence pour manufacturer en douane devra être accompagnée d'une liste spécifiant tous les articles devant être manufacturés en vertu de cette licence, telle liste devant exposer en détail les quantité et proportion de tout ingrédient devant servir à la fabrication de chaque article.

9. Les teintures, essences et autres préparations alcooliques telles que celles communément tenues en magasins par les chimistes et les droguistes devront, lorsqu'elles sont faites en douane, être préparées suivant la formule des Pharmacopies anglaise ou américaine, et quand il sera demandé une licence pour manufacturer des préparations alcooliques dont les formules ne se trouvent ni dans l'une ni dans l'autre de ces Pharmacopies, telle licence ne sera accordée que si le commissaire du revenu de l'intérieur a lieu de croire par une preuve raisonnable et suffisante que tels articles ne seront pas manufacturés dans le but de frauder le revenu et ne peuvent servir à composer une préparation potable ou à remplacer l'alcool dans la fabrication d'un article qui autrement serait sujet à un taux de droit plus élevé.

10. Il ne sera accordé aucune licence pour la manufacture d'un article qui dans l'opinion du commissaire du revenu de l'intérieur peut être employé comme un ingrédient principal dans la préparation des liqueurs, apéritifs ou autres préparations alcooliques qui peuvent être employées comme breuvage.

11. Tous les articles manufacturés en douane devront être composés ou faits conformément aux formules fournies avec la demande d'une licence, et approuvées par le commissaire.

12. Les officiers en charge des manufactures en douane devront voir, et ils sont par le présent requis de voir que les proportions énumérées dans la liste ci-dessus mentionnée dans la 8e clause soient observées strictement, mais si l'on s'est assuré par une expérience ou par une épreuve que l'alcool a été employé dans la préparation des articles en une proportion plus forte que celle mentionnée dans la dite liste, le droit exigible sur les spiritueux sera perçu sur le surplus de l'alcool ainsi constaté, tel surplus devant être compté sur toute la quantité de l'article ainsi produit depuis que la licence a été accordée. De plus le fabricant sera sujet à la privation de sa licence en même temps qu'aux autres pénalités mentionnées dans les actes concernant le revenu de l'intérieur.

13. Le dessous des solives du plancher dans tous les appartements de douane où sont déposés ou emmagasinés les spiritueux ou autres articles sujets à des droits d'accise, durant le temps de leur fabrication devra, s'il se trouve en dessous un espace ou appartement, être couvert de tapis ou de lattes.

14. Le vinaigre sujet aux droits produit dans toute manufacture en douane devra être dans la proportion de 100 gallons de vinaigre contenant 6 pour cent d'acide acétique, en plus de la quantité requise pour le coupage ou employée dans la production du vinaigre, pour 28 gallons de spiritueux pris dans la

manufacture et employés à sa production, avec telle addition à la quantité requise de vinaigre qui, dans l'opinion du département du revenu de l'intérieur, peut être due raisonnablement à tout autre article telle que bière sûre ou vin, acide acétique, ou tout article du même genre apporté dans la manufacture, en plus de l'alcool employé à sa production.

15. En évaluant la quantité de spiritueux, employés dans toute manufacture en douane pour la production du vinaigre, l'inspecteur pourra, de temps à autre, prendre note des spiritueux en voie de fabrication dans les générateurs et en déduire la quantité de celle totale prise pour l'usage depuis le dernier règlement (ou s'il n'y a pas eu de règlement jusqu'alors, depuis le commencement des opérations faites en vertu de la licence) afin de déterminer la quantité des spiritueux actuellement employés dans la production du vinaigre durant la dite période; et afin d'assurer l'uniformité le département peut établir tels règlements que le ministre jugera convenables pour la gouverne de l'inspecteur.

16. Le pourcentage de l'acide acétique contenu dans le vinaigre ainsi produit dans une manufacture en douane sera déterminée par telles épreuves chimiques ordinaires, faites avec tels appareils qu'il pourra être requis par les règlements du département ou instructions à cet effet.

17. Les officiers du revenu de l'intérieur pourront en tout temps prendre, suivant qu'ils le jugeront nécessaire, des échantillons de n'importe quel baril de vinaigre ou autre article fait dans la manufacture ou qui y aura été apporté pour en déterminer la force et la qualité. Les échantillons ainsi éprouvés seront envoyés au département pour être vérifiés, et dans le cas où la preuve faite par ce dernier différerait avec celle faite par l'officier en charge de la manufacture, l'épreuve faite par le département sera considérée comme finale.

18. Tous spiritueux ou autres articles et matériaux apportés dans la manufacture, qu'ils soient sujets aux droits de douane ou d'accise, ou non, seront immédiatement placés dans un appartement approprié à cette fin et enfermés au moyen d'un cadenas du gouvernement, dont l'unique clef sera confiée à la garde exclusive d'un officier du revenu de l'intérieur; et aucun baril de spiritueux ou autre article ne sera enlevé de cet appartement ainsi fermé à clef si ce n'est en présence de l'officier qui est le gardien actuel de la clef; en sa présence chaque article sorti de l'appartement sera immédiatement transporté à la salle de coupage ou à celle où il doit être utilisé et appliqué aux fins qu'on se propose.

19. Il ne sera emmagasiné dans les manufactures en douane aucun article autre que ceux qui doivent entrer dans la fabrication des articles énumérés dans la formule accompagnant la demande d'une licence.

20. Toute marque d'accise faite sur un colis quelconque dans lequel des articles sujets aux droits sont transportés dans une manufacture en douane devra être enlevée de tel colis quand ce dernier est sorti de l'appartement où il a été enfermé à clef (en conformité de la clause 17e)

21. Il ne sera pas permis à une personne licenciée comme fabricant en douane de faire le commerce de vente ou achat de spiritueux ou boissons spiritueuses dans la maison pour laquelle telle licence a été prise, non plus que dans une maison située dans un rayon de cinq cents verges de telle maison licenciée, à moins que tels achat et vente soient une conséquence nécessaire du genre d'affaires pour lequel la licence aura été accordée, et que permission pour exercer tel genre d'affaires soit spécialement accordée dans la licence.

22. Il ne sera entré dans une manufacture en douane aucun spiritueux dont les droits auront été acquittés (excepté les articles sur lesquels la différence entre les droits d'accise et de douane a été

payée en vertu du statut 43 Victoria, chapitre 19, section 35, sous-section 11.

23. Les spiritueux qui doivent être convertis en esprits méthyliques ne devront pas être d'une force moindre que de soixante au-dessus de preuve, et si après avoir été ainsi convertis ils sont trouvés sur le marché, en magasin ou en transit d'une force moindre ils seront traités comme les esprits ordinaires ou méthyliques illégalement sortis d'un entrepôt ou distillerie sans paiement de droits.

24. Les esprits méthyliques seront manufacturés suivant la formule suivante:—

A chaque cent gallons de spiritueux d'une force pas moindre de soixante au-dessus de preuve suivant l'hydromètre de Syke il sera mêlé douze gallons de "naphte de bois de commerce" ayant une gravité spécifique de pas moins que .815 ni plus que .830 à une température de 62° Fahrenheit, et le naphte de bois ainsi employé ne devra pas être passé par plus d'un procédé de concentration et n'être non plus de la qualité connue sous le nom d'alcool de bois.

25. Le naphte de bois employé dans toute manufacture en douane pour la production des esprits méthyliques—pourra être fourni par le département du revenu de l'intérieur—de telle façon qui pourra être déterminée par le ministre du revenu de l'intérieur.

26. Les échantillons de naphte de bois fournis à une manufacture en douane seront vérifiés quant à leur qualité et gravité spécifique par l'officier du revenu de l'intérieur nommé ou désigné à cette fin; et le naphte duquel tels échantillons sont pris ne sera employé ni sorti de l'appartement fermé à clef dans lequel il est emmagasiné, si ce n'est pour le sortir de la manufacture (un permis pour tel déplacement ayant d'abord été obtenu par écrit du percepteur du revenu de l'intérieur), jusqu'à ce qu'il ait été ainsi éprouvé et approuvé comme convenable pour la préparation des esprits méthyliques, par le dit percepteur du revenu de l'intérieur.

27. Des échantillons d'esprits méthyliques pourront être pris en tout temps par un officier du revenu de l'intérieur des récipients contenant tels esprits, soit dans la manufacture ou ailleurs, et si ces échantillons une fois analysés par un expert nommé par l'autorité en vertu de l'Acte 37 Vict., chap. 8, manquent dans une proportion notable de la quantité de naphte de bois au méthylène prescrits par le présent, les esprits auxquels ces échantillons auront été pris seront considérés comme ayant été illégalement sortis d'une distillerie ou entrepôt de douane sans paiement de droit, et seront traités en conséquence.

28. L'appartement où le naphte de bois est mêlé avec les spiritueux ne sera accessible au propriétaire qu'en présence d'un officier du revenu de l'intérieur.

29. Il ne sera pas mêlé chaque fois moins de 250 gallons d'alcool, à moins d'une permission spéciale obtenue d'abord du département; le mélange devant être fait dans un récipient ouvert en présence de l'officier qui en constatera alors la force et de la quantité.

30. Après que le coupage aura été parfaitement effectué, l'officier présent constatera la force et la quantité du mélange. Ce dernier sera alors placé dans des barils marqués sur fonds en caractères lisibles, comme suit:—

Esprits méthyliques.

Numéro d'ordre du récipient.

Date du coupage.

Nombre de gallons dans le récipient.

Force.

Nombre de gallons en esprit.

Nom de la division.

Initiales de l'officier sous l'inspection duquel le coupage a eu lieu.

Numéro de l'entrée sous laquelle l'emmagasinage est fait.

31. Il sera tenu dans la manufacture un livre du capital dans lequel seront entrés:—

(a) Les détails de tout baril d'alcool apporté dans la manufacture, déclarant l'endroit où il a été manufacturé, ses force et quantité, les marques, etc., sur les barils, et le numéro général du permis en vertu duquel ils ont été transportés à la manufacture.

(b) Les détails de toute quantité mêlée, montrant les marques, etc., des barils originaux d'où elle a été tirée; les force et quantité des "esprits méthyliques" qui en ont été produits et les détails quant aux marques, nombres, etc., sur les barils dans lesquels elle est placée.

32. Toute entrée dans le livre du capital devra être vérifiée et porter les initiales de l'officier en charge.

33. Le département du revenu de l'intérieur est autorisé à traiter toutes les manufactures quant à la quantité de vinaigre devant être produite d'une quantité donnée de spiritueux comme si ces règlements étaient en force depuis le premier jour de juillet 1881.

34. Les ordres en Conseil suivants sont par le présent révoqués, savoir:

30 mai 1863—Etablissant des règlements pour les manufactures en douane.

28 septembre 1869—Etablissant des règlements additionnels concernant les manufactures de préparations alcooliques en douane.

5 décembre 1870—Etablissant des règlements pour la manufacture des esprits méthyliques.

16 janvier 1871—Modifiant la 4e section des règlements ci-dessus en premier lieu mentionnés.

11 juillet 1879—Etablissant des règlements additionnels pour la surintendance des manufactures soumises aux lois d'accise.

22-3 J. O. COTÉ,
Greffier, Conseil Privé.

HOTEL DU GOUVERNEMENT, OTTAWA.

Mardi, 15e jour de novembre 1881.

PRÉSENT:

SON EXCELLENCE L'ADMINISTRATEUR DU
GOUVERNEMENT EN CONSEIL.

SUR la recommandation de l'Honorable ministre des douanes, et sur l'autorité de la section 9e de l'acte adopté durant la session du Parlement du Canada, tenue dans la quarantième année du règne de Sa Majesté, chapitre 10, et intitulé "Acte pour amender et refondre les actes concernant les douanes,"—

Il a plu à Son Excellence, par et de l'avis du Conseil Privé de Sa Majesté pour le Canada, d'ordonner et il est par le présent ordonné que le port de Bradore Bay, dans la province de Québec, soit aboli, et le dit port est par le présent aboli.

21-3 J. O. COTÉ,
Greffier du Conseil Privé.

AVIS DU GOUVERNEMENT.

AVIS public est par le présent donné qu'en vertu des dispositions de l'Acte des compagnies par actions en Canada, 1877, des lettres patentes ont été émises sous le grand sceau de la Puissance du Canada, en date du vingt-huitième jour d'octobre 1881, constituant en corporation Hugh McLennan, marchand; Thomas Harris Hodgson, marchand; George Mathieson Kinghorn, expéditeur; Abner Kingman, marchand, et Thomas Briggs Brown, marchand, tous de la cité de Montréal, dans la province de Québec, dans la Puissance du Canada, dans le but d'acheter, de construire, de posséder, d'exploiter et de vendre des vapeurs et autres navires, et de les employer au transport de houille, minéraux

marchandises et cargaisons de tout genre, de même que des passagers, dans et entre un port ou des ports quelconques du Canada, et entre ces ports et les ports anglais ou étrangers ; d'acheter et de vendre de la houille, des minéraux, des marchandises et autres articles en rapport avec l'exploitation des dits vapeurs et navires ; d'acheter, de vendre et d'exploiter des terres, des droits miniers et des mines de charbon et autres en Canada ; d'acheter, d'ériger et de vendre des quais, des entrepôts, des bureaux et autres bâtiments ainsi que des lignes de chemins de fer et tramways sur les terrains de la compagnie pour l'usage de la compagnie et en rapport avec ses affaires à tels ports ou mines, et toute autre fin se rattachant directement ou indirectement à l'exploitation de tels vapeurs, navires, mines, bâtiments, quais, constructions et autres propriétés tel que dit ci-dessus,—sous le nom de "Compagnie des navires à vapeur Diamant Noir, de Montréal, à responsabilité limitée," (The Black Diamond Steamship Company of Montreal, Limited), avec un capital de trois cent mille piastres, divisé en trois mille actions de cent piastres.

Daté au bureau du Secrétaire d'Etat du Canada, le vingt-huitième jour de novembre 1881.

23-3

J. A. MOUSSEAU,
Secrétaire d'Etat.

A VIS public est par le présent donné qu'en vertu des dispositions de l'Acte des compagnies par actions en Canada, 1877, des lettres patentes ont été émises sous le grand sceau de la Puissance du Canada, en date du douzième jour de novembre 1881, constituant en corporation Andrew Allan, gentilhomme ; Robert Smith, gentilhomme ; John Cassils, marchand ; Frank Stepien, marchand ; Walter Wilson, marchand, et Thomas D. Milburne, gentilhomme, tous de la cité de Montréal, dans la province de Québec, dans la Puissance du Canada, et Frederick Smith Stimson, de Compton, dans la dite province de Québec, cultivateur, dans le but d'élever, acheter et vendre des animaux, chevaux, moutons et autre bétail, et faire l'élève des bestiaux dans toutes ses différentes branches à ou dans la région de la Rivière de l'Arc, dans les Territoires du Nord-Ouest, dans la Puissance du Canada, sous le nom de "La compagnie d'élevage de High River, à responsabilité limitée" (The High River Stock Company, Limited), avec un capital de deux cent mille piastres, divisé en deux mille actions de cent piastres.

Daté au bureau du Secrétaire d'Etat du Canada, ce vingt-huitième jour de novembre 1881.

23-3

J. A. MOUSSEAU,
Secrétaire d'Etat.

ETAT

Du Revenu et des Dépenses, à compte du Fonds Consolidé de la Puissance du Canada, d'après les états fournis au département des Finances à la nuit du 30 novembre dernier.

REVENU :	MONTANT.
Douanes	\$1,719,109 15
Exeise	602,0 0 23
Département des Postes.....	135,4 0 13
Travaux Publics, y compris les Chemins de fer.....	299,398 09
Timbres d'effets de commerce.....	19,469 37
Divers	81,907 75
	<u>\$2,857,344 72</u>
Revenu, 31 octobre 1881.....	10,943,998 12
	<u>\$13,801,342 84</u>
DÉPENSES.....	\$2,452,454 09
do 31 octobre 1881.....	7,646,699 38
	<u>\$10,099,153 47</u>

J. M. COURTNEY,
Député du Ministre des Finances.
Département des Finances,
Ottawa, 1er décembre 1881.

[L.S.]

CANADA.

A LA demande de l'Honorable Pierre Joseph Olivier Chauveau, de la ville de Montréal, Province de Québec (comme propriétaire représentant George Hypolite Cherrier, par actes de cession) en vertu de l'acte concernant les droits d'auteurs, chap. 81 des Statuts Refondus du Canada, et les prescriptions du dit acte ayant été observées, le renouvellement, pour une période de quatorze ans, du droit de propriété littéraire et artistique du livre portant titre "Charles Guérin, Roman de Mœurs Canadiennes" est enregistré au folio 110 du volume A. H. des droits de propriété littéraire et artistique (où appert déjà un enregistrement du dit livre, en date du 28 octobre 1853) déposé dans ce département, et au folio 1719, du registre des droits de propriété littéraire et artistique No. 9, tenu dans le bureau du ministre de l'agriculture à l'effet d'assurer au propriétaire du dit livre, l'Honorable Pierre Joseph Olivier Chauveau, tous les privilèges conférés par l'acte susdit, cap. 81 des Statuts Refondus du Canada.

J. C. TACHÉ,
Député du ministre de l'agriculture.
Bureau du ministre de l'agriculture,
Ottawa, le 12me jour du mois de
Novembre A.D. 1881.

21-4

DEPARTEMENT DES POSTES.

Dr. Compte des banques d'épargne de la Poste, pour le mois d'octobre 1881.

Av.

Fourni au Ministre des Finances aux termes de l'Acte pour l'Audition des Comptes Publics, 1878, Sec. 20)

Balance en caisse chez le Ministre des Finances, au 30 sept. 1881.....	\$6,877,991 07	Remboursements durant le mois.....	\$239,670 21
Dépôts durant le mois	550,880 00		
Intérêt accordé aux déposants pour les comptes clos durant le mois	1,172 92		
		Balance :—	
		Au crédit des comptes des déposants.....	\$7,153,400 97
		Chèques en la possession des déposants et dont le paiement n'a pas été demandé.....	36,972 81
			7,190,373 78
	7,430,043 99		\$7,430,043 99

J. M. COURTNEY,
Député du Ministre des Finances.N. S. GARLAND,
Commis des statistiques.

Département des Finances, Ottawa, 17 novembre 1881.

LISTE DES COMPAGNIES D'ASSURANCE AUTORISEES A FAIRE DES OPERATIONS AU CANADA, EN VERTU DES ACTES D'ASSURANCE DE 1875 ET 1877.

NOM DE LA COMPAGNIE.	Principal agent pour la réception des significations de pièces et d'avis.	Montant des dépôts—Les dépôts marqués (A) ne sont applicables qu'aux polices sur la vie en cours le 31 mars 1878 ; ceux marqués (B) aux polices émis depuis cette date.	Assurance autorisée.
La compagnie d'assur. de l'Amérique du Nord contre les accidents...	Edward Rawlings, gérant, Montréal.....	\$13,500, bons du Lave de Montréal, \$9,733 bons d'emmagasinage de Montréal ; \$250 5 p. c. canadiens. (Acceptés à \$20,000).....	Contre les accidents.
La compagnie d'assurance dite "Ætna," de Hartford, Connecticut...	Robt. Wood, agent général, Montréal.....	\$5,070 fonds publics canadiens ; \$23,000 débentures de municipalités ; \$72,000 bons des E.-U. (Acceptés à \$97,771).....	Contre l'inc. et sur la navig.
La compagnie d'assurance sur la vie dite "Ætna," de Hartford, Conn.	William H. Orr, gérant, Montréal.....	\$100,000 bons des E.-U. en or (A), \$70,000 bons des E.-U., et \$25,000 déb. de la Province de Québec (B).....	Sur la vie.
La compagnie d'assurance agricole de Watertown, N.Y., E.-U.....	John Fisher, agent-en-chef, Cobourg.....	\$100,000 bons 4 p. c. des E.-U.....	Contre l'incendie.
La compagnie d'assurance dite "Anchor Marine".....	Hugh Scott, agent, Toronto.....	\$56,000 bons municipaux. (Acceptés à \$50,400).....	Contre l'inc. et sur la navig.
La compagnie d'assurance de l'Amérique Britannique, Toronto.....	Louis H. Boulton, gérant, Toronto.....	\$61,000 bons municipaux. (Acceptés à \$54,900).....	Sur la vie.
L'association sur la vie dite "Briton" (limitée).....	J. B. M. Chipman, gérant, Montréal.....	\$54,993 bons du Canada, 4 p. c.....	Contre l'inc. et sur la navig.
La compagnie d'assurance maritime et contre l'incendie, du Canada.	Charles Cameron, direct.-gérant, Hamilton.....	\$57,000 bons municipaux. (Acceptés à \$51,300).....	Sur la vie.
La compagnie d'assurance du Canada sur la vie, Hamilton.....	A. G. Ramsay, gérant, Hamilton.....	\$60,000 bons municipaux. Acceptés \$54,000.....	Sur la vie.
L'association Canadienne d'assurance des consommateurs de vapeurs.	W. B. McMurrich, agent, Toronto.....	\$3,900 effets de la Société Impériale de construction, \$5,000 effets de la société de construction et de prêts de Toronto, \$1,600 effets de l'Association de l'Ouest.....	Sur chaudières à vap., etc
La compagnie d'assurance des Citoyens, du Canada.....	Gerald E. Hart, agent principal, Montréal.....	\$56,000 bons municipaux. (Acceptés à \$50,400).....	Sur la vie et cont. les accid.
La compagnie d'assurance des Citoyens, du Canada.....	Gerald E. Hart, agent principal, Montréal.....	\$56,000 bons du Havre de Montréal. (Acceptés à \$50,400).....	Contre l'inc. et sur la navig.
La compagnie d'assurance des Citoyens, du Canada.....	Gerald E. Hart, agent principal, Montréal.....	\$30 en espèces.....	Garantie.
La comp. d'ass. contre l'inc. dite "City of London" (à respons. limitée)	J. K. Oswald, agent en chef, Montréal.....	\$20,000 stg. effets du Canada.....	Contre l'incendie.
La compagnie d'ass. de l'Union Commerciale, de Londres, Angl.....	Fred. Cole, agent général, Montréal.....	\$100,344 1/2 s. pes., (vie A), \$50,613 effets consol. 5 p. c. canad. et \$55,987, effets 4 p. c. (feu).....	Contre l'inc. et sur la vie.
L'association d'assurance sur la vie, dite "Confederation".....	J. K. Macdonald, directeur-gérant, Toronto.....	\$56,300 bons municipaux. (Acceptés à \$77,650).....	Sur la vie.
La compagnie d'assurance dite "Dominion," maritime et contre l'incendie, de Hamilton.....	F. R. Despard, gérant, Hamilton.....	\$35,000 en espèces, \$15,000 bons de la cité de Victoria, C.-B.....	Contre l'inc. et sur la navig.
La société d'ass. sur la vie, dite "Equitable," des Etats-Unis, N.-Y.	R. W. Gale, gérant, Montréal.....	\$100,000 fonds publics canad. (A) et \$65,000 bons des E.-U. (B).....	Sur la vie.
L'association d'assurance contre l'incendie (responsabilité limitée), Londres, Angleterre.....	Wm. Robertson, agent en chef, Montréal.....	\$100,000 effets canadiens.....	Contre l'incendie.
La compagnie de garantie de l'Amérique du Nord.....	Edward Rawlings, gérant, Montréal.....	\$32,000 bons munie. ; \$15,000 bons du hav. de Mont. ; \$9,733 bons d'emmagas. de Montréal, et \$400 actions. (Acceptés à \$51,000).....	Garantie.
La compagnie d'assurance sur la vie dite "Lion" (à responsabilité limitée) Londres, Angleterre.....	Robert Simms et Cie, et Geo. Denholm, agents généraux, Montréal.....	\$100,343 fonds publics canadiens.....	Contre l'incendie.
La compagnie d'assurance dite "Hartford" de Hartford, Conn.	Robert Wood, agent généraux, Montréal.....	\$55,000, b. des E.-U., et \$30,840 act. de banq. (Accept. à \$100,000).....	Contre l'incendie.
La compagnie d'assurance dite "Lancashire".....	W. H. Rintoul, agent, Montréal.....	\$48,667 5 p. c. cons. canadiens, \$51,402 6 p. c. canadiens.....	Contre l'incendie.
La compagnie d'assurance sur la vie dite "Lion" (à responsabilité limitée) Londres, Angleterre.....	S. C. Duncan-Clark, agent principal, Toronto.....	\$100,000 fonds publics canadiens.....	Contre l'incendie.
La compagnie d'assurance dite "Liverpool et London et Globe".....	Frederick Stanciliffe, agent général, Montréal.....	\$10,000 stg., effets canadiens.....	Sur la vie.
La corporation d'assurance dite "London," Angleterre.....	G. F. C. Smith, agent principal, Montréal.....	\$50,000 fonds pub. canad (vie) ; \$3,000 5 p. c. canad. ; \$63,000 bons mun. ; \$25,000 assoc. de plac., Montréal ; \$17,030 en espèces. (Acceptés à \$145,480).....	Contre l'inc. et sur la vie.
La compagnie de Garantie et contre les Accidents, de Londres (responsabilité limitée).....	C. C. Foster, agent, Montréal.....	\$50,127 5 p. c. consol. canad., et \$99,873 fonds publics canadiens (feu) 10,000, et (vie) \$50,000.....	Contre l'inc. et sur la vie.
La compagnie d'assurance contre l'incendie, London et Lancashire.....	A. T. McCord, agent en chef, Toronto.....	\$11,000 stg. effets canadiens.....	Garantie et accidents.
La compagnie d'assurance sur la vie, dite "London et Lancashire".....	O. J. Spike, agt en chef, Halifax, N.E.....	\$21,000 stg., effets canadiens.....	Contre l'incendie.
La compagnie d'ass. mutuelle contre l'incendie, de London, Ont.....	William Robertson, gérant, Montréal.....	\$100,000 fonds publics canadiens (A) de \$5,000 en espèces et \$4,867 bons de la province de Québec (B).....	Sur la vie.
La comp. d'ass. sur la vie, dite "Metropolitan," de New-York, E.-U.	D. C. Macdonald, secrétaire, London, Ont.....	\$25,000 effets publics canadiens et \$5,000 en argent.....	Contre l'incendie.
La compagnie Métropolitaine d'assurance sur les glaces, New-York.	Thos. A. Temple, agt. général, St. Jean, N.-B.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
L'association d'assurance mutuelle sur la vie, du Canada.....	A. J. Pelt, Montréal.....	\$5,000, bons des Etats-Unis.....	Sur les glaces.
	J. Turner, président, Hamilton.....	\$99,267 bons municipaux. (Acceptés à \$52,339).....	Sur la vie.

La compagnie d'ass. mutuelle sur la vie dite "North American"	Wm. McCabe, directeur-gérant, Toronto.....	\$50,000 en espèces.....	Sur la vie.
La compagnie d'assurance dite "North British and Mercantile"	Macdougall et Davidson, agents génér., Mont.	\$50,000 fonds pub. canad., (vie A), \$47,000 bons du hav. de Montréal et \$65,000 bons municip. (feu). (Acceptés à \$150,800)...	Contre l'inc. et sur la vie.
La compagnie d'assurance du Nord, d'Aberdeen et Londres.....	Taylor Frères, agents généraux Montréal....	\$85,833 fonds publics canadiens, \$14,167 5 par cent canadiens.....	Contre l'incendie
La société d'assurance contre l'incendie, dite "Norwich Union,"	Alex. Dixon, agent, Toronto.....	\$100,000 effets canadiens.....	Contre l'incendie.
La compagnie d'assurance mutuelle sur la vie, d'Ontario.....	Wm. Hendry, gérant, Waterloo.....	\$56,207 bons municipaux (accepté \$50,586).....	Sur la vie.
La compagnie d'assurance dite "Phoenix," de Brooklyn.....	Robert Hampson, Montréal, agent	\$100,000 bons des Etats-Unis.....	Contre l'inc. et sur la nav.
La cie. d'ass. contre l'incendie, dite "Phoenix," Londres, Angleterre.	Gillespie, Moffat et Cie., agts. génér., Mont..	\$50,171 fonds publics canad., et \$50,126 5 p. c. consol. canadiens	Contre l'incendie.
La compagnie d'assurance contre l'incendie, de Québec	J. G. Clapham, président, Québec.....	\$25,000 fonds publics canadiens, \$60,000 actions de banque et \$15,200 bons municipaux. (Acceptés à \$98,680).....	Contre l'incendie,
La compagnie d'assur. sur la vie et contre l'incendie, dite "Queen," Angleterre.....	A. M. Forbes et H. G. Mudge, agents principaux, Montréal	\$100,000 fonds publics canadiens (feu) et \$51,100 5 p. c. consolidés canadiens (vie).....	Contre l'inc. et sur la vie.
La société d'assurance mutuelle sur la vie, dite "Reliance," Londres, Angleterre	J. Cassie Hatton, procureur, Montréal.....	\$100,000 fonds publics canadiens (A) et \$10,000 effets canad. (B)	Sur la vie.
La compagnie d'assurance Royale Canadienne.....	Arthur Gagnon, secrétaire, Montréal.....	\$50,400 bons du havre de Montréal. (Acceptés à \$50,400).....	Contre l'inc. et sur la nav.
La compagnie d'assurance Royale.....	M. H. Gault et Wm. Tatley, agents principaux, Montréal.....	\$96,982 fonds publics, \$53,533 5 p. c. des consolidés canadiens et \$170,333, cons. angl-appl., \$149,182 (feu), \$50,000, (vie A) et 121,666 (général.) Aussi \$97,333.33 annuités angl. (général.) Total \$418,182.....	Contre l'inc. et sur la vie.
La compagnie d'assurance Impériale Ecossaise.....	Taylor Frères, agents généraux, Montréal....	\$71,068, fds. pub. can., \$20,000 bons du havre de Montréal, \$13,500 bons municipaux. (Acceptés à \$101,218).....	Contre l'incendie.
La compagnie d'assur. contre l'incendie dite Sovereign, du Canada..	L'hon. Alex. Mackenzie, président, Toronto.	\$115,655 bons municip. \$3,684 en argent. (Acceptés à \$107,774)	Contre l'incendie.
La compagnie d'assurance sur la vie, dite "Standard," Ecosse:	W. M. Ramsay, gérant, Montréal.....	\$64,000 bons municipaux, \$107,000 bons du havre de Montréal, (acceptés à \$153,900), étant \$126,750 (vie A) et \$27,150 (vie B)	Sur la vie.
La société d'assurance sur la vie, dite "Star," d'Angleterre	A. W. Lauder, trésorier général, Toronto.....	\$100,343 fonds publics canadiens.....	Sur la vie.
La comp. d'assurance mutuelle sur la vie, dite "Sun," de Montréal..	R. Macaulay, secrétaire général, Montréal...	\$56,000 bons municipaux. (Acceptés à \$50,400)	Sur la vie et cont. les accid.
La compagnie d'assurance sur la vie et Tontine, de Toronto.....	Arthur Harvey, gérant, Toronto.....	\$32,400 bons municip. \$1,040.36 en espèces (Acceptés à \$30,200)	Sur la vie et cont. les accid.
La compagnie d'assurance dite "Travelers," de Hartford, Connect..	Thos. Simpson, agent, Montréal.....	\$100,000 bons des Etats-Unis, \$25,000 bons municipaux, \$20,000 bons du havre de Montréal (acceptés à \$140,500), étant \$100,000 (vie A), \$25,000 au pair (vie B), et 820,000 au pair (accidents)	Sur la vie et cont. les accid.
La compagnie d'assurance mutuelle Union sur la vie, du Maine.....	Wm. Mulock, agent, Toronto.....	\$100,000 4 p. c. des Etats-Unis, (A) et \$15,000, bons du district de Columbia, E.-U., (B).....	Sur la vie.
La compagnie d'assurance de l'Ouest, Toronto.....	J. J. Kenny, directeur gérant, Toronto.....	\$57,700 bons municipaux. (Acceptés à \$51,930).....	Contre l'inc. et sur la nav.

LES COMPAGNIES D'ASSURANCE SUR LA VIE CI-DESSOUS NOMMÉES, AYANT CESSÉ D'ENTREPRENDRE DES RISQUES AU CANADA, SONT AUTORISÉS, EN VERTU DE L'ARTICLE 17 DE "L'ACTE D'ASSURANCE REFONDU DE 1877," A POURSUIVRE TOUTES LES OPÉRATIONS SE RATTACHANT AUX POLICES ÉMISES AVANT LE 31 MARS 1878, ET LEURS DÉPÔTS SONT APPLICABLES A CES POLICES, SUJET AUX DISPOSITIONS DES ACTES D'ASSURANCE DE 1868 ET 1871.

NOM DE LA COMPAGNIE.	Principal agent pour la réception des significations des pièces et avis.	Montant des dépôts.	Assurance autorisée.
L'association médicale et générale sur la vie dite "Briton," Londres, Angleterre	Jas. B. M. Chipman, gérant, Montréal	\$100,343 bons du Canada	Sur la vie.
La compagnie d'assurance mutuelle sur la vie, dite Connecticut, de Hartford, Conn., E.U.	Robt. Wood, agent-général, Montréal	\$100,000 bons des Etats-Unis	Sur la vie.
La compagnie d'assurance sur la vie, d'Edimbourg	David Higgins, agent principal, Toronto	\$150,515 bons du Canada	Sur la vie.
L'association d'assurance sur la vie, d'Ecosse	Geo. W. Ford, agent principal, Montréal	\$150,000 bons du Canada	Sur la vie.
La compagnie Nationale d'assurance sur la vie, des Etats-Unis d'Amérique	John F. Bell, procureur, Windsor	\$100,000 bons des Etats-Unis	Sur la vie.
La compagnie d'assurance sur la vie, de New-York	F. W. Campbell, M.D., procureur, Montréal	\$100,000 bons des Etats-Unis	Sur la vie.
La compagnie d'assurance sur la vie dite "North Western," de Milwaukee, E.-U.	M. W. Mills, agent principal, Toronto	\$100,000 bons des Etats-Unis	Sur la vie.
La compagnie d'assurance mutuelle sur la vie, dite "Phoenix," Hartford, Connecticut	A. R. Bethune, agent général, Montréal	\$105,000 bons des Etats-Unis	Sur la vie.
La compagnie d'assurance sur la vie, dite, "The Positive Government Security" (limitée) Angleterre	John Taylor, secrétaire, Montréal	\$8,273 débentures du Canada, 5. p. c.	Sur la vie.
La société d'assurance sur la vie, dite "Amicable" Ecosaise	Geo. Wm. Ford, agent général, Montréal	\$150,000 bons du Canada	Sur la vie.
L'institution de Prévoyance Ecosaise	R. A. Ramsay, procureur, Montréal	\$100,343 bons du Canada	Sur la vie.
La compagnie d'assurance Provinciale Ecosaise	Geo. Wm. Ford, secrétaire, Montréal	\$150,790 sav. : \$112,343 bons du Canada, \$38,447 déb. Can. 5 p. c.	Sur la vie.
La compagnie d'assurance sur la vie, des Etats-Unis	\$60,000 bons payables en or, Etats-Unis	Sur la vie.

NOTA.—La compagnie d'assurance mutuelle sur la vie, dite "Globe" de New-York, a été déclarée insolvable aux Etats-Unis et en Canada, et Jas. D. Fish, de New-York, a été nommé receveur par les cours des Etats-Unis, et W. C. Wells, de Montréal, a été nommé syndic par la Cour Supérieure de Montréal, pour les opérations faites en Canada. Le dépôt de la compagnie entre les mains du gouvernement, \$100,000 en effets des Etats-Unis, a été, par ordre de la dite Cour Supérieure, délivré aux banquiers de cette cour.

La compagnie d'assurance maritime des Marchands de Montréal, a cessé de faire des opérations d'assurance, et est en voie de liquider ses affaires. Le dépôt a été remis à la compagnie moins \$2,223 en espèces retenues à cause de réclamations contestées

Bureau du Surintendant des Assurances, Ottawa, 30 septembre 1881.

J. B. CHERRIMAN, Surintendant des Assurances.

DEMANDES AU PARLEMENT.

PARLEMENT FÉDÉRAL.

Règles relatives aux avis de bills privés.

51. Dans le cas de toute demande de bill privé, proprement du ressort législatif du Parlement du Canada, suivant les dispositions de l'Acte de l'Amérique Britannique du Nord, 1867, et ayant pour objet, soit la construction d'un pont, d'un chemin de fer, d'un chemin à barrières ou d'une ligne télégraphique; soit la construction ou l'amélioration d'un port, d'un canal, d'une écluse, d'une digue ou d'une glissoire, ou autre ouvrage semblable; soit la concession d'un droit de passage d'eau, l'incorporation de professions ou métiers, ou d'une compagnie de banque ou autre compagnie par actions, soit la concession à une ou plusieurs personnes de certains droits ou privilèges exclusifs ou particuliers, soit le pouvoir de faire quelque chose qui, dans ses effets, pourrait toucher aux droits ou à la propriété d'autrui, ou concerner une classe particulière de la société; ou ayant pour objet quelque amendement de même nature à un acte antérieur,—un avis, énonçant d'une manière claire et intelligible la nature et l'objet de la demande, et signé (excepté s'il s'agit de corporations déjà existantes) par les pétitionnaires ou de leur part, est nécessaire et doit être publié comme il suit.

Dans les provinces de Québec et de Manitoba :

Un avis doit être inséré dans la *Gazette du Canada* en anglais et en français, ainsi que dans un journal anglais et un journal français du district intéressé, ou en anglais et en français dans le même journal, s'il ne s'en publie qu'un seul dans ce district; ou s'il n'y paraît pas de journal, alors la publication de l'avis en anglais et en français doit se faire dans un journal du district le plus voisin où il s'en publie.

Dans les autres provinces :

Un avis doit être inséré dans la *Gazette du Canada* et dans un journal du comté ou des comtés-unis intéressés, ou s'il n'y paraît pas de journal, alors la publication doit se faire dans un journal du comté le plus voisin où il s'en publie.

La publication de ces avis durera, dans chaque cas la période de deux mois pendant l'intervalle de temps qui s'écoulera entre la clôture de la session précédente et la prise en considération de la pétition. Un exemplaire des numéros des journaux, reproduisant la première et la dernière insertion de l'avis, devra être transmis au greffier de chaque Chambre.

Toute personne désirant obtenir un bill privé devra, dans les huit jours qui précéderont l'ouverture du Parlement, déposer au bureau du greffier de la Chambre dans laquelle le bill doit prendre naissance, une copie de ce bill en langue anglaise ou en langue française, avec une somme suffisante pour en payer la traduction et l'impression. Il en sera imprimé 600 exemplaires en anglais et 200 en français; la traduction devra être faite par les officiers de la Chambre, et l'impression par l'entrepreneur des impressions. Le pétitionnaire aura aussi à payer au comptable de la Chambre une somme de \$200, plus le coût de l'impression de l'acte dans les Statuts, et remettra le reçu de ce paiement au greffier du comté auquel ce bill aura été renvoyé—le dit paiement sera effectué immédiatement après la seconde lecture avant la prise en considération du bill par le comté.

Si la pétition demande l'autorisation de présenter un bill privé ayant pour objet la construction d'un pont de péage, le pétitionnaire ou les pétitionnaires devront, en même temps qu'ils donneront l'avis prescrit par la règle précédente, donner aussi, de la même manière, avis des péages qu'ils entendent exiger, de l'étendue du privilège, de la hauteur des arches, de l'espace à laisser libre entre les culées ou les piliers pour le passage de radeaux et des navires; et mentionner de plus s'ils se proposent de construire un pont mobile, et quelles en seront les dimensions.

Aucune pétition pour l'obtention d'un bill privé

ne sera reçue par l'une ou par l'autre Chambre après les dix premiers jours de la session.

ROBERT LEMOINE,
Greffier du Sénat.
JOHN GEORGE BOURINOT,
Greffier des Communes.

Règles du Sénat relatives aux avis de bills de divorce.

72. Quiconque a l'intention de demander un bill de divorce, doit donner avis de son intention, et spécifier d'avec qui et pour quelle cause il veut divorcer. L'avis doit être inséré pendant six mois, à la *Gazette du Canada*, et dans deux journaux du district (si c'est dans les provinces de Québec et de Manitoba.) ou du comté ou des comtés-unis, (si c'est dans les autres provinces,) où le pétitionnaire résidait ordinairement lors de la séparation; et si le nombre voulu de journaux n'y paraît pas, alors la publication de l'avis devra se faire dans le district, le comté ou les comtés-unis voisins.

Un exemplaire en manuscrit de l'avis devra être signifié, à l'instance du pétitionnaire, à la personne d'avec laquelle il veut divorcer, si le lieu de la résidence de cette dernière peut être connu; et la preuve de cette signification ou de la diligence faite pour l'effectuer, doit être produite sous serment devant le Sénat et à sa satisfaction, lors de la lecture de la pétition.

ROBERT LEMOINE,
Greffier du Sénat.

A VIS.—Demande sera faite au parlement du Canada, à sa prochaine session, par la compagnie de télégraphe Mutuelle du Canada, pour l'obtention d'un acte d'incorporation lui conférant certains pouvoirs et privilèges en sus de ceux qui lui ont été accordés par les lettres patentes qui l'ont constituée en corps politique.

CARTER ET CARTER,
Solliciteurs pour les requérants.
Montréal, 30 nov. 1881. 23-9

A VIS est par le présent donné que demande sera faite au parlement du Canada à la prochaine session pour l'obtention d'un acte à l'effet de constituer en corps politique la "Compagnie de transport du Manitoba et de la Saskatchewan," dans le but de construire et exploiter une ligne de chemin de fer d'un point sur le chemin de fer Canadien du Pacifique entre Westbourne et le Portage de la Prairie à un point sur le lac Manitoba, de construire et exploiter des navires se rattachant à la dite ligne sur les lacs Manitoba, Winnipegosis et la rivière Saskatchewan, d'améliorer la navigation sur les dits lacs et rivière, avec pouvoir de construire des chemins de fer et canaux, reliant tels lacs et rivière, et de percevoir des droits sur les dits canaux.

C. E. HAMILTON,
Solliciteur pour les requérants.
Winnipeg, 21 novembre 1881. 23-9

A VIS public est par le présent donné que demande sera faite au parlement du Canada, à sa prochaine session, pour l'obtention d'un acte à l'effet de constituer en corps politique la "Compagnie d'amélioration de la Rivière de la Pluie."

L'objet de la compagnie projetée est de construire des estacades, chaussées, glissoires, quais et autres travaux dans les rivières, cours d'eau et ruisseaux ci-après mentionnés, et sur les rivages de ces derniers pour la descente de billes, pièces de bois carré, bois de charpente de toute description sur tout le cours de la rivière coulant à l'ouest depuis l'île Hunter, à travers le lac à la Pluie en suivant le cours de la rivière de la Pluie jusqu'au Lac des Bois et par les cours d'eau, ruisseaux et rivières se déchargeant dans les dits rivière de la Pluie et lac à la Pluie, dans les provinces de Manitoba et Ontario ou dans le district de Kéwatin, avec tous pouvoirs et privilèges conformes à l'acte des Statuts Refondus de la ci-devant

province du Canada, intitulé "Acte concernant les compagnies à fonds social pour faire des travaux à l'effet de faciliter la descente du bois de charpente sur les rivières et les cours d'eau," et aux amendements faits subséquemment au dit acte, avec pleins pouvoir et privilège de s'unir et se fondre avec n'importe quelle compagnie formée dans un objet semblable sous l'autorité des lois de l'Etat du Minnesota.

PINHEY ET CHRISTIE,
Solliciteurs pour les requérants.

28 novembre 1881.

23-9

A VIS est par le présent donné que demande sera faite au parlement du Canada, à sa prochaine session, pour l'obtention d'un acte à l'effet de constituer en corps politique la "Compagnie du pont de Winnipeg et Springfield," avec pouvoir de construire, exploiter et maintenir un pont de péage pour les fins ordinaires du trafic sur la Rivière Rouge à un certain point entre les limites nord de la cité de Winnipeg et le pont Louise, dans le comté de Selkirk, province du Manitoba, le dit pont devant être construit avec un tablier tournant donnant un passage, une fois ouvert, de quarante pieds au plus, et avec des arches de vingt-cinq pieds et demi d'élévation au-dessus du niveau de l'eau basse et avec des intervalles de deux cents pieds au plus entre les culées ou caissons; avec pouvoir de percevoir des taux de péage sur le dit pont à des taux n'excédant pas les suivants :

Piétons, à chaque passage, deux centins.

Cavalier sur mule ou cheval, à chaque passage, dix centins.

Animaux libres par tête, excepté les moutons, les porcs et les poulains du printemps suivant la mère, à chaque passage, cinq centins.

Moutons et porcs, par tête, à chaque passage, deux centins.

Carrosse, voiture, charrette, phaéton, traîneau, voiture de course ou autre véhicule tiré par un animal, à chaque passage, douze centins et demi.

Voiture, carrosse, phaéton, traîneau, voiture de course ou autre véhicule tiré par deux animaux ou plus, à chaque passage, vingt centins.

Les taux ci-dessus couvrent les charges *bonâ fide* de chaque véhicule.

W. H. CULVER,
Solliciteur pour les requérants.

Winnipeg, 21 novembre 1881.

23-9

A VIS public est par le présent donné que demande sera faite au parlement du Canada, à sa prochaine session, pour l'obtention d'un acte à l'effet de constituer en corps politique la "Compagnie de bois de charpente de Québec" (limitée).

E. T. BROOKS,
Solliciteur pour les requérants.

26 novembre 1881.

23-9

A VIS.—La compagnie du chemin de fer de la Jonction et des Carrières de Napierville s'adressera au parlement du Canada pour l'adoption des amendements suivants à sa charte :

Pour changer son nom.

Pour placer le terminus de sa ligne à St. Jean, Q.

Pour étendre sa ligne au sud-ouest parallèlement à la frontière de la province, et au fleuve St. Laurent.

23-9

A VIS est par le présent donné que demande sera faite au parlement du Canada, à sa prochaine session, pour constituer en corps politique "La Banque de Manitoba" dans le but de faire des affaires de banque dans la Puissance du Canada, le bureau principal de telle banque devant être à Winnipeg.

H. E. HENDERSON,
Solliciteur pour les requérants.

Daté ce 14 novembre 1881.

22-9

A VIS est par le présent donné qu'une demande sera faite au Parlement du Canada, à sa prochaine session, pour un acte pour incorporer la Banque du Nord-Ouest.

G. YOUNG SMITH,
Procureur des requérants.

Whitby, 21 novembre 1881.

22-9

A VIS est donné par le présent qu'une demande sera faite au Parlement du Canada, à sa prochaine session, afin d'en obtenir un acte modifiant l'acte constitutif de la compagnie de chemin de fer Ontario et Québec, de manière à permettre à la compagnie d'acquérir la charte de la compagnie de chemin de fer Toronto, Grey et Bruce ou se fusionner avec cette compagnie, et d'acquérir la charte ou de se fusionner avec telle autre compagnie ou compagnies de chemin de fer que le chemin de fer Ontario et Québec une fois construit pourra croiser ou à laquelle il pourra se relia, ou qui pourra être un tributaire ou une continuation est ou ouest du chemin de fer Ontario et Québec; ou de louer tous ou aucun de ses chemins de fer; et aussi pour d'autres amendements au dit acte.

W. H. LOCKHART GORDON,
Solliciteur pour les requérants.

25 novembre 1881.

22-9

A VIS est par le présent donné que demande sera faite au parlement du Canada lors de sa prochaine session pour l'obtention d'un acte à l'effet de constituer en corps politique une compagnie pour construire et exploiter une ligne de chemin de fer de la cité d'Ottawa ou de quelque point sur le chemin de fer Saint-Laurent et Ottawa ou sur le chemin de fer Canada et Atlantique, passant à travers ou près les villages de Metcalfe, Ormond, Vernon, Bate's Corners ou Winchester-Ouest, Winchester Springs, Bell's Corners et Morrisburgh à un point en face de l'île Ogden dans l'Etat de New-York, devant être appelé "La compagnie du pont et du chemin de fer Ottawa, Waddington et New-York," avec pouvoir de construire un pont sur le canal et le chenal principal de la rivière Saint-Laurent à l'île Ogden, se reliant avec une ligne s'étendant à travers l'île et les eaux américaines à Waddington et la station de la Sarcelle ou quelque autre point sur le chemin de fer Ogdensburgh et lac Champlain ou avec Canton, et se raccorder avec la ligne projetée du chemin de fer à travers Adirondacks à North Creek; avec pouvoir de se fondre avec toutes lignes de ponts et chemins de fer dans ou hors du Canada, de s'y joindre ou d'obtenir d'elles de faire circuler ses trains sur leurs voies ferrées; avec pouvoir de plus de construire et exploiter des tramways, bateaux-passeurs, vapeurs, navires et barges en rapport avec la dite ligne de pont et chemin de fer, avec pouvoir de plus de construire, maintenir et exploiter un pont inter-provincial sur la rivière Ottawa à ou près la dite cité d'Ottawa à quelque point dans la province de Québec, tant pour le dit chemin de fer que pour les voitures ordinaires et les fins générales du trafic; avec pouvoir de percevoir des taux de péage sur le dit pont, sur les voitures ordinaires et le trafic passager qui se fera dessus à des taux n'excédant pas les suivants :

Piétons pour l'aller et pour le retour, 2 centins.

Cavalier sur cheval ou mule, à chaque passage, 5 centins.

Animaux libres, par tête, excepté les moutons, cochons et poulains du printemps suivant la mère, 5 centins à chaque passage.

Moutons et cochons par tête, à chaque passage, 2 centins.

Chaque voiture, carrosse, cabriolet, traîneau ordinaire, traîneau de course ou autre véhicule tiré par un animal, 10 centins à chaque passage.

Chaque voiture, carrosse, cabriolet, traîneau ordinaire, traîneau de course ou autre véhicule tiré par deux animaux ou plus, à chaque passage, 15 centins.

Les taux ci-dessus devant couvrir les charges *bonâ fide* de chaque véhicule; avec pouvoir de plus de construire et exploiter une ligne ou des lignes de

chemin de fer du bout du pont placé du côté de Québec pour se raccorder avec toutes ou quelques-unes des voies ferrées se terminant dans le comté d'Ottawa ou passant à travers.

La hauteur des arches du pont sur le canal et la rivière St. Laurent ne devant pas être moindre que de 60 pieds au-dessus du niveau de l'eau haute; l'intervalle entre les culées ou caissons sur le chenal principal de la rivière St. Laurent devant être de toute la largeur du dit chenal ou de pas moins que 350 pieds et au-dessus de la batture à l'île Ogden de pas moins que 200 pieds. La hauteur des arches du pont sur l'Ottawa ne devant pas être moindre que de 30 pieds au-dessus du niveau de l'eau haute, et l'intervalle entre les culées ou caissons ne devant pas être moindre que de 200 pieds; ou les arches des dits ponts devant être d'une hauteur telle au-dessus du niveau de l'eau haute, les intervalles entre les culées ou caissons devant être tels, et les taux de péage devant être tels qu'il plaise à Son Excellence le Gouverneur-Général en Conseil d'approuver.

SCOTT, MACTAVISH ET MACCRACKEN,

Solliciteurs pour les requérants.

Ottawa, 19 novembre 1881.

22-9

AVIS est par le présent donné que la Compagnie d'Assurance de Stadacona contre le feu et sur la vie, en liquidation, s'adressera au Parlement de la Puissance du Canada, lors de sa prochaine session, pour obtenir un acte à l'effet d'amender et simplifier l'acte 43 Victoria, chap. 70, intitulé "Acte pour autoriser la Compagnie d'Assurance de Stadacona contre le feu et sur la vie à renoncer à sa charte et d'établir un mode de liquider les affaires," et pour pouvoir clore et liquider finalement les affaires de la dite compagnie dans un délai fixé d'un an à compter de la passation de l'acte demandé, et dans ce but d'éteindre les réclamations non admises par elle et non poursuivies devant les tribunaux, dans ce délai; et celles de personnes inconnues et non trouvées dans ce délai; et pour autres fins analogues.

C. A. E. GAGNON,

JOSEPH MELCHIOR BERNIER, Prêtre,
ALPHONSE LETELLIER,

Liquidateurs.

P. B. CASGRAIN,

Procureur des pétitionnaires.

21-9

AVIS public est par le présent donné que demande sera faite au parlement du Canada, à sa prochaine session, pour obtenir un acte à l'effet de constituer en corps politique "The Mutual Benefit Association of Sherbrooke."

E. T. BROOKS,

Solliciteur pour les requérants.

21-9

AVIS est par le présent donné qu'à la prochaine session du parlement du Canada demande sera faite pour l'obtention d'un acte à l'effet d'autoriser la compagnie de chemin de fer Portage, Westbourne et North Western à construire et exploiter une ligne de chemin de fer du terminus actuel de son chemin de fer déjà construit ou à la veille de l'être dans la province de Manitoba, dans une direction nord-ouest jusqu'à un point à ou près à la fourche de la Saskatchewan et de là à la rivière de la Paix; avec pouvoir de construire un embranchement au sud de la Saskatchewan à l'embouchure de cette rivière et un embranchement dans une direction sud à la voie principale du chemin de fer Canadien du Pacifique; avec pouvoir aussi de faire circuler des barges et vapeurs sur les eaux navigables réunies à la ligne.

21-9

DEMANDE sera faite au parlement du Canada, à sa prochaine session, pour l'obtention d'un acte constituant en corps politique "La compagnie limitée de prêts provinciale et du Canada," et autorisant la dite compagnie à émettre des débetures et

obligations, à placer des sommes d'argent sur des immeubles, sur des obligations de banque, débetures et autres garanties, à acheter, détenir, améliorer et vendre des terres et exercer en un mot tous les pouvoirs conférés d'ordinaire aux compagnies de prêts.

McDOUGALLS ET GORDON,

Solliciteurs pour les requérants.

Toronto, 15 novembre 1881.

21-9

AVIS est donné par le présent qu'une demande sera faite au parlement du Canada, à sa prochaine session, afin d'obtenir un acte autorisant la Compagnie d'Emprunt et de Prêt du Canada à faire des opérations comme compagnie de prêt dans toutes les provinces du Canada, avec les mêmes pouvoirs que ceux maintenant possédés par la dite compagnie dans les provinces d'Ontario et de Québec, et de permettre à la dite compagnie de prélever tel taux d'intérêt qui pourra être convenu entre elle et les emprunteurs, et aussi afin d'autoriser l'émission de bons par la dite compagnie, et pour d'autres fins.

MACDONALD, MACDONALD ET MARSH,

Solliciteurs pour les requérants.

Daté 17 novembre 1881.

21-9

AVIS est par le présent donné que demande sera faite au parlement de la Puissance du Canada, lors de sa prochaine session, pour obtenir un acte à l'effet de constituer en corps politique une compagnie pour construire et exploiter une ligne de chemins de fer partant du Portage la Prairie, dans la province du Manitoba, jusqu'à la rivière White Mud à la tête de la navigation, et de là à Gladstone, et de là dans une direction nord-ouest à un point à ou près du village de Prince Albert; avec pouvoir de construire des embranchements, et avec pouvoir de construire des ponts et de construire et posséder des tramways, vapeurs et barges; et de plus avec pouvoir de s'amalgamer et se joindre à et d'acheter et d'obtenir des pouvoirs d'exploiter sur d'autre ligne ou des lignes de chemin de fer.

J. J. FOY,

Solliciteur pour les requérants.

Toronto, 8 novembre 1881.

20-9

AVIS est par le présent donné que demande sera faite par la compagnie de prêts dite "Canada Landed Credit Company" à la prochaine session du parlement du Canada, pour l'obtention d'un acte à l'effet d'amender l'acte concernant la dite compagnie et intitulé "Un acte pour constituer en corps politique la compagnie de prêts dite 'The Canada Landed Credit Company'", adopté dans la vingt-deuxième année du règne de Sa Majesté, chap. 133, dans le but de permettre à la dite compagnie de prêter de l'argent sur des garanties immobilières dans la province du Manitoba, et de charger sur les prêts faits dans les provinces d'Ontario et Manitoba tels taux d'intérêt dont il pourra être convenu avec l'emprunteur et pour autres fins.

McCARTHY, HOSKIN, PLUMB ET CREELMAN,

Solliciteurs pour les requérants.

Toronto, 7 novembre 1881.

20-9

AVIS est par le présent donné que demande sera faite au parlement du Canada, à sa prochaine session, pour l'obtention d'un acte autorisant la "Compagnie Mutuelle d'Assurance sur la vie du Soleil, de Montréal," à changer son nom en celui de "La Compagnie d'Assurance sur la vie du Soleil"; à réduire la qualification de ses directeurs et à certaines autres fins.

DAVIDSON ET CROSS,

Solliciteurs pour les requérants.

Montréal, 3 novembre 1881.

19-9

A VIS public est par le présent donné que demande sera faite au Parlement de la Puissance du Canada, lors de sa prochaine session, pour obtenir un acte à l'effet de constituer en corps politique "The St. Lawrence Marine Insurance Company of Montreal."

J. G. A. CREIGHTON,
Solliciteur pour les requérants.

26 octobre, 1881.

18-10

A VIS est par le présent donné que demande sera faite au parlement du Canada pour l'obtention d'un acte à l'effet de constituer en corps politique la Compagnie du pont de Saint-Jean, avec pouvoir de maintenir et exploiter un pont pour les voitures ordinaires et les fins du trafic sur la rivière Rouge d'un point dans les paroisses de Saint-Jean et Killoran, dans le comté de Selkirk et la province du Manitoba, à un point sur le côté opposé de la rivière dans les dites paroisses, avec pouvoir de percevoir des droits de péage sur le dit pont sur telles voitures ordinaires et sur le trafic passager qui passeront dessus, à des taux n'excédant pas les suivants : —
Piétons allant ou venant, deux centins.
Cavalier monté sur mule ou cheval, six centins chacun.
Animaux libres par tête, excepté les moutons, cochons et les poulains du printemps suivant la jument, cinq centins.

Moutons et cochons par tête, deux centins.

Chaque voiture, carrosse, phaéton, traîneau, ou autre véhicule tirés par un animal sur l'aller ou le retour, 12½ centins.

Chaque voiture, carrosse, phaéton, traîneau, ou autre véhicule tirés par deux animaux ou plus sur l'aller ou le retour, 20 centins.

Les taux ci-dessus devront comprendre les charges *bonâ fide* de chaque véhicule.

La hauteur des arches du pont ne devant pas être moindre que 25 pieds au-dessus du niveau de l'eau basse, la distance entre les culées ou caissons ne devant pas être moindre que 200 pieds, le pont tournant devant être construit de façon à avoir un passage, une fois ouvert, de pas moins que 40 pieds.

Les plan et dessin de tel pont, parties fixe et mobile, devant être sujets à l'approbation du gouverneur général en conseil.

T. S. KENNEDY,
Solliciteur pour la requérante.

Daté à Winnipeg le 24 octobre 1881.

18-9

A VIS est par le présent donné que demande sera faite au parlement du Canada pour l'obtention d'un acte à l'effet d'amender le statut 39 Vict. chap. 40, incorporant "La Banque établie de Londres et de l'Amérique du Nord," en étendant le temps durant lequel le dit acte restera en force et pour obtenir le certificat du Bureau du trésor, de plus en changeant le nom de la dite banque en celui de "La Banque établie de Londres et Winnipeg," en réduisant le capital-actions à \$1,000,000 et en transportant le bureau principal de la cité de Montréal à Winnipeg et pour autres fins.

T. S. KENNEDY,
Solliciteur pour la requérante.

Daté à Winnipeg, 22 octobre 1881.

18-9

A VIS public est par le présent donné que demande sera faite au parlement du Canada, à sa prochaine session, pour obtenir un acte à l'effet de constituer en corps politique "Le Crédit Mobilier Franco-Canadien."

E. T. BROOKS,
Solliciteur pour les requérants.

5 octobre 1881.

16-9

DEMANDES POUR CHARTE PAR LETTRES PATENTES.

A VIS public est par le présent donné qu'une demande sera faite à Son Excellence le Gouverneur en Conseil, sous l'autorité de l'acte concernant les compagnies à fonds social de 1877, par l'honorable M. P. Garneau, négociant, ancien ministre du gouvernement de Québec, résidant à Québec; Alphonse Desjardins, M.P., et président de la banque Jacques-Cartier de Montréal; Robert T. Leckie, de Sherbrooke, manufacturier; Hector Legru, de Paris, France, industriel, et le Comte de Wazières, rentier, également de Paris, France, pour obtenir des lettres patentes les constituant avec telles autres personnes qui deviendront actionnaires dans la dite compagnie en un corps politique et légal avec les pouvoirs d'une compagnie de prêt, laquelle compagnie portera le nom de "Crédit Mobilier Canadien."

La principale place d'affaires de la dite compagnie sera dans la cité de Montréal.

Le capital de la compagnie sera de vingt millions de dollars ou cent millions de francs divisé en deux cent mille actions de cent dollars ou cinq cents francs chacune.

Les directeurs provisoires de la compagnie seront les dits MM. honorable P. Garneau, Alph. Desjardins, Robert J. Leckie, H. Legru et Comte de Wazières.

Montréal, le 30 novembre 1881.

23-6

A VIS Public est par le présent donné que les personnes ci-après mentionnées ont l'intention de s'adresser à Son Excellence le gouverneur-général pour obtenir des lettres patentes les constituant en corps politique sous le nom de la "Compagnie canadienne de fer et d'acier (Limitée)" pour les fins ci-après mentionnées, savoir :

1. Pour acquérir et exploiter le procédé connu sous le nom de "Duryee's Blow-Pipe Process", tel que breveté à la date du 33 avril 1880 en Canada, pour fondre des minerais d'or, d'argent et autres, et pour fondre des minerais de fer et les transformer en fer et en acier.

2. Pour acquérir et exploiter tous autres procédés pour la manufacture de l'or, l'argent, le fer et l'acier.

3. Pour ériger des usines à laminer le métal et en général pour manufacturer tout article en fer ou en acier.

4. Pour acquérir tous terrains nécessaires à l'érection de fourneaux, ou tous terrains renfermant ou censés renfermer du fer ou autres minéraux, ou pétrole, n'excédant pas en étendue vingt mille acres en tout;

5. Pour avoir le droit de vendre ou louer tout procédé ainsi breveté que la dite compagnie pourrait acquérir;

Que le bureau principal et principale place d'affaires de la dite compagnie sera dans la cité de Montréal, dans la province de Québec;

Que le montant proposé du capital de la dite compagnie est d'un million de piastres divisé en dix mille parts de cent piastres chacune;

Que les noms et qualités des dits requérants sont comme suit :—Robert Benny, marchand, Montréal; James McLaren, marchand, Buckingham; Andrew Thomson, commerçant, Québec; George Benson Hall, commerçant, Québec; James Henry Peck, marchand et fabricant, Montréal; Alexander Chivas Clark, courtier, Montréal; John Smythe Hall, junior, avocat, Montréal; George Hutton, Patterson, agent d'assurance, Montréal; James Benny, marchand et fabricant, Montréal; Thomas Peck, marchand et fabricant, Montréal, et George Duryee, docteur en médecine, New-York, Etats-Unis d'Amérique.

Que les dits James McLaren, George Benson Hall, Robert Benny, James Henry Peck, Alexander Chivas Clark, George Hutton Patterson, et George Duryee seront les directeurs provisoires de la dite compagnie.

CHURCH, CHAPLEAU, HALL & ATWATER.
Solliciteurs pour les dits requérants.

22-6

AVIS DIVERS.

BANQUE UNION DU BAS-CANADA.

DIVIDENDE No. 32.

AVIS est par le présent donné qu'un dividende de deux et demi pour cent (2½ p.c.) sur le capital payé de cette institution a été déclaré pour le semestre courant et que le dit dividende sera payable à la banque et à ses succursales, le après le lundi, le deuxième jour de janvier 1882.

Les livres de transfert seront clos du 17 au 31 décembre inclusivement.

Par ordre du bureau,
P. MAC EWEN,
Caissier.

Québec, 25 novembre 1881.

23-4

BANQUE D'HOCHELAGA.

AVIS est par le présent donné qu'un dividende de deux et demi pour cent sur le capital payé de cette institution, a été déclaré, et que tel dividende sera payable à sa maison de banque en cette ville et ses succursales le et après lundi, le deuxième jour de janvier prochain.

Les livres de transfert seront clos du 16 au 31 décembre prochain, ces deux jours inclusivement.

L'assemblée générale annuelle des actionnaires aura lieu dans sa maison de banque en cette ville, lundi, le seizième jour de janvier prochain.

Le fauteuil sera pris à trois heures p.m.

Par ordre du bureau,
J. E. BRAIS,
Caissier.

Montréal, 24 novembre 1881.

22-8

BANQUE DE ST. JEAN.

AVIS public est par le présent donné qu'un dividende de trois pour cent sur le capital payé de cette banque a été déclaré pour les six mois courants, et sera payable au bureau de cette banque, à St. Jean, le et après lundi le deux janvier prochain. Les livres de transfert seront fermés du 19 au 31 décembre prochain, ces deux jours compris.

L'assemblée générale annuelle des actionnaires sera tenue au bureau de la banque, à St. Jean, jeudi le douze janvier prochain, à onze heures A. M.

Par ordre des directeurs,
PH. BAUDOUIN,
Caissier.

St. Jean, 22 novembre 1881.

22-4

COMPAGNIE DE CHEMIN DE FER GRAND TRONC DU CANADA.

Assemblée générale spéciale.

AVIS est par le présent donné qu'une assemblée générale spéciale de la compagnie de chemin de fer Grand-Tronc du Canada aura lieu au City Terminus Hotel, rue Cannon, Londres, E.C., jeudi, le 22e jour de décembre prochain, à une heure p.m. précise, dans le but suivant, savoir : considérer et, s'il est jugé expédient, accepter et confirmer un arrangement supplémentaire de trafic entre la compagnie de chemin de fer Chicago et Grand Tronc et la compagnie de chemin de fer Grand-Tronc du Canada; aussi considérer, et, s'il est jugé expédient, accepter un arrangement supplémentaire de trafic entre le chemin de fer Michigan Air Line et la compagnie de chemin de fer Grand Tronc du Canada; aussi considérer et, s'il est jugé expédient, accepter un arrangement de trafic entre le chemin de fer Midland du Canada et la compagnie de chemin de fer Grand Tronc du Canada.

Par ordre,
H. W. TYLER,
Président.
J. B. RENTON,
Secrétaire.

21-3

COMPAGNIE DU CHEMIN DE FER CANADIEN DU PACIFIQUE.

UNE assemblée générale spéciale de la compagnie du chemin de fer Canadien du Pacifique aura lieu au bureau de la compagnie à Montréal, mardi le 20 décembre prochain à midi, à laquelle assemblée on a l'intention de proposer qu'il soit émis des obligations préférentielles et de décider du montant et des conditions de telle émission, de considérer un règlement concernant le droit de vote des détenteurs de telles obligations préférentielles, et de plus de considérer la localisation du chemin de fer entre Callendar Station et l'embranchement de la Baie du Tonnerro.

Par ordre du président.

CHARLES DRINKWATER,
Secrétaire.

Montréal, 14 novembre 1881.

21-5

COMPAGNIE D'ASSURANCE SUR LA VIE POSITIVEMENT GARANTIE PAR LE GOUVERNEMENT.

Bureau principal, No. 34, rue Cannon, Londres, Angleterre.

AVIS est par le présent donné que comme il n'y a plus de polices de cette compagnie maintenues au Canada, le bureau en ce dernier pays est finalement clos, et les demandes de toute sorte devront être adressées au bureau principal de la compagnie comme ci-dessus.

Par ordre du bureau,
A. G. MACKENZIE,
Gérant.

21-4

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Dec 81



The Canada Gazette.

PUBLISHED BY AUTHORITY.

OTTAWA, SATURDAY, DECEMBER 10, 1881.

DOMINION OF CANADA.



APPOINTMENTS.

DEPARTMENT OF THE SECRETARY OF STATE OF CANADA.

HIS EXCELLENCY THE ADMINISTRATOR OF THE GOVERNMENT has been pleased to make the following appointments, viz:—

OTTAWA, 3rd December, 1881.

EDGAR DEWDNEY, Esquire, Commissioner of Indian Affairs in the North West Territories; to be The Lieutenant Governor in and over the North West Territories.

12th November, 1881.

ABRAHAM J. LENT, of Tusket, in the Province of Nova Scotia, Gentleman; to be a Preventive Officer in Her Majesty's Customs.

PROCLAMATIONS.

LORNE.

[L.S.]

CANADA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To Our Beloved and Faithful the Senators of the Dominion of Canada, and the members elected to serve in the House of Commons of Our said Dominion, and to each and every of you,—
GREETING:

A PROCLAMATION.

WHEREAS Our Parliament of Canada stands prorogued to the seventeenth day of the month of November instant, at which time, at Our City of Ottawa, you were held and constrained to

appear; Now Know YE, that for divers causes and considerations and taking into consideration the ease and convenience of Our Loving Subjects, We have thought fit, by and with the advice of Our Privy Council for Canada, to relieve you, and each of you of your attendance at the time aforesaid, hereby con-voking and by these presents enjoining you, and each of you, on the TWENTY-SEVENTH day of the month of DECEMBER next, to meet Us in Our Parliament of Canada, at Our City of Ottawa, there to take into consideration the state and welfare of Our said Dominion of Canada, and therein to do as may seem necessary. HEREIN FAIL NOT.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Right Trusty and Well-Beloved Councillor, SIR JOHN DOUGLAS SUTHERLAND CAMPBELL, (commonly called the Marquis of Lorne), Knight of Our Most Ancient and Most Noble Order of the Thistle, Knight Grand Cross of Our Most Distinguished Order of St. Michael and St. George, Governor General of Canada and Vice Admiral of the same, &c., &c., &c.

At Our Government House, in Our CITY of OTTAWA, this FOURTH day of NOVEMBER in the year of Our Lord one thousand eight hundred and eighty-one, and in the forty-fifth year of Our Reign.

By Command,

RICHARD POPE,
Clerk of the Crown in Chancery, Canada.

ORDERS IN COUNCIL.

GOVERNMENT HOUSE, OTTAWA.

Saturday, 3rd day of December, 1881.

PRESENT:

HIS EXCELLENCY THE ADMINISTRATOR OF THE GOVERNMENT IN COUNCIL.

ON the recommendation of the Honorable the Minister of Marine and Fisheries, and under the provisions of the 7th section of the Act passed in the Session of the Parliament of Canada held in the 36th year of Her Majesty's Reign, chaptered 129 and intituled "An Act respecting the Shipping of Seamen,"—

His Excellency, by and with the advice of the Queen's Privy Council for Canada, has been pleased

to order, and it is hereby ordered, that a Shipping Office be, and the same is hereby established at the Port of Gaspé, in the County of Gaspé, in the Province of Quebec, and that Mr. Joseph Eden, Harbour Master at the Port of Gaspé be, and he is hereby appointed Shipping Master in accordance with the provisions of the 8th Section of the said Act.

24-3 J. O. COTÉ,
Clerk, Privy Council.

GOVERNMENT HOUSE, OTTAWA.

Tuesday, 6th day of December, 1881.

PRESENT :

HIS EXCELLENCY THE ADMINISTRATOR OF
THE GOVERNMENT IN COUNCIL.

ON the recommendation of the Minister of Inland Revenue, and under the provisions of the 48th and 49th sections of the Act passed in the 42nd year of Her Majesty's Reign, chaptered 16, and intituled "An Act to amend and consolidate the laws relating to Weights and Measures,"—

His Excellency, by and with the advice of the Queen's Privy Council for Canada, has been pleased to order, and it is hereby ordered, that the Regulations respecting the Inspection of Grain Testers, established by Order in Council of the 20th August, 1881, be, and the same are hereby cancelled, and the following Regulations substituted in place thereof, viz:—

1. Grain Testers shall only be admitted to verification when—

1. The cup or vessel for containing the grain is cylindrical, the diameter being approximately equal to its depth, and its capacity some authorized submultiple of the gallon, not less than one quart.

2. There is marked on the cup in clearly legible characters its true capacity in standard measure.

3. The counterpoise is arranged so that it can be sealed or stamped in such manner as will prevent its being tampered with or removed from the instrument to which it belongs without destroying or breaking the seal or stamp.

4. It gives true indications of weight according to the purport of the figures and divisions, marked on the beam and is in equilibrium when the empty cup is attached and the counterpoise is at zero.

5. The knife edges and other working parts are in conformity with Section B, of the Order in Council of the 14th of August, 1879.

6. It is accompanied by a hopper or apparatus for automatically filling the weighing cup identical as to form and dimensions with the one deposited in the Standards Department of Ottawa, of which a sketch drawing with figured dimensions and instructions for use, will be given to each Inspector of Weights and Measures.

K. The fee chargeable for verifying and stamping each grain tester shall be one dollar.

24-3 J. O. COTÉ,
Clerk, Privy Council.

GOVERNMENT HOUSE, OTTAWA.

TUESDAY, 6th day of December, 1881.

PRESENT :

HIS EXCELLENCY THE ADMINISTRATOR OF
THE GOVERNMENT IN COUNCIL.

HIS Excellency the Administrator of the Government in Council, under authority of the Act 44 Vic, ch. 12, has been pleased to order, and it is hereby ordered, that, subject to the following regulations and restrictions, there may be paid to the manufacturer of the following articles, manufactured in Canada and used after the 21st day of March 1881, in the original construction of the Canadian Pacific Railway, as defined by the Act 37 Vic., chap. 14, sums of money which do not exceed the amount of

Customs duty that would be payable on such articles respectively if imported into Canada, that is to say :

On iron fish plates, fifteen per cent. on the fair market value of iron fish plates in Great Britain, at the time at which the contract was made for supplying such fish plates so manufactured and used.

On cut spikes, one half of one cent per pound.

On wrought or pressed spikes, three fourths of one cent per pound.

On bolts, three fourths of one cent per pound.

On nuts, one cent per pound.

The manufacturer in Canada of such fish plates, spikes, bolts and nuts, so used, shall, in order to be entitled to receive the above sums of money, furnish to the Hon. the Minister of Customs; evidence under oath in form as follows of the manufacture in Canada, and of the use as aforesaid by the said Canadian Pacific Railway Company of such fish plates, spikes, bolts and nuts; and such further evidence on the subject as from time to time the Minister of Customs may consider necessary.

Form No. 1.

I of do solemnly and truly swear that I

am the proprietor of an establishment at which are manufactured situate at in the Dominion of Canada, and that the pounds of contained in the packages named in the Bill of Lading hereto attached, marked and numbered as above stated and shipped to at were within my own personal knowledge wholly manufactured at said establishment and were sold by to the Canadian Pacific Railway Company to be used in the original construction of the said Railway.

Subscribed and sworn to
before me at this
day of 188 .

Form No. 2.

I, of of the Canadian Pacific Railway Company, do make oath and say that I purchased for and on behalf of the said Railway Company from at the pounds of named in the affidavit of hereto attached, and that the said

have been, since the 21st day of March 1881, made use of by the said Railway Company in the original construction of the main line of the said Railway, as defined by the Act 37 Vic., chap. 14, and for no other purpose.

Subscribed and sworn to
before me at this
day of 188 .

The regulations as per Order in Council of the 25th day of April last, relating to payments on spikes, bolts and nuts, so manufactured and used in the original construction of the said Railway, are hereby rescinded.

24-3 J. O. COTÉ,
Clerk, Privy Council.

GOVERNMENT HOUSE, OTTAWA.

Saturday, 19th day of November, 1881.

PRESENT :

HIS EXCELLENCY THE ADMINISTRATOR OF
THE GOVERNMENT IN COUNCIL.

ON a report, dated 15th November, 1881, from the Honorable the Secretary of State, in the matter of the petition under "The Canada Temperance Act, 1878," of certain electors of the County of Hants, in the Province of Nova Scotia, stating that the proceedings had by the Returning Officer appear to be conformable to the Act, and that the petition has been declared adopted by the electors of the said County of Hants.

His Excellency, on the recommendation of the Honorable the Secretary of State, has been pleased to declare, and it is hereby declared, that the second part of "The Canada Temperance Act, 1878" shall be in force and take effect in the said County of Hants upon, from and after the day on which the annual or semi-annual licences for the sale of spirituous liquors now in force in the said County will expire, provided such day be not less than ninety days from the day of the date hereof, and, if it be less, then on the like day in the following year.

J. O. COTÉ,
Clerk, Privy Council.

22-3

GOVERNMENT NOTICES.

CUSTOMS DEPARTMENT,
OTTAWA, 9th December, 1881.

NOTICE is hereby given that His Excellency the Administrator of the Government, by Orders in Council bearing date the 6th December instant, and under the authority vested in him by Sec. 11 of 44th Victoria, chap. 11, has been pleased to order and direct that the following articles be placed on the free list as raw materials, viz :

"Musk in pods or in grains."

"White shellac for manufacturing purposes."

By command,

J. JOHNSON,
Commissioner of Customs.

24-3

STATEMENT

Of the Revenue and Expenditure, on account of the Consolidated Fund, of the Dominion of Canada, as by Returns furnished to the Finance Department to the night of the 30th November, 1881.

REVENUE.	AMOUNT.
Customs.....	\$1,719,109 15
Excise.....	602,020 23
Post Office.....	135,440 13
Public Works, including Railways.	299,398 09
Bill Stamps.....	19,469 37
Miscellaneous.....	81,907 75
	<u>\$ 2,857,344 72</u>
Revenue to 31st October, 1881.....	10,943,998 12
	<u>\$13,801,342 84</u>
Expenditure.....	\$2,452,454 09
do to 31st October, 1881.....	7,646,699 38
	<u>\$10,099,153 47</u>

J. M. COURTNEY,
Deputy Minister of Finance.

Finance Department,
Ottawa, 1st December, 1881.

[L.S.]

CANADA.

UNDER and by virtue of the "Act respecting Copyrights," chap. 81, of the Consolidated Statutes of Canada, at the request of the Honourable Pierre Joseph Olivier Chauveau, of the City of Montreal, in the Province of Quebec (as proprietor, representing under deed of transfer, George Hypolite Cherrier), the provisions of the said Act having been complied with, the renewal for a period of fourteen years, of the copyright of the book entitled "*Charles Guérin, Roman de Mœurs Canadiennes*," is recorded at folio 110 of volume A. H. of the Register of Copyrights (upon which also appears recorded upon the

28th October, 1883, the copyright of said book, deposited in this Department) and at folio 1719 of the register of copyrights No. 9 kept in the office of the Minister of Agriculture, in order to secure to the proprietor of said book, the Honourable Pierre Joseph Olivier Chauveau, all the privileges conferred by the said Act, chap. 81 of the Consolidated Statutes of Canada.

J. C. TACHÉ,
Deputy of the Minister of Agriculture.
Office of the Minister of Agriculture,
Ottawa, this 12th day of the month of
November, A.D., 1881.

23-4

NOTICE TO MARINERS.

No. 34 of 1881.

JEDDORE ROCK LIGHTHOUSE.

NOTICE is hereby given that a lighthouse, erected by the Government of Canada upon Jeddore Rock, in the County of Halifax, situated 22 miles to the Eastward of Halifax Harbor, on the South-East Coast of the Province of Nova Scotia, will be put in operation on the 15th December next.

Lat. N. 44° 39' 45"
Long. W. 63° 0' 22"

The light will be fixed red catoptric, elevated 86 feet above high water mark, and should be visible 12 miles all around the horizon.

The building is of wood, painted white, and consists of a square tower 50 feet high from base to vane, with keeper's dwelling attached.

WM. SMITH,
Deputy of the Minister of Marine and Fisheries.
Department of Marine and Fisheries,
Ottawa, 18th November, 1881.

23-3

PUBLIC Notice is hereby given that, under the Canada Joint Stock Companies Act, 1877, Letters Patent have been issued under the Great Seal of the Dominion of Canada, bearing date the twenty-eighth day of October, 1881, incorporating George Joseph O'Doherty, barrister-at-law, William McKay, painter, James Boyle O'Doherty, merchant, Henry Francis McCarthy, druggist, Joseph Robert Esmond, merchant, George Patrick Brophy, Civil Engineer, Joseph Boyden, merchant, William Edward Brown, merchant, John Charles Roger, printer, and Pierre Hyacinthe Chabot, merchant, all of the City of Ottawa, in the County of Carleton, in the Province of Ontario, in the Dominion of Canada, for the purpose of manufacturing, refining, buying and selling of starch, glucose, grape, cane and other sugars and syrups throughout the Dominion of Canada, by the name of "The Dominion Sugar and Syrup Company, (Limited)," with a total capital stock of twenty thousand dollars divided into two hundred shares of one hundred dollars.

Dated at the Office of the Secretary of State of Canada, this twenty-eighth day of November, 1881.

J. A. MOUSSEAU,
Secretary of State.

23-3

PUBLIC Notice is hereby given that, under the Canada Joint Stock Companies Act, 1877, Letters Patent have been issued under the Great Seal of the Dominion of Canada, bearing date the twenty-eighth day of October, 1881, incorporating Hugh McLennan, merchant; Thomas Harris Hodgson, merchant; George Mathieson Kinghorn, forwarder; Abner Kingman, merchant, and Thomas Briggs Brown, merchant, all of the City of Montreal, in the Province of Quebec, in the Dominion of Canada, for the purpose of the purchase, building, holding, working and selling of steamships and other vessels and the employment of

the same in the carrying for hire of coal, minerals, merchandize and cargoes of all descriptions as well as passengers in and between any port or ports in Canada and between such ports and any British or Foreign ports; the purchase and sale of coal, minerals, merchandize and other property in connection with the working of said steamships and vessels; the purchase and sale of lands, mineral rights, coal mines and other mines in Canada, and the working of the same; the purchase, erection and sale of piers, warehouses, offices and other buildings, lines of railway and tramway on lands of the Company for use in connection with the business of the Company at such ports and mines, and all other purposes connected with or incidental to the working of such steamers, vessels, mines, buildings, piers, works and other property as aforesaid,—by the name of "The Black Diamond Steamship Company of Montreal, limited," with a total capital stock of three hundred thousand dollars divided into three thousand shares of one hundred dollars.

Dated at the Office of the Secretary of State of Canada, this twenty-eighth day of November, 1881.

J. A. MOUSSEAU,
Secretary of State.

23-3

PUBLIC Notice is hereby given that under the Canada Joint Stock Companies Act, 1877, Letters Patent have been issued under the Great Seal of the Dominion of Canada, bearing date the twelfth day of November, 1881, incorporating Andrew Allan, Gentleman, Robert A. Smith, Gentleman, John Cassils, merchant, Frank Stephen, merchant, Walter Wilson, merchant, and Thomas D. Milburne, Gentleman, all of the City of Montreal, in the Province of Quebec, in the Dominion of Canada, and Frederick Smith Stimson, of Compton, in the said Province of Quebec, farmer, for the purpose of breeding, raising, buying and selling cattle, horses, sheep and other stock, and the carrying on in all its branches of stock-raising at or in the Bow River Country, in the North West Territories of the Dominion of Canada, by the name of "The High River Stock Company (Limited)," with a total capital stock of two hundred thousand dollars divided into two thousand shares of one hundred dollars.

Dated at the office of the Secretary of State of Canada, this twenty-eighth day of November, 1881.

J. A. MOUSSEAU,
Secretary of State.

23-3

CIRCULATION AND SPECIE.

	31st July.	31st August.	30th September.	31st October.	30th November.	31st December.
Fractionals.....	151,678 10	153,156 10	156,793 10	170,872 85	175,781 35	
\$1 & \$2.....	4,669,269 25	4,936,310 75	5,363,421 75	5,732,630 75	5,779,902 75	
\$5, \$10 & \$20.....	77,040 45	71,865 45	71,595 85	71,345 85	70,890 85	
\$50 & \$100.....	799,375 00	761,075 00	676,325 00	676,575 00	695,625 00	
\$500 & \$1000.....	8,998,000 00	9,027,500 00	8,872,000 00	8,221,500 00	8,224,500 00	
Total.....	14,695,362 80	14,949,907 30	15,140,135 70	14,872,924 45	14,946,699 95	
	31st January.	28th February.	31st March.	30th April.	31st May.	30th June.
Fractionals.....						
\$1 & \$2.....						
\$5, \$10 & \$20.....						
\$50 & \$100.....						
\$500 & \$1000.....						
Total.....						

Fractional Notes.....	175,781 35
Provincial ".....	173,679 85
Montreal issue.....	7,321,736 50
Toronto ".....	4,805,808 00
Halifax ".....	1,733,812 50
St. John ".....	704,669 25
Victoria ".....	31,212 50
Total.....	\$14,946,699 95

Specie held by the several Assistant Receivers General, on the 30th November.....	2,744,398 90
Guarantee Sterling Debentures.....	2,920,000 00
	5,664,398 90

Guaranteed Debentures to be held under Vic. 43, cap. 13—	
10 p. c. on \$14,946,699 95	1,494,669 99
Specie to be held under Vic. 43, cap. 13—	
15 p. c. on 14,946,699 95	2,242,004 99
	\$3,736,674 98
Excess of Specie and Guaranteed Debentures.....	1,927,723 92
Unguaranteed Debentures to be held under Vic. 43, cap. 13.	12,000,000 00
75 p.c. on 14,946,699 95.....	11,210,024 97
Excess of Unguaranteed Debentures.....	789,975 03

SUMMARY.

Excess of Specie and Guaranteed Debentures.....	1,927,723 92
Excess of Unguaranteed Debentures.....	789,975 03
Total Excess.....	2,717,698 95

FINANCE DEPARTMENT,
Ottawa, 9th December, 1881.

J. M. COURTNEY,
Deputy Minister of Finance.

FRED. TOLLER,
Comptroller, Dominion Currency.

RETURN OF THE AMOUNT OF LIABILITIES AND ASSETS OF THE MONTREAL CITY AND DISTRICT SAVINGS BANK, AND OF THE CAISSE D'ECONOMIE DE NOTRE-DAME DE QUEBEC, ON THE 30TH NOVEMBER, 1881.

CAPITAL.			LIABILITIES.								Total Liabilities.
Capital Stock.	Capital paid up.	Dominion Govt. deposits payable on demand.	Provincial Govt. deposits payable on demand.	Other deposits payable on demand.	Dominion Govt. deposits payable after notice.	Provincial Govt. deposits payable after notice.	Other deposits payable after notice.	Special Poor Fund or Charity Trust.	Other Liabilities.		
\$ cts. 2,000,000 00	\$ cts. 600,000 00	\$ cts. 227,591 52	\$ cts.	\$ cts.	\$ cts. 17,030 00	\$ cts.	\$ cts. 5,395,232 34	\$ cts. 180,000 00	\$ cts. 81,359 55	\$ cts. 5,901,213 41	
1,000,000 00	250,000 00	3,055,209 13	83,000 00	57,041 79	3,195,250 92	
City and District Savings Bank.....											
Caisse d'Economie Notre-Dame de Québec.....											

ASSETS.

	Dominion Securities.	Provincial or Municipal Securities.	Loans having Government Securities.	Loans secured by Bank Stock	Loans secured by Stock, &c.	Cash in hand or on call in chartered Banks.	Special Poor Fund or charity Fund Investments.	Bank Stock prior to incorporation.	Other Assets.	Total Assets.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
City and District Savings Bank.....	1,372,105 28	600 82	1,949,242 34	1,783,350 63	936,953 28	180,000 00	*419,624 98	\$ 6,641,877 33
Caisse d'Economie Notre-Dame de Québec.....	97,463 27	724,890 48	994,555 35	94,714 18	1,109,904 80	83,000 00	237,220 00	125,791 51	\$ 3,467,539 59

* Including landed property of Bank \$341,295 10.

N. S. GARLAND,
Clerk of Statistics.

FINANCE DEPARTMENT,
Ottawa, 7th Dec. 1881.

J. M. COURTNEY,
Deputy Minister of Finance.

STATEMENT of the Balances at Cr. of Depositors in Government Savings Banks, on 31st July, 1881, published in accordance with the Act 34 Vict., Chap. 6, Sec. 23.

BANK.	Balance on 30th June, 1881.	Deposits for July, 1881.	Total.	Withdrawn, July, 1881.	Balance, 31st July, 1881.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
<i>Ontario,—</i>					
Toronto.....	483,140 11	29,283 15	512,423 26	31,811 27	477,581 99
<i>Manitoba,—</i>					
Winnipeg.....	192,511 44	62,055 78	254,567 22	25,634 04	228,883 18
<i>British Columbia,—</i>					
Victoria.....	1,243,023 62	68,282 00	1,311,305 62	49,681 12	1,261,624 50
Nanaimo.....	126,241 07	5,053 00	131,297 07	5,928 15	125,368 92
New Westminster.....	140,456 03	8,808 00	149,354 03	7,098 60	142,255 43
<i>Nova Scotia,—</i>					
Amherst.....	90,519 16	10,115 00	100,634 16	3,427 98	97,206 18
Antigonish.....	21,407 93	2,313 00	23,720 93	165 49	23,555 44
Annapolis.....	92,782 44	11,272 89	104,055 33	5,776 04	98,279 29
Arichat.....	121,527 09	4,850 09	126,377 18	3,610 21	122,766 97
Acadia Mines.....	26,705 24	611 00	27,316 24	1,713 77	25,602 47
Baddeck.....	25,117 50	711 00	25,828 50	420 43	25,408 07
Bridgewater.....	14,812 87	795 00	15,607 87	466 92	15,140 95
Barrington.....	27,310 40	1,125 00	28,435 40	178 10	28,257 30
Digby.....	51,429 55	4,735 00	56,164 55	5,227 39	53,937 16
Gnysboro.....	33,529 82	4,764 00	38,293 82	877 18	37,416 64
Halifax.....	2,197,171 21	100,985 09	2,298,156 30	73,709 92	2,224,446 38
Kentville.....	71,239 28	6,636 47	77,875 75	3,727 30	74,148 45
Liverpool.....	103,784 45	2,512 00	106,296 45	1,492 22	104,804 23
Little Glace Bay.....	1,132 38		1,132 38	1,119 73	12 65
Lingan.....	8,228 05	366 00	8,594 05	190 00	8,404 05
Lunenburg.....	61,839 38	1,304 00	66,143 38	289 13	65,854 25
Maitland.....	45,559 17	127 00	45,686 17	3,083 51	42,602 66
New Glasgow.....	84,405 28	5,804 00	90,209 28	8,290 99	81,918 29
Parrsboro.....	35,384 21	6,251 00	41,635 21	1,200 05	40,435 16
Port Hood.....	42,397 39	1,186 00	43,583 39	1,797 56	41,785 83
Pictou.....	35,353 97	2,309 00	37,662 97	2,758 90	34,904 07
Shelburne.....	26,981 78	2,850 67	29,832 45	285 39	29,547 06
Sydney.....	142,233 51	6,913 50	149,147 01	1,363 74	147,783 27
Sherbrooke.....	30,056 62	788 00	30,844 62	536 06	30,308 56
Truro.....	161,807 27	16,844 50	178,651 77	10,278 70	168,373 07
Windsor.....	363,914 44	13,718 85	377,633 29	8,878 72	368,754 57
Weymouth.....	47,663 46	779 00	48,442 46	436 00	48,006 46
Yarmouth.....	246,910 59	15,337 00	262,247 59	8,554 17	253,693 42
<i>New Brunswick,—</i>					
Bathurst.....	56,343 18	2,629 00	53,972 18	3,584 85	55,387 33
Chatham.....	167,855 43	5,442 00	173,297 43	3,309 26	169,988 17
Dalhousie.....	122,661 57	5,182 00	127,843 57	2,503 53	125,340 04
Dorchester.....	13,920 75	2,013 37	15,934 12	67 77	15,866 35
Fredericton.....	228,673 24	16,194 00	244,867 24	6,161 27	238,705 97
Hillsboro'.....	15,031 44	1,150 00	16,181 44	268 77	15,892 67
Moncton.....	97,539 35	9,758 00	107,297 35	6,825 15	100,472 20
Newcastle.....	109,164 05	10,991 00	120,155 05	4,406 35	115,748 70
Richibucto.....	57,560 98	512 00	58,072 98	170 00	57,902 98
St. Andrews.....	164,578 74	4,720 00	169,298 74	947 13	168,351 61
St. John.....	1,424,859 02	60,654 00	1,485,513 02	26,332 83	1,459,180 19
Woodstock.....	153,329 63	13,520 00	166,849 63	4,554 99	162,294 64
<i>Prince Edward Island,</i>					
Charlottetown.....	614,348 14	35,281 00	649,629 14	20,192 47	629,436 67
Total.....	9,628,445 23	567,602 36	10,196,047 59	352,413 15	9,843,634 44

FINANCE DEPARTMENT,
Ottawa, 30th Nov., 1881.

J. M. COURTNEY,
Deputy Minister of Finance.

STATEMENT of the Balances at Cr. of Depositors in Government Savings Banks, on 31st August 1881, published in accordance with Act 34 Vic., Chap. 6, Sec. 23.

BANK.	Balance on 31st July, 1881.	Deposits for August, 1881.	Total.	Withdrawn, August, 1881.	Balance, 31st August, 1881.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
<i>Ontario—</i>					
Toronto.....	477,581 99	25,993 50	503,575 49	16,993 98	486,581 51
<i>Manitoba—</i>					
Winnipeg.....	228,883 18	51,300 00	280,183 18	26,196 65	253,986 53
<i>British Columbia—</i>					
Victoria.....	1,261,624 50	73,470 00	1,335,094 50	66,126 27	1,268,968 23
Nanaimo.....	125,368 92	9,828 00	135,196 92	1,170 64	134,026 28
New Westminster.....	142,255 43	11,363 00	153,618 43	6,756 75	146,861 68
<i>Nova Scotia—</i>					
Amherst.....	97,206 18	15,787 00	112,993 18	2,106 81	110,886 37
Antigonish.....	23,555 44	2,490 00	26,045 44	895 61	25,149 83
Annapolis.....	98,297 29	12,014 68	110,323 97	2,380 99	107,942 98
Arichat.....	122,766 97	2,329 12	125,096 09	2,019 38	123,076 71
Acadia Mines.....	25,602 47	2,523 00	28,125 47	3,319 84	24,805 63
Baddeck.....	25,408 07	3,356 00	28,764 07	380 22	28,383 85
Bridgewater.....	15,140 95	2,598 00	17,738 95	291 12	17,447 83
Barrington.....	28,257 30	7 00	28,264 30	242 00	28,022 30
Digby.....	53,937 16	4,583 00	58,520 16	3,633 61	54,886 52
Guysboro'.....	37,416 64	5,566 00	42,982 64	3,335 55	39,647 09
Halifax.....	2,224,446 38	82,021 93	2,306,468 31	80,290 44	2,226,177 87
Kentville.....	74,148 45	5,225 82	79,374 27	2,769 54	76,604 73
Liverpool.....	104,804 23	4,374 00	109,178 23	1,012 65	108,165 58
Little Glace Bay.....	12 65		12 65		12 65
Lingan.....	8,404 05	130 00	8,534 05	8 00	8,526 05
Lunenburg.....	65,854 25	3,178 00	69,032 25	815 52	68,216 73
Maitland.....	42,602 66	2,698 00	45,300 66	2,102 47	43,198 19
New Glasgow.....	81,918 29	3,413 00	85,331 29	2,084 54	83,246 75
Parrsboro'.....	40,435 16	1,892 00	42,327 16	229 64	42,097 52
Port Hood.....	41,785 83	2,446 00	44,231 83	983 60	43,248 23
Pictou.....	34,904 07	1,904 00	36,808 07	442 47	36,365 60
Shelburne.....	29,547 06	585 39	30,132 45	417 06	29,715 39
Sydney.....	147,783 27	8,744 00	156,527 27	6,096 81	150,430 46
Sherbrooke.....	30,308 56	2,052 00	32,360 56	547 54	31,813 02
Truro.....	168,373 07	10,227 00	178,600 07	5,885 70	172,714 37
Windsor.....	368,754 57	8,228 00	376,982 57	11,078 74	365,903 83
Weymouth.....	48,006 46	1,493 00	49,499 46	622 53	48,876 93
Yarmouth.....	253,693 42	18,168 00	271,861 42	21,408 80	250,452 62
<i>New Brunswick—</i>					
Bathurst.....	55,387 33	5,008 00	60,395 33	953 41	59,441 92
Chatham.....	169,988 17	4,053 00	174,041 17	2,236 18	171,804 99
Dalhousie.....	125,340 04	3,183 00	128,523 04	1,210 88	127,312 16
Dorchester.....	15,866 35	1,105 00	16,971 35	600 00	16,371 35
Fredericton.....	238,705 97	14,156 00	252,861 97	7,149 31	245,712 66
Hillsboro'.....	15,892 67	997 00	16,889 67	528 41	16,361 26
Moncton.....	100,472 20	9,150 00	109,622 20	6,075 44	103,546 76
Newcastle.....	115,743 70	4,662 00	120,410 70	4,462 91	115,947 79
Richibucto.....	57,902 98	3,928 00	61,830 98	281 92	61,549 06
St. Andrews.....	168,351 61	10,743 00	179,094 61	809 97	178,284 64
St. John.....	1,459,180 19	64,061 00	1,523,241 19	21,537 27	1,501,703 92
Woodstock.....	162,294 64	6,755 00	169,049 64	5,931 55	163,118 09
<i>Prince Edward Island—</i>					
Charlottetown.....	629,436 67	27,939 00	657,375 67	16,144 56	641,231 11
Total.....	9,843,634 44	535,758 44	10,379,392 88	340,567 31	10,038,825 57

FINANCE DEPARTMENT,
OTTAWA, 30th Nov., 1881.

J. M. COURTNEY,
D. M. F.

POST OFFICE DEPARTMENT.

Dr. Post Office Savings Bank Account for the Month of October, 1881. Cr.

(Furnished to the Minister of Finance in accordance with the Post Office Act 1875, sec. 69, and Public Accounts Audit Act, 1878, Sec. 20.)

Balance in hands of Minister of Finance on 30th Sept., 1881	\$6,877,991 07	Repayments at Post Office Savings Banks during month	\$239,670 21
Deposits in Post Office Savings Banks during month	550,880 00		
Interest allowed to Depositors on accounts closed during month	1,172 92	Balance :—	
		At the credit of Depositors' Accounts.....	\$7,153,400 97
		Outstanding cheques held by Depositors, and not presented for payment.	36,972 81
	7,430,043 99		7,190,373 78
			7,430,043 99

J. M. COURTNEY,
Deputy Minister of Finance.

N. S. GARLAND,
Clerk of Statistics.

FINANCE DEPARTMENT, Ottawa, 17th November, 1881.

SUMMARY STATEMENT showing the Quantity and Value of Goods entered for Consumption in the Dominion of Canada (exclusive of British Columbia) and the Duty Collected thereon, during the month ending 30th September, 1881.

ARTICLES.	ENTERED FOR CONSUMPTION.		
	Quantity.	Value.	Duty.
Acids.....	\$	\$ cts.	\$ cts.
Agricultural Implements	"	4,041 00	816 58
Ale, Beer and Porter.....	Gals.	10,829 00	2,655 05
Animals.....	"	15,979 00	3,980 96
Books, Pamphlets, &c., &c.....	"	6,634 00	1,326 15
Brass and manufactures of.....	"	119,020 00	21,144 64
Breadstuffs, viz :—	"	32,537 00	8,721 35
Grain of all kinds.....	Bush.	54,135 00	6,951 14
Flour and Meal.....	Brls.	65,166 00	7,652 98
Rice and all other Breadstuffs.....	\$	26,470 00	10,402 83
Candles.....	Lbs.	2,786 00	694 60
Chicory.....	"	598 00	524 46
Coal of all kinds and Coke.....	Tons.	432,381 00	68,076 94
Coffee, from countries others than U. S.....	Lbs.	15,635 00	2,342 75
" U. States.....	"	4,557 00	1,029 24
Copper and manufactures of.....	\$	22,573 00	2,597 99
Cordage of all kinds.....	"	8,293 00	911 31
Cotton, manufactures of.....	"	830,643 00	180,765 03
Drugs and Medicines.....	"	71,483 00	15,157 13
Earthen, Stone, and Chinaware.....	"	66,718 00	18,507 10
Fancy Goods.....	"	190,716 00	41,729 32
Fish.....	"	13,357 00	2,731 41
Fruit, Dried.....	"	48,071 00	11,638 07
" green, &c.....	"	59,280 00	11,942 67
Furs.....	"	52,682 00	10,428 05
Glass and Glassware.....	"	94,257 00	21,965 45
Gunpowder and explosive substances.....	"	4,388 00	1,194 10
Hats, Caps and Bonnets.....	"	121,789 00	30,451 15
Hops.....	Lbs.	2,424 00	714 30
Iron and Steel, and manufactures of.....	\$	1,074,752 00	220,852 91
Jewellery and watches, and manufactures of gold and silver	"	109,043 00	25,559 70
Lead and manufactures of.....	"	21,335 00	2,996 79
Leather and manufactures of.....	"	162,405 00	36,109 59
Marble and Stone, and manufactures of.....	"	16,115 00	3,032 62
Malt.....	Lbs.		
Metals, Composition, &c., and manufactures of.....	\$	34,772 00	8,070 19
Musical Instruments.....	"	39,897 00	11,449 30
Oils, Kerosene, Refined Petroleum, etc., etc.....	Gals.	44,365 00	25,411 81
" all other, N.E.S.....	"	59,462 00	14,238 70
Paints, and Colors.....	\$	45,325 00	6,729 59
Paper and manufactures of.....	"	95,140 00	22,202 06
Perfumery, &c.....	"	2,248 00	674 40
Provisions, viz :			
Bacon, Hams, Shoulders, Sides ; Beef, Pork and Mutton.....	Lbs.	138,007 00	18,154 26
Butter.....	"	54 00	8 32
Cheese.....	"	1,388 00	242 73
Lard.....	"	15,894 00	2,626 86
Poultry and other meats.....	\$	6,295 00	1,122 94
Salt, not imported from Great Britain or British Possessions or for Gulf Fisheries.....	Lbs.	503 00	276 36
Seeds.....	"	2,345 00	424 30
Silk, manufactures of.....	"	354,003 00	104,733 85
Soap of all kinds.....	"	3,746 00	1,158 52
Spices, ground and unground.....	"	14,781 00	3,195 50
Starch.....	Lbs.	2,467 00	782 34
Spirits of all kinds.....	Gals.	80,165 00	103,127 19
Wines, other than Sparkling.....	"	32,654 00	23,164 39
" Sparkling.....	Doz.	14,674 00	8,622 20
Sugar, above No. 14, D.S.....	Lbs.	17,636 00	10,678 92
" equal to No. 9, and not above No. 14, D.S.....	"	250,654 00	126,145 33
" below No. 9, D.S.....	"	259,830 00	114,863 28
" Syrups, Cane Juice, &c.....	"	2,824 00	1,332 89
" Melado, &c., &c.....	"	35,534 00	15,841 30
" Glucose and Syrups.....	"	3,814 00	1,796 25
" Molasses for refining.....	Gals.	17,942 00	4,485 50
" Molasses not for refining.....	"	78,610 00	12,043 90
Tea from countries other than the U.S.....	Lbs.	188,779 00	42,205 47
" United States.....	"	57,873 00	20,307 69
Tobacco and Cigars.....	"	21,580 00	13,663 46
Wood and manufactures of.....	\$	119,286 00	29,912 10
Woollen manufactures.....	"	1,313,198 00	357,464 13
Wool, Class 1, viz : Leicester, Cotswold, Lincolnshire down combing wools, or wools known as Lustre Wools, and other like combing wools, such as are grown in Canada.....	Lbs.		
All other dutiable articles.....	\$	759,321 00	173,090 89
Total Dutiable Goods.....		\$7,876,138 00	\$2,055,851 22
Coin and Bullion (except U.S. silver coin).....		6,444 00	
Free Goods, all other.....		1,782,536 00	
Grand Total entered for Consumption.....		\$ 9,665,118 00	\$2,055,851 22

CUSTOMS DEPARTMENT,
OTTAWA, 10th November, 1881.

J. JOHNSON,
Commissioner of Customs,

MONTHLY STATEMENT of Goods Exported from the Dominion of Canada (exclusive of British Columbia) for October, 1881.

	Produce of Canada.	Produce of other countries.	Total,
	\$ cts.	\$ cts.	\$ cts.
Produce of the Mine.....	151,515 00	10,292 00	161,807 00
do Fisheries.....	625,731 00		625,731 00
do Forest.....	3,674,312 00	125,509 00	3,799,821 00
Animals and their Produce.....	2,275,481 00	93,672 00	2,369,153 00
Agricultural Products.....	6,002,151 00	121,018 00	6,123,169 00
Manufactures	380,445 00	100,842 00	481,287 00
Miscellaneous Articles.....	54,196 00	13,348 00	67,544 00
Totals.....	13,163,831 00	464,681 00	13,628,512 00
Coin and Bullion.....			
Grand Total.....	13,163,831 00	464,681 00	13,628,512 00

CUSTOMS DEPARTMENT,

OTTAWA, 25th November, 1881.

J. JOHNSON,
Commissioner of Customs.

LIST OF INSURANCE COMPANIES, LICENSED TO DO BUSINESS IN CANADA UNDER THE INSURANCE ACTS OF 1875 AND 1877.

NAME OF THE COMPANY.	Chief Agent to receive process.	Amount of Deposit. Deposits marked (A) are applicable solely to Life Policies existing 31st March 1878; marked (B) to policies subsequent to that date.	Description of Insurance business for which licensed.
The Accident Insurance Company of North America.....	Edward Rawlings, Manager, Montreal.....	\$13,500 Montreal Harbour bonds; \$9,733 Montreal Warehousing Bds.; \$550, 5 p. Canada stock. (Accepted at \$20,000).....	Accident.
The Aetna Insurance Company of Hartford, Connecticut.....	Robert Wood, General Agent, Montreal.....	\$5,070 Canada stock; \$23,000 Municipal Debentures; \$72,000 U.S. Bonds. (Accepted at \$97,771).....	Fire and Inland Marine.
The Aetna Life Insurance Company of Hartford, Connecticut.....	Wm. H. Orr, Manager, Toronto.....	\$100,000 U.S. gold bonds (A), \$70,000 U.S. Bonds and \$25,000 Debs. Prov. of Queb. (B).	Life.
The Agricultural Insurance Company of Watertown, N.Y., U.S.....	Jno. Fisher, Chief Agent, Cobourg.....	\$100,000 U.S. Bonds, 4 per cent.	Fire.
The Anchor Marine Insurance Company.....	Hugh Scott, Agent, Toronto.....	\$56,000 Municipal Debentures. (Accepted at \$50,400).....	Inland Marine.
The British America Assurance Company, Toronto.....	Louis H. Boulton, Manager, Toronto.....	\$61,000 Municipal Debentures. (Accepted at \$54,900).....	Fire and Inland Marine.
The Briton Life Association (Limited).....	J. B. M. Chipman, Chief Agent, Montreal.....	\$54,993—Canada 4 per cent. bonds.....	Life.
The Canada Fire and Marine Insurance Company.....	Charles Cameron, Managing Direct., Hamilt'n A. G. Ramsay, Manager, Hamilton	\$57,000 Municipal Debent. (Accepted at \$51,300).....	Fire and Inland Marine.
The Canada Life Assurance Company, Hamilton	W. B. McMurrich, Agent, Toronto.....	\$60,000 Municipal Debentures. (Accepted at \$54,000).....	Life.
The Canadian Steam Users Insurance Association.....		\$3,900 Imp. Building Society stock, \$5,000 Toronto Building and Loan Assoc. stock, \$1,600 Western Assur. stock.....	Steam Boilers, &c. Life and Accident.
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal.....	\$56,000 Municipal Debentures. (Accepted at \$50,400).....	Fire and Inland Marine.
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal.....	\$56,000 Montreal Harbor bonds. (Accepted at \$50,400).....	Guarantee.
The City of London Fire Insurance Co. (Limited).....	J. K. Oswald, Chief Agent, Montreal.....	\$30,000 cash	Fire.
The Commercial Union Assurance Company of London, England.....	Fred. Cole, General Agent, Montreal.....	\$20,000 stg. Canada Stock.....	Life.
The Confederation Life Association of Canada.....	J. K. Macdonald, Managing Director, Toronto.....	\$100,344 Canada stock (Life A), \$50,613 Canada Con. 5 per cent. stock and \$5,967, 4 p. c. stock (Fire).....	Fire and Life.
The Dominion Fire and Marine Insurance Company, (Hamilton).....	F. R. Despard, Manager, Hamilton.....	\$86,300 Municipal Debentures. (Accepted at \$77,650).....	Life.
The Equitable Life Assurance Society of the United States, N. Y.....	R. W. Gale, Manager, Montreal.....	\$35,000 cash, \$15,000, City Victoria, B.C. Bonds.....	Fire and Inland Marine.
The Fire Insurance Association (Limited), London, England.....	Wm. Robertson, Chief Agent, Montreal.....	\$100,000 Canada stock (A) and \$65,000 U.S. Bonds (B).....	Life.
The Guarantee Company of North America.....	Edward Rawlings, Manager, Montreal.....	\$100,000 Canada stock	Fire.
The Guardian Fire and Life Assurance Company, London, England.....	Robt. Simms & Co., and Geo. Denholm, Gen. Agents, Montreal.....	\$32,000 Municipal Debentures; \$15,000 Mon. Harb. Bonds; \$9,733 Mon. Warehous. bds. and \$400 stock. (Accepted at \$51,000)	Guarantee.
The Hartford Fire Insurance Company, Hartford, Connecticut.....	Robt. Wood, General Agent, Montreal	\$100,343 Canada stock.....	Fire.
The Imperial Insurance Company of London, England.....	W. H. Rintoul, Agent, Montreal	\$55,000 U.S. bds. and \$30,840 bank stock. (Accepted at \$100,000)	Fire.
The Lancashire Insurance Company.....	S. C. Duncan-Clark, Chief Agent, Toronto.....	\$48,667 Con. 5 per cent. Can. stock, \$51,402 6 per cent. Can. stock	Fire.
The Lion Life Insurance Company (Limited) London, England.....	Fred. Stanchiffe, General Manager, Montreal.....	\$100,000 Canada stock.....	Fire.
The Liverpool and London and Globe Insurance Company.....	G. F. C. Smith, Chief Agent, Montreal.....	\$10,000 stg. Canada stock	Life.
The London Assurance Corporation, England.....	C. C. Foster, Agent, Montreal.....	\$50,000 Canada stock (Life), and \$3,000 Can. 5's; \$63,000 Muni- cipal Deb., \$25,000 Montreal Investment Association; and \$17,030 cash. (Accepted at \$145,480).....	Fire and Life.
The London Guarantee and Accident Co. (Limited).....	A. T. McCord, Chief Agent, Toronto.....	\$50,127 Canada Con. 5 p. c. stock and \$99,873 Canada stock, being (Fire) \$100,000 and (Life) \$50,000	Fire and Life.
The London and Lancashire Fire Insurance Company, Liverpool.....	O. J. Spike, Chief Agt., Halifax, N.S.....	\$11,000 stg. Canada Stock	Guarantee and Accident.
The London and Lancashire Life Assurance Company.....	William Robertson, Manager, Montreal.....	\$21,000 stg., Canada Stock	Fire.
The London Mutual Fire Insurance Company of Canada, London, Ont.....	D. C. Macdonald, Secretary, London.....	\$100,000 Canada stock (A) \$5,000 cash and \$4,867 Prov. of Queb. bonds (B)	Life.
The Metropolitan Life Insurance Company of New York.....	Thos. A. Temple, General Agent, St. John, N.B.....	\$25,000 Canada Stock and \$5,000 cash.....	Life.
The Metropolitan Plate Glass Insurance Company, New York.....	A. J. Pell, Montreal.....	\$100,000 U. S. bonds	Life; Glass Insurance.
The Mutual Life Association of Canada.....	J. Turner, President, Hamilton.....	\$5,000 United States bonds.....	Plate Glass Insurance.
The North American Mutual Life Insurance Company.....	Wm. McCabe, Managing Director, Toronto.....	\$39,267 Municipal Debentures. (Accepted at \$39,339).....	Life.
The North British and Mercantile Insurance Company.....	Macdougall & Davidson, General Agents, } Montreal.....	\$50,000 cash.....	Life.
		\$50,000 Canada stock (Life A); \$47,000 Montreal Harbour bonds and \$65,000 Municipal Deb. (Fire). (Accepted at \$150,800)	Fire and Life.

The Northern Assurance Company of Aberdeen and London	Taylor Bros., General Agents, Montreal.....	\$85,823 Canada stock, \$14,167 Canada 5's	Fire.
The Norwich Union Fire Insurance Society, Norwich, England.....	Alex. Dixon, Agent, Toronto.....	\$100,000 Canada Stock.....	Fire.
The Ontario Mutual Life Assurance Company.....	Wm. Hendry, Manager, Waterloo.....	\$56,207 Municipal Debentures. (Accepted at \$50,586) ..	Life
The Phoenix Insurance Company of Brooklyn.....	Robert Hampson, Agent, Montreal	\$100,000 U. S. bonds.....	Fire and Inland Marine.
The Phoenix Fire Assurance Company, London, England	Gillespie, Moffatt & Co., Gen Ag'ts Mont.....	\$50 171 Canada stock, and \$50,126 Canada Con. 5 p.c. stock.....	Fire.
The Quebec Fire Assurance Company	J. G. Clapham, President, Quebec.....	\$25,000 Canada stock, \$60,000 Bank stock, and \$15,200 Municipal Debentures. (Accepted at \$38,680).....	Fire.
The Queen Fire and Life Insurance Company, England.....	A. M. Forbes & H. J. Mudge, Chief Agents, Montreal	\$100,000 Canada stock (Fire) and \$51,100 Canada Consol. 5 p. c. stock (Life).....	Fire and Life.
The Reliance Mutual Life Assurance Society, London, England.....	J. Cassie Hatton, Attorney, Montreal.....	\$100,000 Canada stock (A) and \$10,000 Canada stock (B).....	Life.
The Royal Canadian Insurance Company	Arthur Gagnon, Secretary, Montreal.....	\$56,000 Montreal Harbour bonds. (Accepted at \$50,400).....	Fire and Inland Marine.
The Royal Insurance Company	M. H. Gault & Wm. Tatley, Chief Agents, Montreal	\$96,982 Canada stock, \$53,533 Canada Consol. 5 p. c. stock, \$170,333, British Consols—being \$149,182 (Fire) \$50,000 (Life A) and \$121,666 (General). Also \$97,333.33, British Annuities (General). Total \$418,182.....	Fire and Life.
The Scottish Imperial Insurance Company	Taylor Bros., General Agents, Montreal.....	\$71,068 Canada stock, \$20,000 Montreal Harbour bonds, \$13,500 Municipal Deb. (Accepted at \$101,218).....	Fire.
The Sovereign Fire Insurance Company of Canada.....	Hon. Alex. Mackenzie, President, Toronto.....	\$115,655 Municipal Debent., cash \$3,634. (Accepted at \$107,774) ..	Fire.
The Standard Life Assurance Company, Scotland.....	W. M. Ramsay, Manager, Montreal.	\$64,000 Mun. Debts., \$107,000 Mont. Harbour Bds., (accepted at \$153,900), being \$126,750 (Life A), and \$27,150 (Life B).....	Life.
The Star Life Assurance Society of England.....	A. W. Lauder, General Treasurer, Toronto.....	\$100,343 Canada stock.....	Life.
The Sun Mutual Life Insurance Company of Montreal.....	R. Macaulay, Secret. and Manager, Montreal.....	\$56,000 Municipal Debentures. (Accepted at \$50,400).....	Life and Accident.
The Toronto Life Assurance and Tontine Company	Arthur Harvey, Manager, Toronto.....	\$32,400 Municipal Debent., cash \$1,040.36. (Accepted at \$30,200) ..	Life and Accident.
The Travelers Insurance Company of Hartford, Conn.	Tbos. Simpson, Agent, Montreal.....	\$100,000 U. S. bonds, \$25,000 Municipal Debent., \$20,000 Montreal Harbour Bonds, (accepted at \$140,500), being \$100,000 (Life A) \$25,000 par (Life B) and \$20,000 par, (accident).....	Life and Accident.
The Union Mutual Life Insurance Company of Maine	Wm. Mulock, Agent Toronto.....	\$100,000 U. S. 4 per cent. Bonds (A) and \$15,000 District of Columbia, U.S., Bonds (B).....	Life.
The Western Assurance Company, Toronto	J. J. Kenny, Managing Director, Toronto.....	\$57,700 Municipal Debentures. (Accepted at \$51,930).....	Fire and Inland Marine.

THE FOLLOWING LIFE INSURANCE COMPANIES HAVING CEASED TO TRANSACT NEW BUSINESS IN CANADA, ARE ENTITLED UNDER SECTION 17 OF THE CONSOLIDATED INSURANCE ACT OF 1877, TO TRANSACT ALL BUSINESS CONNECTED WITH POLICIES EXISTING AT 31st MARCH, 1878, AND THEIR DEPOSITS ARE APPLICABLE TO THOSE POLICIES SUBJECT TO THE PROVISIONS OF THE INSURANCE ACTS OF 1868 AND 1871.

NAME OF THE COMPANY.	Chief Agent to receive process.	Amount of Deposit.	Business.
The Briton Medical and General Life Association, London, England.	Jas. B. M. Chipman, Manager, Montreal.....	\$100,343 Canada Stock	Life.
The Connecticut Mutual Life Insurance Company of Hartford, Conn., U.S.....	Robt. Wood, General Agent, Montreal.....	\$100,000 U.S. Bonds.....	Life.
The Edinburgh Life Assurance Company.....	David Higgins, Chief Agent, Toronto.....	\$150,515 Canada Stock.....	Life.
The Life Association of Scotland.....	George W. Ford, Chief Agent, Montreal.....	\$150,000 Canada Stock	Life.
The National Life Insurance Company of the United States of America.....	John F. Bell, Attorney, Windsor.....	\$100,000 U. S. Bonds.....	Life.
The New York Life Insurance Company	F. W. Campbell, M.D., Attorney, Montreal.....	\$100,000 U. S. Bonds.....	Life.
The North Western Mutual Life Insurance Company of Milwaukee.....	M. W. Mills, Chief Agent, Toronto.....	\$100,000 U. S. Bonds.....	Life.
The Phoenix Mutual Life Insurance Company, Hartford, Connecticut.....	A. R. Bethune, General Agent, Montreal.....	\$105,000 U. S. Bonds.....	Life.
The Positive Government Security Life Assurance Company (limited) England.....	John Taylor, Secretary, Montreal.....	\$8,273 Canada 5 per cent Debentures.....	Life.
The Scottish Amicable Life Assurance Society.....	Geo. Wm. Ford, General Agent, Montreal.....	\$150,000 Canada Stock.....	Life.
The Scottish Provident Institution.....	R. A. Ramsay, Attorney. Montreal.....	\$100,343 Canada Stock.....	Life.
The Scottish Provincial Assurance Company	Geo. Wm. Ford. Secretary. Montreal	\$150,790, viz: 112,343, Canada Stock, and \$38,447 Canada 5 per cent debentures.....	Life.
The United States Life Insurance Company	\$60,000 U. S. Gold Bonds.....	Life.

NOTE.—The Globe Mutual Life Insurance Company of New York, has been declared insolvent both in the United States and Canada, and Jas. D. Fish of New York has been appointed Receiver by the United States Courts, and W. C. Wells, of Montreal, has been appointed Assignee by the Superior Court of Lower Canada, Montreal, for the Canadian business of the Company. The deposit of the Company with the Government, \$100,000 U.S. Bonds, has by order of said Superior Court, been delivered to the Bankers of that Court. The Merchants' Marine Insurance Company of Montreal has ceased to transact business and is winding up its affairs. The deposit has been surrendered to the Company, except \$2,223 cash held against contested claims.

Office of the Superintendent of Insurance,
Ottawa, 30th September, 1881.

J. B. CHERIMAN, Superintendent of Insurance

THE FOLLOWING NEW POST OFFICES WERE ESTABLISHED IN CANADA
ON THE 1ST NOVEMBER, 1881.

NAME OF POST OFFICE.	TOWNSHIP OR PARISH.	ELECTORAL COUNTY.	POSTMASTER.
Aberdeen.....	Bentinck	Grey, S. R..... O..	James W. Crawford.
*De Winton	Sec 29, Tp. 10, R. 14 W....	Marquette..... M..	H. A. Perley.
Eastman	Bolton	Brome	Q.. Thomas Perdue.
Edge Hill.....	Glenelg	Grey, S. R..... O..	James Edge.
Emory.....	Dist. of New Westminster...	Yale..... B C..	Thomas W. Gray.
French Bay	Amabel	Bruce, N. R..... O..	Henry Shannon.
Grenfell	Sec. 24. Tp 4, R. 10 W.....	Marquette..... M..	James Keating.
Grosses Roches.....	Cherbourg.....	Rimouski	Q.. Joseph Ross.
Louise.....	Bentinck	Grey, S. R..... O..	Stewart B. Wilson.
Rebecca	Nissouri West.....	Middlesex, E. R..... O..	John Henderson.
Swan Lake.	Sec. 17, Tp. 5, R. 10 W.....	Marquette	M.. John G. Tulloch.
Wylie.....	Wylie	Renfrew, N. R..... O..	Frank Smith.

* Opened on the 15th October, 1881.

CHANGES IN POST OFFICES ALREADY ESTABLISHED.

OFFICES CLOSED.

Hayward FallsCo. Grey, S. R., O.
ProspectCo. Marquette, M.
Ullswater.....Cc. Muskoka, O.

NAMES CHANGED.

Milburn, Co. Huron, C. R., O.....to Dunlop.
Pine Falls, Province Keewatin.....to Fort Alexander.

TO ADVERTISERS IN THE GAZETTE.

PARTIES sending advertisements to be inserted in "The Canada Gazette," will hereafter please observe the following rules:

1st. Address "The Canada Gazette, Ottawa, Canada"

2nd. Indicate the number of insertions required

3rd. Invariably remit the fees for such advertisements, together with the price of one Gazette, as below. Otherwise they will not be inserted. The rates are eight cts. for the first insertion, and two cts. for each subsequent insertion per line of nine words, each figure counting as one word.

Subscribers will also notice that the subscription, \$4 per annum, is invariably payable in advance, and that the "Gazette" will be stopped from them at the end of the period paid for. Single numbers will be charged ten cts. each, and when more than one are required by advertisers, must be remitted for likewise.

BROWN CHAMBERLIN,
Queen's Printer.

Office of Queen's Printer,
Ottawa, 11th May, 1872.

APPLICATIONS TO PARLIAMENT.

DOMINION PARLIAMENT.

Rules relating to Notices for Private Bills.

51. All applications for Private Bills, properly the subjects of legislation by the Parliament of Canada, within the purview of "The British North America Act, 1867," whether for the erection of a Bridge, the making of a Railroad, Turnpike Road or Telegraph Line; the construction or improvement of a Harbour, Canal, Lock, Dam or Slide, or other like work; the granting the right of Ferry; the incorporation of any particular Trade or Calling, or of any Banking or other Joint Stock Company; or otherwise for the granting to any individual or individuals, any exclusive or peculiar rights or privileges whatever, or for doing any matter or thing which, in its operation, would affect the rights or property of other parties, or relate to any particular class of the community; or for making any amendment of a like nature to any former Act, shall require a Notice, clearly and distinctly specifying the nature and object of the application, and (except in the case of existing corporations) signed by, or on behalf of the applicants, to be published as follows, viz:

In the Provinces of Quebec and Manitoba.

A notice inserted in the *Canada Gazette*, in the English and French languages, and in one newspaper in the English, and in one in the French language in the District affected, or in both languages in one paper, if there be but one in the said District, or if there be no paper published therein, then, in both languages, in a paper in the nearest District, in which a newspaper is published.

In any other Province.

A notice inserted in the *Canada Gazette*, and in one newspaper published in the County, or Union of Counties affected, or if there be no paper published therein, then in a newspaper in the nearest County in which a newspaper is published. Such Notices to be continued in each case, for a period of two months during the interval of time between the close of the next preceding Session and the consideration of the Petition. And copies of the newspapers containing the first and last insertion of such notice shall be sent to the Clerk of each House.

When a Petition is for leave to bring in a Private Bill for the erection of a Toll Bridge, the petitioner or petitioners, upon giving the notice prescribed by the preceding Rule, shall also, at the same time, and in the same manner, give notice of the rates which they intend to ask; the extent of the privilege, the height of the arches, the interval between the abutments or piers for the passage of rafts and vessels, and whether

they intend to erect a drawbridge, and the dimensions of the same.

Any person seeking to obtain any Private Bill shall, eight days before the meeting of Parliament, deposit with the Clerk of the House, in which the bill is to originate, a copy of such bill in the English or French language, with a sum sufficient to pay for translating and printing the same—600 copies to be printed in English, and 200 copies in French—the translation to be done by the officers of the House, and the printing by the contractor. The applicant shall be also required to pay the accountant of the House a sum of \$200 and the cost of printing the Act in the Statutes, and lodge the receipt of the same with the Clerk of the Committee to which such Bill is referred—such payment to be made immediately after the second reading, and before the consideration of the Bill by such Committee.

No Petition for a Private Bill is received by either House after the first ten days of the session.

ROBERT LEMOINE,
Clerk of the Senate.

JOHN GEORGE BOURINOT,
Clerk of the Commons.

Rules of the Senate relating to Notices for Bills of Divorce.

72. Every Applicant for a Bill of Divorce is required to give notice of his intention so to do, and to specify from whom and for what cause, by advertisements, during six months, in the *Canada Gazette*, and in two newspapers published in the District, in Quebec and Manitoba, or in the County, or Union of Counties in the other Provinces, where such applicant usually resided at the time of the separation, or if the requisite number of papers cannot be found therein, then in the adjoining District, or County, or Union of Counties.

73. A copy of the notice, in writing, is to be served at the instance of the applicant, upon the person from whom the Divorce is sought, if the residence of such person can be ascertained; and proof on oath of such service, or of the attempts made to effect it, to the satisfaction of the Senate, is to be adduced before the Senate on the reading of the Petition.

ROBERT LEMOINE,
Clerk of the Senate

NOTICE is hereby given that application will be made to the Parliament of Canada, at its next session, for an Act to reduce the capital stock of the Ontario Bank.

By order of the Board,

C. HOLLAND,
General Manager.

Ontario Bank,
Toronto, 7th December, 1881.

24-9

NOTICE is hereby given that an application will be made at the next session of the Parliament of Canada, for an Act to amend the Acts relating to the Souris and Rocky Mountain Railway Company, for purpose of enabling the said company to construct its line and branches north of Fifty-first degree of North Latitude.

A. BOULTBEE,
Solicitor for applicants.

Toronto, 1st December, 1881.

24-9

NOTICE is hereby given that application will be made at the next session of the Parliament of Canada, by "The North American Mutual Life Insur-

ance Company" for an Act changing the name of the company to the "Dominion Life Insurance Company," or such other name as the Directors may approve of, and to amend the seventh, eighth and eleventh sections of the Act incorporating the said company, and for other amendments to the said Act

24-9 J. K. KERR,
Solicitor for the company.

NOTICE is hereby given that application will be made, at the next session of the Parliament of Canada, for an Act to incorporate a company for the purpose of constructing and working a line of railway from a point on the North Branch of the Saskatchewan River, between Fort à La Corne and Carleton, running north-westerly to the Peace River, to be called "The Saskatchewan and Peace River Railway," with power to build and run branches to any navigable waters to the north of said main line and south to the North Branch of the Saskatchewan River.

KILVERT & DUGGAN,
Solicitors for the applicants.
6th December, 1881. 24-9

PUBLIC Notice is hereby given by The Ottawa, Val d'rouil and Montreal Railway Company that an application will be made to the Parliament of the Dominion of Canada, at the next session thereof, for an Act further to extend the time limited for the construction of that portion of the line of the said Railway Company lying between West Hawkesbury and the City of Ottawa, and further to confirm the powers conferred upon said company.

PINHEY & CHRISTIE,
Solicitors for the company.
Dated 6th December, 1881. 24-9

NOTICE is hereby given that application will be made to the Parliament of the Dominion of Canada, at its next session, for the passing of an Act incorporating the Pilots commissioned for the service of Pilotage between Quebec and Montreal, under the name of "The Corporation of Pilots of Montreal."

BELLEAU & STAFFORD,
Attorneys.
Quebec, 26th October, 1881. 24-9

NOTICE is hereby given that the Grand Trunk Railway Company of Canada, will apply to the Parliament of Canada, at the next session thereof, for an Act to authorize the said company to purchase, lease, or amalgamate with any line of railway, whose line touches or intersects any part of their line, also to declare and define the powers of the said company in that respect, and further for power under the provisions of the Railway Act, to acquire station grounds and tracks leading thereto which in their judgment may be necessary for their purposes.

JOHN BELL,
Solicitor of the G. T. Co. of Canada.
Dated at Montreal, this 2nd day of Nov., 1881. 24-9

NOTICE is hereby given that an application will be made to the Parliament of the Dominion of

2

Canada, at its next session, for an Act to incorporate the Synod of the Diocese of Saskatchewan, with power to acquire and hold real estate and invest the moneys of said Synod in such part of the Dominion of Canada and on such securities as may, by the said Synod, be deemed proper from time to time.

BLAKE, KERR & CASSELS,
Solicitors for applicants.
Dated 5th December, 1881. 24-9

NOTICE is hereby given that in pursuance of a resolution of the shareholders of the Ottawa Agricultural Insurance Company, passed at a special general meeting of the shareholders of the said company, duly called and held at the City of Ottawa, in the Province of Ontario, on the 22nd day of November, 1881, application will be made by said company to the Parliament of Canada, at its next session, for a special Act to authorize the said company to wind up and liquidate its affairs.

JOHN ROCHESTER,
President.
JOHN HENDERSON,
Vice President.

ALEXANDER GIBB,
Solicitor for applicants.
JOHN PENNOCK,
Secretary.
Ottawa, 7th December, 1881. 24-9

NOTICE is hereby given that application will be made to the Parliament of Canada, at its next session, for an Act to authorize the "Mutual Life Association of Canada" to change the name of the association. Also to empower the said association to issue policies on the principle of non-participation of profits, and for other purposes.

MACKELCAN, GIBSON & BELL,
Solicitors for applicants.
Dated at Hamilton, 24th November, 1881. 23-9

NOTICE is hereby given that application will be made to the Parliament of the Dominion of Canada, at its next session, for an Act to incorporate a company under the name of the "Nova Scotia Railway Company, Limited," with full powers to acquire, wholly or in part, by purchase or otherwise, the existing lines of railway (excepting the Intercolonial Railway) whether finished or not, in Nova Scotia, or any one or more of them, and the appurtenances.

2. The construction, completion, repair and equipment of existing partially completed lines of railway in Nova Scotia.

3. The construction of a line of railway in the Island of Cape Breton, and lines connecting with the Government Railway in the County of Pictou and County of Halifax.

4. The establishment, maintenance and operation of ferries and steamboat service between Nova Scotia proper and the Island of Cape Breton, between Prince Edward Island and Nova Scotia, between New Brunswick and Nova Scotia, and between Nova Scotia and the United States of America.

5. The construction, purchasing, leasing or hiring of steamboats, ferry boats, railways, coaches and conveyances, and lines of telegraph in connection with said railways hereinbefore mentioned, and the working and operating of the same for hire.

6. The maintenance and operation of all the lines of railway hereinbefore mentioned, whether now constructed or hereafter to be constructed.

THOMPSON & GRAHAM,
Solicitors for applicants.

Halifax, N.S., 24th November, 1881. 23-9

NOTICE.—The Napierville Junction Railway and Quarry Company, will apply to the Dominion Parliament for the following amendments to their charter:

Change of appellation.
Locate its Eastern Terminus at St. John, Q.
Extension south-westerly parallel with the Province Line, and to the River St. Lawrence.

23-9

NOTICE.—Application will be made to the Parliament of the Dominion of Canada, at its next session, by the Canada Mutual Telegraph Company, for an Act of incorporation, conferring powers and privileges in addition to those conferred upon the said company by the Letters Patent incorporating the same.

CARTER & CARTER,
Solicitors for applicants.

Montreal, 30th November, 1881. 23-9

PUBLIC Notice is hereby given that application will be made to the Parliament of the Dominion of Canada, at its next session, for an Act to incorporate "The Quebec Timber Company (Limited)."

E. T. BROOKS,
Solicitor for applicants.

November 26, 1881. 23-9

PUBLIC Notice is hereby given that an application will be made to the Parliament of the Dominion of Canada, at the next session thereof, for an Act to incorporate "The Rainy River Improvement Company."

The objects of the proposed company will be to construct booms, dams, slides, piers and works in the rivers, lakes, streams and creeks hereinafter mentioned and on the banks thereof for the purpose of transmission of saw logs, square timber, flatted timber and all descriptions of timber down the whole course of the river flowing westward from Hunter's Island through Rainy Lake, down the course of Rainy River to the Lake of the Woods and the streams, rivers and creeks flowing into the said river, Rainy Lake and Rainy River, in the Province of Manitoba, and Ontario, or in the District of Keewatin; and with all the powers and privileges similar to the provisions in an Act of the Consolidated Statutes of the late Province of Canada intituled "An Act respecting Joint Stock Companies to construct works to facilitate the transmission of timber down rivers and streams," and amendments thereto; and also with full power and privilege to unite and amalgamate with any company formed for a similar purpose by the laws of the State of Minnesota.

PINHEY & CHRISTIE,
Solicitors for applicants.

Dated 28th November, 1881. 23-9

NOTICE is hereby given that application will be made to the Parliament of Canada, at the next session thereof, for an Act to incorporate "The Manitoba and Saskatchewan Transportation Com-

pany," for the purpose of building and operating a line of railway from some point on the Canadian Pacific Railway, between Winnipeg and Portage La Prairie to a point on Lake Manitoba, and of constructing and running vessels in connection therewith on Lakes Manitoba and Winnipegosis and the Saskatchewan River, and improving the navigation of the said lakes and rivers; with power to build railways or canals connecting said lakes and river, and to levy tolls on said canals.

C. E. HAMILTON,
Solicitor for applicants.

Winnipeg, 21st November, 1881. 23-9

NOTICE is hereby given that application will be made to the Parliament of Canada, at the next session thereof, for an Act to incorporate, "The Winnipeg and Springfield Bridge Company" with power to build, work, maintain and manage a toll bridge for ordinary traffic purposes across the Red River at some point between the northerly limits of the City of Winnipeg and the Louise Bridge in the County of Selkirk and Province of Manitoba, the said bridge to be constructed with a draw leaving a passage when open of forty feet or more, and with arches twenty-five and one half feet above low water, and with intervals of two hundred feet or more between the abutments of piers. And with power to collect tolls for any passage over the said bridge at rates not exceeding the following:—

Foot passengers, each way, two cents.
Rider with horse or mule, each way, ten cents.
Loose animals, per head, except sheep, pigs and spring colts following the mare, each way, five cents.
Sheep and pigs, per head, each way, two cents.
Cart, carriage, waggon, buggy, sleigh, cutter or other vehicle drawn by one animal, each way, twelve cents and a half.

Carriage, waggon, buggy, sleigh, cutter or other vehicle drawn by two or more animals, each way, twenty cents.

The above rates include the *bonâ fide* loads of each vehicle.

W. H. CULVER,
Solicitor for applicants.

Winnipeg, 21st November 1881. 23-9

NOTICE is hereby given that application will be made to the Parliament of Canada, at the next session thereof, to incorporate "The Manitoba Bank" for the purpose of doing a Banking business in the Dominion of Canada, with the head office of such Bank at Winnipeg.

H. E. HENDERSON,
Solicitor for applicants.

Dated this 14th day of November, 1881. 22-9

NOTICE is hereby given that application will be made to the Parliament of Canada, at its next session, for an Act to incorporate the North Western Bank.

G. YOUNG SMITH,
Solicitor for applicants.

Whitby, 21st November, 1881. 22-9

NOTICE is hereby given that application will be made to the Parliament of Canada, at the next session thereof, for a charter for a drawbridge with two openings sixty feet wide, the bottom of the lower cord to be not less than four feet above high water, across the Saint Croix River to the boundary line between New Brunswick and the State of Maine, to connect with a bridge from the City of Calais, said bridge to be used for railway and other purposes

and to be built at or near the location surveyed by the Grand Southern Railway Company.

M. MACMONAGLE,
Solicitor for applicants.

Dated at St. Stephen the 16th day of November, A.D., 1881. 22-9

NOTICE is hereby given that the Dominion Fire and Marine Insurance Company will apply to the Parliament of Canada, at its next session, for an Act empowering them to close their business, wind up their affairs and distribute the surplus assets of the company and for all requisite powers for the said purposes.

F. R. DESPARD,
Secretary.

Dated, 23rd November, 1881. 22-9

NOTICE is hereby given that the Great Western Railway Company will apply to the Parliament of Canada, at its next session, for an Act to authorize an increase of their Loan Capital, so however that the total yearly interest shall not exceed the interest on their present Loan Capital, including interest at the rate of six per centum per annum on the portion unissued; and to authorize the acquisition or purchase of or union with railway companies whose railways they have power to lease or agree to work; and otherwise to extend the powers of the said Company.

SAMUEL BARKER,
Solicitor for Great Western Railway Company.
Dated at Hamilton, Ontario, 24th November 1881. 22-9

NOTICE is hereby given that application will be made to the Parliament of Canada, at its next session, for an Act to incorporate the Grand Central Station Company, with power to erect, build and maintain a Railway Station, in the City of Toronto, and with power to construct or acquire in and near to the City of Toronto, all lines of railway, or to acquire right and running powers over existing lines of railway necessary to connect with and bring into such station the traffic of any railway using or desiring to use such station, and with power to make connections with the elevators and wharves and with other railway stations in the City of Toronto, and to contract with forwarding, railway and shipping companies for the carriage of goods and passengers, and with all the powers given under the Consolidated Railway Act, 1879, to railway companies under the headings of "plans and surveys" and "lands and their valuation."

OSLER, GWYN & TEETZEL,
Solicitors for the applicants.

Dated 24th November, 1881. 22-9

PUBLIC Notice is hereby given that an application will be made to the Parliament of the Dominion of Canada, at the next session thereof, for an Act to incorporate "The Canada Provident Association."

The objects of the Association shall be: For the mutual good of the members thereof; to make provision by means of assessments, dues, donations or other payments of members against sickness, unavoidable misfortune and death; and for substantially assisting the widows and orphans of deceased members.

The chief place of business of the association shall be in the City of Ottawa, in the Province of Ontario, but the Association shall have power to change their head office to any other City in Canada; and other places of business may be established from time to time throughout Canada as the same are required.

O'CONNOR & HOGG,
Solicitors for applicants.

Dated at Ottawa, the 25th day of November, A.D., 1881. 22-9

NOTICE is hereby given that an application will be made to the Parliament of Canada, at the next session thereof, for an Act to incorporate a company to build and work a bridge for railway and other purposes across the Niagara River, at or near the Village of Queenston, in the Township of Niagara, in the County of Lincoln, or such other point as the company may select, with power to amalgamate with any company in the United States of America, incorporated or to be incorporated for building a railway bridge across the said river, who may be willing to unite with the company so to be incorporated in Canada in order to secure a railway bridge open to all companies in Canada and the United States with equal rights and privileges, with power to collect tolls on the said bridge on ordinary carriage and passenger traffic at rates not exceeding the following:—

Foot passengers, each way, twelve and one half cents.

Rider with horse or mule, each way, twenty-five cents.

Loose animals, per head, except sheep, pigs and spring colts, following the mare, each way, five cents.

Sheep and pigs, per head, each way, seven and one half cents.

Carts, carriages, wagons, buggies, sleighs, cutters or other vehicles, with a driver, drawn by one animal, each way, twenty-five cents. The same if drawn by two or more animals, each way, thirty-seven and one half cents.

All passengers in above mentioned conveyances, each way, twelve and one half cents.

The above rate to include the *bona fide* loads of each vehicle.

The company to be called "The Niagara Peninsula Bridge Company."

P. McCARTHY,
Solicitor for applicants.

St. Catharines, Nov. 22nd, 1881. 22-9

NOTICE is hereby given that an application will be made to the Parliament of Canada, at its next session, for an Act amending the Act of incorporation of the Ontario & Quebec Railway Company, so as to enable the company to acquire the charter of or amalgamate with the Toronto, Grey and Bruce Railway Company, and to acquire the charter of or amalgamate with such other railway company or companies as the Ontario & Quebec Railway when constructed may connect with, intersect, or cross; or which may be a feeder or an easterly or westerly continuation of the Ontario & Quebec Railway, or to lease all or any of such railways, and also for other amendments to the said Act.

W. H. LOCKHART GORDON,

Solicitor for applicants.

25th November, 1881. 22-9

NOTICE is hereby given that application will be made at the next session of the Parliament of Canada for an Act to incorporate a Company for the purpose of constructing and working a line of railway from the City of Ottawa or some point on the St. Lawrence and Ottawa Railway or the Canada and Atlantic Railway, passing through or near the Villages of Metcalfe, Ormound, Vernon, Bate's Corners or West Winchester, Winchester Springs, Bell's Corners and Morrisburgh, to a point opposite Ogden's Island, in the State of New York, to be called "The Ottawa, Waddington and New York Railway and Bridge Company," with power to construct a bridge across the canal and the main channel of the St. Lawrence River to Ogden's Island, connecting with a line across the Island and the American waters to Waddington and Teal's Station or some other point on the Ogdensburgh and Lake Champlain Railway or with Canton, and to connect with the projected line of railway through the Adirondacks to North Creek; with power to amalgamate with, connect with, and obtain running

powers over, any line or lines of railways and bridges, within or without the Dominion of Canada; and with power also to build and run tramways, steam ferries, steamboats, vessels and barges in connection with the said line of railway and bridge; with power also to construct, maintain and operate an Inter-Provincial bridge across the Ottawa River at or near the said City of Ottawa, to some point in the Province of Quebec, as well for the said railway as for ordinary carriage and traffic purposes; with power to collect tolls on the said bridge on such ordinary carriage and passenger traffic thereon, at the rates not exceeding the following:—

Foot passengers, each way, two cents.

Rider with horse or mule, each way, five cents.

Loose animals, per head, except sheep, pigs and spring colts following the mare, five cents each way.

Sheep and pigs, per head, each way, two cents.

Each carriage, waggon, buggy, sleigh, cutter or other vehicle drawn by one animal, ten cents each way.

Each carriage, waggon, buggy, sleigh, cutter or other vehicle drawn by two or more animals, each way fifteen cents.

The above rates to include the *bonâ fide* loads of each vehicle.

With power also to construct and operate a line or lines of railway from the Quebec side of the said Bridge to connect with all or any of the railways terminating in, or passing through the County of Ottawa.

The height of the arches of the bridge across the St. Lawrence Canal and River to be not less than 60 feet above high water; the interval between the abutments or piers across the main channel of the St. Lawrence River to be the whole width of the said channel or not less than 350 feet and across the shoal to Ogden's Island not less than 200 feet. The height of the arches of the bridge across the Ottawa River to be not less than 30 feet above high water and the interval between the abutments or piers to be not less than 200 feet; or the arches of the said bridges to be of such height above high water, the intervals between the abutments or piers to be such, and the tolls to be collected to be such, as may be approved of by His Excellency the Governor General in Council.

SCOTT, MAC TAVISH & MAC CRACKEN,
Solicitors for applicants.

Ottawa, 19th November, 1881.

22-9

PUBLIC Notice is hereby given that an application will be made to the Parliament of the Dominion of Canada, at the next session thereof, for an Act to incorporate "The Mutual Benefit Association of "Sherbrooke."

E. T. BROOKS,
Solicitor for applicants.

21-9

NOTICE is hereby given that The Stadacona Fire & Life Insurance Company, in liquidation, will apply the Parliament of the Dominion of Canada, at its next session, for an Act to amend and extend the statute 43 Victoria, cap. 70, intituled "An Act to empower The Stadacona Fire & Life Insurance Company to relinquish their charter and to provide for the winding up of their affairs," and to enable them to finally close and liquidate the affairs of the said company within a fixed delay of one year to be computed from the passing of the Act prayed for; and in that view to extinguish the claims not admitted by them and not brought before the Courts within such delay; also the claims of persons unknown and not found within said delay, and also for other similar purposes.

C. A. E. GAGNON,
JOSEPH MELCHIOR BERNIER, Priest,
ALPHONSE LETELLIER,
Liquidators.

P. B. CASGRAIN,
Attorney for applicants.

21-9

NOTICE is hereby given that application will be made to the Parliament of the Dominion of Canada, at its next session, for an Act to incorporate a Company, for the purpose of constructing and working a line of railway from a point on Thunder Bay at or near Prince Arthur's Landing, through the municipalities of Shuniah and Neebing, to a point on Pigeon River where it can meet a projected line of railway from Duluth to Pigeon River; with power to build a bridge across Pigeon River, and any other rivers on its route,—and to amalgamate or connect with, or obtain running powers over, any other line or lines of railway and bridges, within or without the Dominion of Canada—and to build and run branches to Pigeon Bay and wherever it may be desirable and advantageous for the settlement and development of the country;—and also with power to build and run ferries, steamers, vessels and barges in connection with the said line of railway and bridges,—to be called "The Thunder Bay and Minnesota Railway Company."

EDWARD A. WILD,

Agent for the applicants.

Toronto, 10th Oct., 1881.

21-9

NOTICE is hereby given that an application will be made to the Parliament of Canada, at the next session thereof, for an Act to incorporate the undersigned and others as a company to build and work a bridge for railway and other purposes across the St. Mary River at such points on the said river as the company may select, with power to amalgamate with any company in the United States, incorporated or to be incorporated for building a railway bridge across the said river, who may be willing to unite with the company so to be incorporated in Canada in order to secure a railway bridge open to all companies in Canada and the United States, upon equal terms and rates, and with equal rights and privileges.

The capital to be \$1,000,000. and the name of the Company to be "The Sault Ste. Marie Bridge Company."

WM. GOODERHAM,
GEO. A. COX,
JOHN S. NEWBERRY,
JAMES McMILLAN,
JOHN PROCTOR,
B. P. CHENEY.

Dated this 10th November, 1881.

21-6

NOTICE is hereby given that application will be made at the next session of the Parliament of Canada, for an Act to incorporate a company under the name of "The Clements Steamship Company" (limited), with power to purchase, hire, acquire, own or charter steamships, sailing vessels, and all other kinds of craft including tugs and barges, and to carry on the business of common carriers of passengers and goods, forwarders and traders between the several ports and places in Canada and ports and places outside of Canada, by the said company as the said company shall think proper; also to carry on in Canada and elsewhere, as their business may require, the business of wharfingers and warehousemen, and to acquire and hold by purchase or lease all lands, wharves, docks, elevators, warehouses and other estate real and personal required for the proper and efficient working of the said business.

JAS. WENT. BINGAY,
Solicitor for applicants.

Yarmouth, Nova Scotia, 9th November 1881.

ALFRED PATRICK, Parliamentary agent.

21-9

APPPLICATION will be made to the Parliament of Canada, at its next session, for an Act incorporating "The Canada and Provincial Loan Company, Limited," and empowering said company to issue stock and debentures, invest moneys on real estate, bank stock, debentures and other securities, and to purchase, hold, improve and dispose of lands and

otherwise to exercise the powers usually conferred on Loaning companies.

McDOUGALLS & GORDON,
Applicants, solicitors.

Toronto, 15th Nov., 1881.

21-9

NOTICE is hereby given that at the next Session of the Legislature of the Dominion of Canada an application will be made for an Act to empower the Portage, Westbourne and North Western Railway Company to build and operate a line of railway from the present terminus of their railway already or about to be constructed in the Province of Manitoba in a north westerly direction to a point at or near the forks of the Saskatchewan, and thence to the Peace River, with power to construct a branch south of the Saskatchewan to the mouth of that River and a branch in a southerly direction to the main line of the Canada Pacific Railway, with power also to run steamers and barges on navigable waters connected with the line.

21-9

NOTICE is hereby given that an application will be made at the next session of the Dominion Parliament, for an Act authorizing The Trust and Loan Company of Canada, to carry on business as a Loan Company in all of the Provinces of the Dominion of Canada, with like powers as are now possessed by said Company in the Provinces of Ontario and Quebec, and to allow said Company to recover such rate of interest as may be agreed upon with borrowers, and to authorize the issue of debenture stock by said Company, and for other purposes.

MACDONALD, MACDONALD & MARSH,
Solicitors for applicants.

Dated 17th November, 1881.

21-9

TAKE Notice that application will be made to the Parliament of Canada, at its next session, for an Act amending the Act incorporating "The Imperial Guarantee and Loan Society" by, amongst other things, changing the names of the Provisional Directors, reducing the capital stock, extending the Trust clauses, and changing the name to "The Trust Company of Canada."

WELLS, GORDON & SAMPSON.

9th November, 1881.

20-9

NOTICE is hereby given that application will be made at the next session of the Parliament of Canada, for an Act to incorporate a company for the purpose of constructing and working a line of railway from Portage La Prairie, in the Province of Manitoba, to the White Mud River at the head of navigation, thence to Gladstone, thence in a north westerly direction to a point at or near the village of Prince Albert; with power to construct branches and with power to build bridges and to build, own and run tramways, steamers and boats; with power also to amalgamate, connect with and purchase and obtain running powers over other line or lines of railway.

J. J. FOY,

Solicitor for applicants.

Toronto, 8th November, 1881.

20-9

PUBLIC Notice is hereby given that application will be made to the Parliament of the Dominion of Canada, at its next session, for an Act giving to the local Master of the Chancery Division of the High Court of Justice at Hamilton, power to make assessments on premium notes of policy holders in the Canadian Mutual Fire Insurance Company, and to make all necessary directions for compelling payment of such assessments, and generally to vest in the said local Master all powers relating to assessments on and collecting of premium notes and apportionment of expenses between the branches of the said Canadian Mutual Fire Insurance Company which, under the Acts relating to Mutual Fire Insurance Companies, were vested in the Board of Directors of the said Canadian Mutual Fire Insurance Company, and also declaring the effect of any certificate of the said Master as to the amount due on any note or undertaking of the policy holders in said Company

for assessments the same as by said Acts are given to the certificate of the Secretary of any Mutual Fire Insurance Company.

C. E. FREEMAN,
Solicitor for applicants.

Dated at Hamilton, 9th November, 1881.

20-9

NOTICE is hereby given that application will be made at the next session of the Parliament of Canada, for an Act to incorporate a Company for the purpose of constructing and working a line of railway from some point on the River Ottawa at or near Hawkesbury Village, in the County of Prescott, passing through or near the Village of Vankleek Hill, to a point at or near Glen Robertson, in the Township of Lochiel, on the line of the Canada Atlantic Railway; with power to build a branch railway or tramway between the said Village of Vankleek Hill and the Caledonia Springs, in the Township of Caledonia, —said railway to be called "The Prescott and Gengarry Counties Junction Railway."

STEWART, CHRYSLER & GORMULLY,
Solicitors for applicants.

Ottawa, 10th November, 1881.

20-9

NOTICE is hereby given that an application will be made by the Canada Landed Credit Company, at the next session of the Parliament of Canada, for an Act to amend the Act relating to the said Company, entitled "An Act to incorporate the Canada Landed Credit Company," passed in the twenty-second year of Her Majesty's reign, chapter 133, for the purpose of enabling the said Company to lend money on the security of real estate in the Province of Manitoba, and permitting the said Company to charge such rate of interest on loans effected in the Provinces of Ontario and Manitoba as may be agreed upon between them and the borrower, and for other purposes.

MCCARTHY, HOSKIN, PLUMB & CREELMAN,
Solicitors for the applicants.

Toronto, 7th November, 1881.

20-9

NOTICE is hereby given that "The American Telegraph and Cable Company" will apply to the Parliament of Canada, at its next session, for an Act to invest the said Company with the powers, privileges and rights necessary and useful to enable it to carry on its business in Canada and to give it a corporate existence and powers within the Dominion.

ALFRED PATRICK,
Parliamentary Agent.

Ottawa, 5th November, 1881.

19-10

NOTICE is hereby given that application will be made to the Parliament of Canada, at its next session, for an Act to authorize "The Sun Mutual Life Insurance Company of Montreal," to change its name to that of "The Sun Life Assurance Company," to reduce the qualification of its directors, and for other purposes.

DAVIDSON & CROSS,
Solicitors for applicants.

Montreal, 3rd November, 1881.

19-9

NOTICE is hereby given that application will be made to the Parliament of the Dominion of Canada, at its next session, for an Act to incorporate a Bank under the name of "The First National Bank of Canada," with its head office at the Town of Oshawa, in the County of Ontario.

LYMAN ENGLISH,
Solicitor on behalf of applicants.

Dated 26th October, 1881.

18-9

NOTICE is hereby given that application will be made to the Parliament of the Dominion of Canada, at its next session, for an Act to incorporate "The St. Lawrence Marine Insurance Company of Montreal."

J. G. A. CREIGHTON,
Solicitor for applicants.

26th October, 1881.

18-10

PUBLIC NOTICE is hereby given that the Canadian Steam Users Insurance Association, will apply to the Parliament of the Dominion of Canada, at the next session thereof, to pass an Act to change the name of the said Company to that of "The Boiler Inspection and Insurance Company of Canada," and to amend their charter by providing for the election of all the Directors annually.

W. B. McMURRICH,
Solicitor for C. S. U. I. Association.
Toronto, 24th October, 1881. 18-9

NOTICE is hereby given that an application will be made to the Dominion Parliament of the Dominion of Canada, for an Act to amend the Stat. 39 Vict., cap. 40, incorporating "The Chartered Bank of London and North America," by extending the time within which the said Act shall remain in force and for obtaining the certificate from the Treasury Board, also by changing the name of the said Bank to that of "The Chartered Bank of London and Winnipeg," by reducing the capital stock to \$1,000,000 and changing the head office from the City of Montreal to Winnipeg, and for other purposes.

T. S. KENNEDY,
Solicitor for applicant.
Dated at Winnipeg, 22nd Oct. 1881. 18-9

NOTICE is hereby given that application will be made to the Parliament of the Dominion of Canada for an Act to incorporate the St. John's Bridge Company, with power to maintain and operate a bridge for ordinary carriage and traffic purposes across the Red River from some point within Parishes of St. John and Kildonan, in the County of Selkirk and Province of Manitoba, to a point on the opposite side of the River, in said Parishes, with power to collect tolls on the said Bridge on such ordinary carriage and passenger traffic thereon at the rates not exceeding the following :

- Foot passengers, each way, two cents.
- Rider with horse and mule, each way, six cents.
- Loose animals, per head, except sheep, pigs and spring colts following the mare, five cents.
- Sheep and pigs, per head, two cents.
- Each carriage, wagon, buggy, sleigh, cutter or other vehicle drawn by one animal, each way, 12½ cents.
- Each carriage, waggon, buggy, sleigh, cutter or other vehicle drawn by two or more animals, each way, 20 cents.

The above rates to include the *bonâ fide* loads of each vehicle.

The height of the arches of the bridge to be not less than 25 feet above low water, the intervals between the abutments or piers to be not less than 200 feet, a draw bridge to be constructed so as to have a passage when open of not less than 40 feet.

The plans and designs of such bridge and of the draw thereon to be subject to the approval of the Governor General in Council.

T. S. KENNEDY,
Solicitor for applicant.
Dated at Winnipeg,
24th October, 1881. 18-9

PUBLIC notice is hereby given that application will be made to the Parliament of the Dominion of Canada, at the next session thereof, for an Act to incorporate The Credit Mobilier Franco-Canadien.

E. T. BROOKS,
Solicitor for applicants.
October 5, 1881. 16-9

PUBLIC Notice is hereby given that the British America Assurance Company will apply to the Parliament of the Dominion of Canada, at the next session thereof, to pass an Act amending their charter, and the several Acts affecting the same, by

changing the time for the holding of the annual meeting of the said Company, and the election of the Directors thereof, from the first Monday of the month of August, to the second Wednesday in the month of February in each year, and to close the financial year of the Company for the annual statement, to be submitted to the proprietors of the said Company, at the said meeting, on the 3rd day of December in each year.

C. GAMBLE,
Solicitor for the B. A. A. Co.
British America Assurance Buildings,
Toronto, 4th October, 1881. 16-9

APPLICATIONS FOR CHARTER BY LETTERS PATENT.

PUBLIC Notice is hereby given that application will be made to His Excellency the Governor General in Council, under the provisions of the "Canada Joint Stock Companies Act, 1877," by P. Garneau, Esquire, of Quebec, merchant, M.P.P., late member of the Government of the Province of Quebec; Alphonse Desjardins, Esquire, of Montreal, M.P., President of "La Banque Jacques Cartier"; Robert T. Leckie, of Sherbrooke, manufacturer; Hector Legru, of Paris, France, manufacturer, and the Count de Wazières, also of Paris, France, capitalist, to obtain Letters Patent constituting them, with such other persons as shall become shareholders in said company, a body corporate and politic, with all the powers appertaining to a loan company,—such company to be called the "Crédit Mobilier Canadien."

The chief place of business of said company will be in the City of Montreal.

The capital of the company will be twenty millions of dollars (or one hundred millions of francs) divided into two hundred thousand shares of one hundred dollars (or five hundred francs) each.

The provisional directors will be the said P. Garneau, A. Desjardins, R. J. Leckie, H. Legru and Count de Wazières.

Montreal, 30th November, 1881. 23-6

NOTICE is hereby given that after the expiration of one month from the first publication hereof in the *Canada Gazette* application will be made by the persons hereinafter named to His Excellency the Governor General in Council, for a grant of a charter of incorporation by Letters Patent under the Great Seal, constituting the said persons hereinafter named and such others as may become shareholders of the said company to be thereby created, a body corporate and politic under the provisions of "The Canada Joint Stock Companies Act, 1877."

1. The proposed name of the company is "The Almonte Knitting Company."

2. The object for which incorporation is sought is the manufacture of knitted goods, and all business necessarily connected therewith and incidental thereto.

3. The operations of the said Company are to be carried on at the Town of Almonte, in the County of Lanark, Ontario.

4. The amount of the capital stock of the said company is to be one hundred thousand dollars.

5. The number of shares is one thousand, and the amount of each share is one hundred dollars.

6. The names of the applicants and the address and calling of each are as follows: Bennett Rosamond, of the Town of Almonte, in the County of Lanark, woolen manufacturer; George Stephen, of the City of Montreal, in the Province of Quebec, President of the Canada Pacific Railway; Honorable Donald Alexander Smith, of the said City of Montreal, Gentleman; Alexander Even, of the said City of Montreal, merchant; Jonathan Hodgson, of the said City of Montreal, merchant; Robert Mackay, of the said City of Montreal, merchant; James Alexander Cantlie, of the said City of Montreal, merchant; and

William Rosamond, of the Town of Cobourg, in the County of Northumberland, Ontario, woolen manufacturer.

7. The above named Bennett Rosamond, George Stephen, Jonathan Hodgson, James Alexander Cantlie and William Rosamond are to be the first directors of the said company.

MACDONELL & DOWDALL.

Solicitors for applicants.

Dated 24th November, 1881.

22-6

NOTICE.—Public notice is hereby given that the parties herein named intend to apply for letters patent incorporating a company to be called "The Upper Ottawa Towing Company."

The purpose of the said company will be to construct, acquire, hold, charter, maintain and navigate on the River Ottawa and its tributaries, any steam and other vessels of any description for towage purposes or for the carriage and forwarding of passengers, goods and freight of all kinds, to, from and between any places on or near the River Ottawa and its tributaries.

The chief place of business of the said company will be at the City of Ottawa.

The amount of the capital stock of the said company will be \$100,000.

The number of shares will be one thousand, of one hundred dollars each.

The following are the names, addresses, and callings of the applicants:—John Lunn Murphy, of the Town of Pembroke, in the Province of Ontario, Esquire; John Ham Sills, Ephraim G. Sills and Orville Sills, each and all of the Village of Frankford, in the County of Hastings, in the said Province of Ontario, manufacturers, and Levi Ruggles Church, of the City of Montreal, advocate and Queen's Counsel.

The said John Lunn Murphy, John Ham Sills, Ephraim G. Sills, Orville Sills and Levi Ruggles Church, are to be the first and provisional directors of the said company.

CHURCH, CHAPLEAU, HALL & ATWATER,

Solicitors for applicants.

Ottawa, 14th November, 1881.

22-6

PUBLIC Notice is hereby given that the parties hereinafter mentioned intend to apply to His Excellency the Governor General in Council, for Letters Patent to constitute them a body politic and corporate to be known as the "Canadian Iron and Steel Company (Limited)" for the purposes hereinafter mentioned, to wit:

1. To acquire and work "Duryee's Blow-Pipe Process," as patented under date the twenty-third day of April eighteen hundred and eighty in Canada, for smelting ores of gold, silver, and other metals, and for smelting ores of iron and making iron and steel therefrom.

2. To acquire and work any other processes for the manufacture of gold, silver, iron and steel.

3. To erect rolling mills, and generally to manufacture any iron or steel commodity.

4. To acquire any lands for the erection of furnaces thereon, or any lands containing or supposed to contain iron or other minerals, or petroleum, not exceeding twenty thousand acres in all;

5. To have the power of selling or leasing any such patented processes as the said company may acquire;

That the head office and principal place of business of the said company is to be at the City of Montreal, in the Province of Quebec.

That the intended amount of the capital stock of the said company is one million of dollars in ten thousand shares of one hundred dollars each;

That the names and additions of the said applicants are as follow, to wit:—Robert Benny, merchant; Montreal; James McLaren, merchant, Buckingham; Andrew Thomson, trader, Quebec; George Benson Hall, trader, Quebec; James Henry Peck, merchant and manufacturer, Montreal; Alexander Chivas Clark, broker, Montreal; John Smythe Hall, junior, advocate, Montreal; George Hutton Patterson, insurance agent,

Montreal; James Benny, merchant and manufacturer, Montreal; Thomas Peck, merchant and manufacturer, Montreal; and George Duryee, doctor in medicine, New York, United States of America.

That the said James McLaren, George Benson Hall, Robert Benny, James Henry Peck, Alexander Chivas Clark, George Hutton Patterson, and George Duryee, shall be the provisional directors of the said company.

CHURCH, CHAPLEAU, HALL & ATWATER,

22-6

Solicitors for said applicants.

NOTICE is hereby given that after the expiration of one month from the date of the first publication hereof in the *Canada Gazette*, application will be made by the persons hereinafter named to the Governor in Council for the grant of a charter of incorporation by Letters Patent constituting the said persons hereinafter named and such others as may become shareholders in the company, a body corporate and politic under the provisions of "The Canada Joint Stock Companies Act, 1877."

1. The proposed corporate name is "The Sarnia and Port Huron Ferry Company, Limited."

2. The objects for which its incorporation is sought are to construct, acquire, charter, navigate and maintain steam vessels for the carrying and conveying of goods and passengers or other traffic between the ports of the Dominion of Canada, and also between the ports of said Dominion and those of the United States of America, and for the towing of vessels; and to lease, purchase and dispose of wharves, docks, warehouses and such other property as may be or become necessary or desirable in connection with carrying on such business; with power to sell, charter and dispose of the said steam vessels or any of them, and to make contracts and agreements with any person or corporation whatsoever for the purposes aforesaid, or otherwise for the benefit of the said company.

3. The operations are to be carried on at the Town of Sarnia, in the County of Lambton, Province of Ontario, as the chief place of business.

4. The amount of the capital stock of the company is to be four thousand four hundred and eighty dollars.

5. The number of shares is to be sixty-four, and the amount of each share is seventy dollars.

6. The names in full of the applicants and the calling and address of each are as follows: Reuben Palmer, of the said Town of Sarnia, license inspector; Robert McAdams, of the same place, publisher; Thomas Kenny, of the same place, merchant; John Gillies McCrae, of the same place, stationer, and Manfred Burns Proctor, of the same place, wood and coal merchant.

7. The said applicants are to be the first directors of the company.

JAMES F. LISTER,

Solicitor for applicants.

Dated 17th November, 1881.

22-6

NOTICE is hereby given that within one month after the last publication of this notice, application will be made to the Governor in Council under "The Canada Joint Stock Companies' Act of 1877," for Letters Patent incorporating the undernamed applicants and such others as may become shareholders in the proposed Company, a body corporate and politic, for the purposes hereinafter mentioned.

1. The proposed name of the Company is "Saint John Cotton Company (Limited)."

2. The purposes for which incorporation is sought are the manufacturing, spinning, weaving, dyeing, bleaching, printing, buying and selling of cotton yarns, cloths, prints and other manufactures of cotton and other textile fabrics, and the owning of buildings, machinery and plant, and the owning or hiring of buildings and land necessary therefor.

3. The chief place of business of the said company is to be the City of St. John, in the City and County of Saint John, in the Province of New Brunswick.

4. The intended amount of the capital stock is two hundred thousand dollars.

5. The number of shares is to be two thousand, the amount of each share one hundred dollars.

6. The names in full and the address and calling of each of the applicants are John Hegan Parks, of the Town of Portland, in the City and County of Saint John and Province of New Brunswick, manufacturer; Thomas Rosinell Jones, of the City of Saint John, in the Province of New Brunswick, merchant; Vincent Samuel White, of the said City of Saint John, merchant; Robert Turner, of the said City of Saint John, merchant; Richard Peniston Starr, of the said City of Saint John, merchant; Alexander Shives, of the Town of Portland, in the City and County of Saint John and Province of New Brunswick, shipowner; Isaac Burpee, of said Town of Portland, gentleman; Thomas Wilder Daniel, of the City of Saint John, New Brunswick, merchant; Charles Robert Coker, of the said City of Saint John, Surveyor to Lloyds Register of British and Foreign Shipping; James DeWolfe Spurr, of said City of Saint John, gentleman; William Elder, of said City of Saint John, publisher; Thomas Furlong, of said City of Saint John, merchant; Thomas McAvity, Junior, of said City of Saint John, merchant; John McGuigan, of said City of Saint John, contractor, and Dudne Breeze, of said City of Saint John, merchant. All of which applicants are to be the first or provisional Directors of said Company.

Dated at Saint John, New Brunswick, this eleventh day of November, A.D., 1881. 21-6

NOTICE is hereby given that, after the expiration of one month from the first publication of this notice in the *Canada Gazette*, application will be made by the persons hereinafter named to the Governor General in Council, for the grant of a charter of incorporation by Letters Patent under the Great Seal in pursuance of "The Canada Joint Stock Companies' Act 1877," constituting them, together with such other persons as may become shareholders in the Company, a body corporate and politic.

1. The proposed corporate name of the Company is "The Penman Manufacturing Company, Limited,"

2. The purposes for which its incorporation is sought, are the manufacture and sale throughout the Dominion of Canada of all kinds of woolen and cotton goods.

3. The chief place of business of the Company in the Dominion of Canada is the Town of Paris, in the County of Brant and Province of Ontario.

4. The intended amount of the capital stock of the Company is two hundred and fifty thousand dollars.

5. The number of shares is to be two thousand five hundred and the amount of each share one hundred dollars.

6. The names in full of the applicants and the address and calling of each of them are as follows: John Penman, of the Town of Paris, in the County of Brant, manufacturer; William Dubart Long, of the City of Hamilton, in the County of Wentworth, and Province of Ontario, wool merchant; David Morrice, of the City of Montreal, in the Province of Quebec, commission merchant; Charles Edmund Newberry, of the City of Hamilton, merchant, and Horace James Long, of the City of Hamilton aforesaid, book-keeper.

The said John Penman, William Dubart Long, and Robert Morrice, are to be the first or Provisional Directors of the Company.

CRERAR & MUIR,
Solicitors for applicants.

Dated at Hamilton, 4th November, 1881. 20-6

NOTICE is hereby given that application will be made after the expiration of one month from the first publication of this notice, to His Excellency the Governor General in Council, for Letters Patent under the provisions of "The Canada Joint Stock Companies Act, 1877," by Robert Jaffray, of the City

of Toronto, merchant, William Gooderham, of the same place, President Toronto and Nipissing Railway Company, George Albertus Cox, of the Town of Peterboro, President Midland Railway of Canada, Harman H. Cook, of the City of Toronto, lumber merchant, and Harvey P. Dwight, of the same place, Manager Montreal Telegraph Company, to constitute them and others a body corporate and politic, for the purposes hereinafter mentioned, and that—

1. The proposed corporate name of the Company is "The Midland Lake and River Navigation Company (Limited)."

2. The purposes for which incorporation is sought are to carry on a passenger, freight and general forwarding business on Lakes Superior, Huron, Erie and Ontario, and the River St. Lawrence and the navigable waters flowing thereinto and therefrom; and to construct, own, charter, lease, purchase, or dispose of steamships, vessels, tramways, wharves, docks, warehouses and such other property as may be or become necessary or desirable in connection with the carrying on of such business.

3. The operations of the proposed Company are to be carried on upon and near the navigable waters aforesaid, and its chief place of business is to be at Toronto, in the Province of Ontario.

4. The capital stock of the Company is to be two hundred thousand dollars, in two thousand shares of one hundred dollars each.

5. The said Robert Jaffray, William Gooderham, George Albertus Cox, Harman H. Cook and Harvey P. Dwight are to be the first or provisional Directors of the Company.

J. D. EDGAR,
Solicitor for applicants.

Dated Toronto, 27th October, 1881. 18-10

MISCELLANEOUS.

NOTICE is hereby given that application has been made by us and duly received at the Office of the Minister of Agriculture (Copyright Branch), Ottawa, for the registration of a "Temporary Copyright," under the terms of the "Copyright Act of 1875," of a book called "Picturesque Canada," and that the same has been duly registered in accordance with the provisions of the said Act.

ART PUBLISHING CO.,
58 and 60 York St.,
Toronto.

24-1

STANDARD BANK OF CANADA.

DIVIDEND No. 12.

NOTICE is hereby given that a dividend of three per cent. for the current half year, upon the paid-up capital of the Bank, has this day been declared, and that the same will be payable at the Bank and its branches on and after Tuesday, the 3rd day of January next.

The transfer books will be closed from the 17th to the 31st day of December, both days inclusive.

By order of the Board,
J. L. BRODIE,

Cashier.

Toronto, Nov. 22, 1881.

24-3

NOTICE is hereby given that a special general meeting of the stockholders of the Ontario Bank will be held on Tuesday, the 24th day of January next, at the Banking House of the Bank in the City of Toronto, at 12 o'clock noon, to receive the resignation of the whole Board of Directors, to make by-laws relating to the appointment of scrutineers, the mode of filling up vacancies in the Board of Directors, and for the transaction and consideration of all matters whatsoever which might be considered

or transacted at an annual general meeting of the said stockholders.

By order of the Board,

C. HOLLAND,
General Manager.

Ontario Bank, Toronto, 7th Dec. 1881. 24-7

CANADA ATLANTIC RAILWAY COMPANY.

NOTICE is hereby given that in pursuance of a requisition in that behalf a Special General Meeting of the shareholders of the above named Company will be held on Wednesday, the twenty-eighth day of December, A.D. 1881, at Ten o'clock in the forenoon, at the Head Office of the Company, in the City of Ottawa, in the County of Carleton, in the Province of Ontario, for the purpose of considering and (if thought fit) of determining and passing resolutions upon the following subjects or matters or any of them.

1. The issue of First Mortgage Bonds of the Company under the powers contained in the Incorporation Act (42 Vict., c. 57, Canada).

2. The limitation and restriction of First Mortgage Bonds to be issued by the Company.

3. The making provision for the said issue of First Mortgage Bonds as so limited and restricted to have priority and precedence over all Mortgage Bonds of the Company to be thereafter issued.

4. The terms and conditions on which the issue of the said First Mortgage Bonds shall be made and the remedies that shall be given and granted to the holders of said Bonds.

5. The terms and conditions of the Mortgage Deed or Deeds for securing the said Bonds and the appointment of Trustees for the holders of said Bonds.

6. And generally all matters and things incidental to and requisite or proper for the issue of the said First Mortgage Bonds and for the due securing the same to the holders thereof in pursuance of and in conformity with the powers conferred by the seventh section of the said Act.

7. The issue of Preference Stock of the Company and the ratification and confirmation of all Preference Stock already issued by the Company, and the defining and regulating the position of the Preference Stock.

8. The ratification and confirmation of all By-laws passed by the Directors requiring ratification and confirmation (if any.)

Dated this third day of December A.D. 1881.

E. MCGILLIVRAY,
President.

EDWARD H. TIFFANY,
Secretary-Treasurer.

24-3

THE CANADIAN BANK OF COMMERCE.

DIVIDEND No. 29.

NOTICE is hereby given that a dividend of four per cent. upon the capital stock of this institution has been declared for the current half-year, and that the same will be payable at the Bank and its branches on and after Tuesday, the 3rd day of January next.

The transfer books will be closed from the 17th to the 31st day of December, both days inclusive.

W. N. ANDERSON,
General Manager.

Toronto, 29th November, 1881. 23-5

IMPERIAL BANK OF CANADA.

DIVIDEND No. 13.

NOTICE is hereby given that a dividend at the rate of seven per cent. per annum upon the capital stock of this institution has been declared

for the current half-year, and that the same will be payable at the Bank and at the branches on and after Tuesday, the 3rd day of January next.

The transfer books will be closed from the 16th to the 31st December, both days inclusive.

By order of the Board,

D. R. WILKIE,
Cashier.

Toronto, 22nd November, 1881. 23-5

UNION BANK OF LOWER CANADA.

DIVIDEND No. 32.

NOTICE is hereby given that a dividend of two and one-half per cent.—2½ p. c.—upon the paid-up capital stock of this institution, has been declared for the current half-year, and that the same will be payable at the Bank and its branches, on and after Monday, the second day of January 1882.

The transfer books will be closed from the 17th to the 31st of December inclusive.

By order of the Board,

P. MAC EWEN,
Cashier.

Quebec, 25th November, 1881. 23-4

BANQUE D'HOCHELAGA.

NOTICE is hereby given that a dividend of two and one-half per cent. upon the paid-up capital stock of this Bank, has been declared and that the same will be payable at its Banking House in this city and at its Branches on and after Monday, the second day of January next.

The transfer books will be closed from the 16th to the 31st of December next, both days inclusive.

The annual general meeting of the shareholders will be held at its Banking House in this city on Monday the sixteenth day of January next.

Chair to be taken at three o'clock P. M.

By order of the Board,

J. E. BRAIS,
Cashier.

Montreal, 24th November, 1881. 22-8

NOTICE is hereby given that the Dominion Fire and Marine Insurance Company has reinsured all its outstanding risks with the Fire Insurance Association (limited) of London, England, and has applied to the Minister of Finance for the release of its securities on the first day of March, A.D. 1882. Any Canadian policy holders objecting to the release of said securities are hereby notified to file their opposition with the Minister of Finance, on or before the day so named.

By order,

J. R. DESPARD,
Secretary.

Dated at Hamilton this 22nd day of November, A.D. 1881. 22-4

BANQUE DE ST. JEAN.

PUBLIC Notice is hereby given that a dividend of three per cent. upon the paid-up capital stock of this Bank has been declared for the current half-year, and that the same will be payable at the office of this Bank, in St. John's, on and after Monday the second day of January next. The transfer books will be closed from the 19th to the 31st of December next, both days inclusive.

The annual general meeting of the shareholders will be held at the office of said Bank, in St. John's, on Thursday, the twelfth day of January next, at eleven o'clock, a.m.

By order of the Board,

PH. BAUDOUIN,
Cashier.

St. John's, 22nd November, 1881. 22-4

GRAND TRUNK RAILWAY COMPANY OF CANADA.

Special General Meeting.

NOTICE is hereby given that a special general meeting of the Grand Trunk Railway Company of Canada will be held at the City Terminus Hotel, Cannon Street, London, E.C., on Thursday, the 22nd day of December next, at one o'clock, p.m. precisely, for the following purposes, that is to say: to consider and, if deemed advisable, to accept and confirm a supplemental traffic agreement between the Chicago and Grand Trunk Railway Company and the Grand Trunk Railway Company of Canada; also to consider and, if deemed advisable, to accept a supplemental traffic agreement between the Michigan Air Line Railway and the Grand Trunk Railway Company of Canada; also to consider and, if deemed advisable, to accept a traffic agreement between the Midland Railway of Canada and the Grand Trunk Railway Company of Canada.

By order,

H. W. TYLER,
President.
J. B. RENTON,
Secretary.

21-5

POSITIVE GOVERNMENT SECURITY LIFE ASSURANCE COMPANY, LIMITED.

Head Office: No. 34, Cannon Street, London, England.

NOTICE is hereby given that in consequence of there being now no policies of the Company maintained in Canada, the Office in Canada is finally closed, and all applications of every kind should be made to the Head Office of the Company as above.

By order of the Board,

21-4

A. G. MACKENZIE,
Manager and Actuary.

THE CANADIAN PACIFIC RAILWAY COMPANY.

A SPECIAL general meeting of the shareholders of the Canadian Pacific Railway Company will be held at the office of the Company, in Montreal, on Tuesday, the 20th day of December next, at twelve o'clock, noon, at which meeting it is intended to propose an issue of preferred stock, and to decide upon the amount and conditions of such issue; to consider a by-law respecting the power of voting by holders of preferred stock, and further to consider the location of the railway between Callendar Station and the Thunder Bay Branch.

By order of the President,

CHARLES DRINKWATER,
Secretary.

Montreal, 14th November, 1881.

21-5

PUISSANCE DU CANADA.



NOMINATIONS.

DÉPARTEMENT DU SECRÉTAIRE D'ÉTAT DU CANADA.

Il a plu à SON EXCELLENCE L'ADMINISTRATEUR DU GOUVERNEMENT de faire les nominations suivantes, savoir:—

OTTAWA, 3 décembre 1881.

EDGAR DEWDNEY, Ecuyer, Commissaire des Affaires des Sauvages des Territoires du Nord-Ouest; Lieutenant Gouverneur des Territoires du Nord-Ouest.

12 novembre 1881.

ABRAHAM J. LENT, de Tuskett, dans la province de la Nouvelle-Ecosse, Gentilhomme; Officier dans les douanes de Sa Majesté pour prévenir la contrebande.

PROCLAMATIONS.

LORNE.

[L.S.]

CANADA.

VICTORIA, par la Grâce de Dieu, Reine du Royaume Uni de la Grande-Bretagne et d'Irlande, Défenseur de la Foi, etc., etc., etc.
A Nos Très-Aimés et Fidèles les Sénateurs de la Puissance du Canada et aux membres élus pour servir dans la Chambre des Communes de Notre dite Puissance, et à tous et chacun de vous.
—SALUT:

PROCLAMATION.

ATTENDU que Notre Parlement du Canada se trouve prorogé au dix-septième jour du mois de novembre courant, auquel temps vous étiez tenus, et il vous était enjoint d'être présents en notre cité d'Ottawa; SACHEZ MAINTENANT, que pour diverses causes et considérations, et pour la plus grande aise et commodité de Nos bien-aimés sujets, Nous avons cru convenable, par et de l'avis de Notre Conseil Privé du Canada, de vous exempter, et chacun de vous, d'être présents au temps susdit, vous convoquant et par ces présentes vous enjoignant et à chacun de vous de vous trouver avec Nous en Notre Parlement du Canada, en notre Cité d'OTTAWA, le VINGT-SEPTIÈME jour du mois de DÉCEMBRE prochain, pour prendre en considération l'état et la prospérité de Notre dite Puissance du Canada, et y agir comme de droit. CE A QUOI VOUS NE DEVEZ MANQUER.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN, Notre Très-Fidèle et Bien-Aimé Conseiller Sir JOHN DOUGLAS SUTHERLAND CAMPBELL, (communément appelé le Marquis de Lorne), Chevalier de Notre Très-Ancien et Très-Noble Ordre du Chardon, Chevalier Grand-Croix de Notre Ordre Très-Distingué de Saint-Michel et Saint-George, Gouverneur-Général du Canada, et Vice-Amiral d'icelui.

A Notre Hôtel du Gouvernement, en Notre CITE d'OTTAWA, ce QUATRIÈME jour de NOVEMBRE, dans l'année de Notre Seigneur mil huit cent quatre-vingt-un, et de Notre Règne la quarante-cinquième.

Par ordre,

RICHARD POPE,
Greffier de la Couronne en Chancellerie,
Canada.

ORDRES EN CONSEIL.

HOTEL DU GOUVERNEMENT, OTTAWA.

Samedi, 3 décembre 1881.

PRÉSENT:

SON EXCELLENCE L'ADMINISTRATEUR DU GOUVERNEMENT EN CONSEIL.

SUR la recommandation de l'honorable ministre de la marine et des pêcheries et en vertu de la 7e clause de l'acte adopté dans la session du parlement du Canada, tenue durant la 36e année du règne de Sa Majesté, chap. 129 et intitulé "Acte concernant l'embarquement des marins,"—

Il a plu à Son Excellence, par et de l'avis du Conseil Privé de la Reine pour le Canada d'ordonner, et il est

par le présent ordonné, qu'un bureau d'embarquement soit, et le dit bureau est par le présent établi dans le port de Gaspé, dans le comté de Gaspé, province de Québec, et que M. Joseph Eden, maître du havre dans le port de Gaspé soit, et ce dernier est par le présent nommé maître d'engagements, en conformité de la clause 3e du dit acte.

24-3

J. O. COTÉ,
Greffier du Conseil Privé.

HOTEL DU GOUVERNEMENT, OTTAWA.

Mardi, 6 décembre, 1881.

PRÉSENT :

SON EXCELLENCE L'ADMINISTRATEUR DU GOUVERNEMENT EN CONSEIL.

SUR la recommandation de l'honorable ministre du revenu de l'intérieur et en vertu des clauses 48 et 49 de l'acte adopté durant la 42e année du règne de Sa Majesté, chap. 16, et intitulé "Acte pour amender et refondre les lois concernant les poids et mesures,"—

Il a plu à Son Excellence, par et de l'avis du Conseil Privé de la Reine pour le Canada, d'ordonner, et il est par le présent ordonné, que les règlements concernant l'inspection des appareils à éprouver le grain, établis par ordre en conseil du 20 août, 1881, soient, et les dits règlements sont par le présent révoqués et les suivants leur sont substitués, savoir :

1. Les appareils à éprouver le grain ne seront vérifiés que lorsque

1. La coupe ou vaisseau pour contenir le grain, est cylindrique, d'un diamètre approximativement égal à sa profondeur et d'une capacité égale à une fraction autorisée du gallon, pas moindre cependant qu'une pinte.

2. La coupe porte en caractères parfaitement lisibles l'indication de sa véritable capacité, mesure impériale.

3. Le contrepoids est arrangé de telle sorte qu'il peut être scellé ou étampé de manière à ce qu'il ne puisse être dérangé ou enlevé de l'instrument auquel il est fixé sans détruire ou briser le sceau ou étampe.

4. Il indique parfaitement le poids suivant les chiffres et divisions marqués sur le fléau et se trouve en équilibre lorsque la coupe qui y est attachée est vide et que le contrepoids est à zéro.

5. Le fil du couteau et autres parties de l'appareil sont en conformité de la section B, de l'ordre en conseil du 14 août 1879.

6. Il est accompagné d'un alimentateur ou appareil pour emplir automatiquement la coupe de la balance, identique quant à ses forme et dimension à celui déposé au département des poids et mesures d'Ottawa, et dont un plan accompagné d'instructions pour son usage sera fourni à chaque inspecteur des poids et mesures.

K. L'honoraire exigible pour les vérification et étampage de chaque appareil à éprouver le grain sera d'une piastre.

24-3

J. O. COTÉ,
Greffier du Conseil Privé.

HOTEL DU GOUVERNEMENT.

Mardi, le 6 décembre 1881.

PRÉSENT :

SON EXCELLENCE L'ADMINISTRATEUR DU GOUVERNEMENT EN CONSEIL.

Il a plu à Son Excellence l'Administrateur du gouvernement en conseil, sous l'autorité de l'Acte 44 Vict., chap. 12, d'ordonner, et il est par le présent ordonné que, sujet aux restrictions et règlements suivants, il pourra être payé aux fabricants des articles suivants, manufacturés au Canada et employés après le 21 mars, 1881, dans la construction première

du chemin de fer Canadien du Pacifique tel que définie par l'acte 37 Viet., chap. 14, des sommes d'argent qui n'excéderont pas le montant des droits de douane qui seraient payables sur tels articles respectivement s'ils étaient importés au Canada, savoir :

Sur les éclisses en fer, quinze pour cent sur la vraie valeur marchande des éclisses en fer dans la Grande-Bretagne, au temps de la signature du contrat pour la fourniture de telles éclisses ainsi manufacturées et employées.

Sur les carvelles coupées, un demi-centin par livre. Sur les carvelles en fer forgées ou pressées, trois-quarts de centin par livre.

Sur les boulons, trois-quarts de centin par livre.

Sur les écrous, un centin par livre.

L'industriel qui fabriquera au Canada de tels boulons, éclisses, carvelles et écrous ainsi employés devra, pour avoir droit aux sommes d'argent ci-dessus énumérées, fournir à l'honorable ministre des douanes une preuve sous serment dans la forme suivante, comme quoi ces articles ont été manufacturés au Canada et sont destinés à être employés, comme dit ci-dessus, par la dite compagnie du chemin de fer Canadien du Pacifique, de plus telle autre preuve à ce sujet que le ministre des douanes pourra le temps à autre juger nécessaire.

Formule No. 1.

Je, _____ de _____ jure solennellement et en toute vérité que je suis _____ le propriétaire d'un établissement où sont manufacturés _____ situé à _____ dans la Puissance du Canada, et que les _____ livres de _____ contenues dans les colis nommés dans le connaissement ci-joint, marqué et numéroté comme dit ci-dessus et expédié à _____ à _____ ont été à ma connaissance personnelle entièrement manufacturées à _____ le dit établissement, et ont été vendues par _____ à la compagnie du chemin de fer Canadien du Pacifique pour être employées dans la construction première du dit chemin de fer.

Signé et assermenté devant
moi à _____, ce
jour de _____ 1881.

Formule No. 2.

Je, _____, de _____ de la compagnie du chemin de fer Canadien du Pacifique, jure et déclare que j'ai acheté pour la dite compagnie de chemin de fer et en son nom, de _____ à _____ les livres de _____ nommées dans l'affidavit de _____ ci-jointe, et que les dites _____ ont été depuis le 21 mars 1881, employées par la dite compagnie de chemin de fer dans la construction première de la ligne principale du dit chemin de fer tel que défini par l'acte 37 Vic., chap. 14, et à nulle autre fin.

Signé et assermenté devant
moi à _____, ce
jour de _____ 1881.

Les règlements qui, par l'ordre en conseil du 25 avril dernier, se rapportaient aux paiements sur les carvelles, boulons et écrous ainsi manufacturés et employés dans la construction première du dit chemin de fer, sont par les présents rescindés.

24-9

J. O. COTÉ,
Greffier, Conseil Privé.

HOTEL DU GOUVERNEMENT, OTTAWA.

Jeudi, le 17e jour de novembre 1881.

PRÉSENT :

SON EXCELLENCE L'ADMINISTRATEUR DU GOUVERNEMENT EN CONSEIL.

SUR la recommandation de l'honorable ministre du revenu de l'intérieur il a plu à Son Excellence l'Administrateur du gouvernement d'ordonner, et il est par le présent ordonné, que les règlements suivants concernant les manufactures en douane soient

adoptés et les dits règlements sont par le présent adoptés.

RÈGLEMENTS.

1. Des licences pourront être accordées pour manifacter en douane les articles ci-après énumérés, sujettes aux clauses de l'acte concernant le revenu de l'intérieur et à tous autres règlements qui pourraient être faits à l'avenir par l'autorité compétente :

Extraits,
Essences,
Parfums en esprit,
Ethers,
Chloroforme,
Teintures,
Sirops,
Préparations propres,
Médecines brevetées,
Préparations résineuses,
Produits chimiques,
Préparations pharmaceutiques,
Teintures anilines,
Huiles pour les cheveux,
Préparations pour les cheveux,
Poudres,
Vinaigre et acides,
Vernis, préparé seulement avec substances méthyliques.

2. L'alcool employé pour la fabrication du vernis en esprit sera mêlé au naphthé de bois, sous telle surveillance qui aura été approuvée par le ministre du revenu de l'intérieur, et dans telles proportions qu'il est ci-après établi quant à ce qui regarde la manufacture des substances méthyliques.

3. Tous extraits, teintures et essences manufacturés en douane et dont l'alcool ou esprit peut être extrait dans un état potable par les procédés ordinaires de distillation ou concentration devront, lorsqu'ils sont entrés pour la consommation, payer le même droit d'accise que l'alcool ou esprit qu'ils contiennent payerait s'il était entré pour la consommation dans son état pur.

4. Les extraits, essences et teintures fabriquées en douane ne pourront être entrés pour la consommation que dans les places suivantes :

Québec,	Toronto,
Kingston,	London,
Hamilton,	Halifax,
Montréal,	St. Jean, N. B.

Et quand ils auront été entrés ainsi ils seront sujets à telle épreuve pour déterminer la quantité d'alcool qu'ils contiennent et de la possibilité de l'extraire en une condition potable, qu'il plaira à l'honorable ministre du revenu de l'intérieur d'approuver, et le résultat de telles épreuves déclaré par l'officier ou l'opérateur qui en aura été chargé sera final et décisif quant à ce qui regarde le montant du droit qui devra être payé sur telles marchandises.

5. Toute manufacture en douane licenciée en vertu de l'acte précité peut être fermée et privée de sa licence si jamais il est démontré à la satisfaction du ministre du revenu de l'intérieur qu'il y a juste cause de croire que des fraudes sont commises au préjudice du revenu par le moyen de telle manufacture.

6. En sus du prix de la licence mentionné dans l'acte précité, toute personne qui aura obtenu une "licence pour manifacter en douane" devra payer au percepteur du revenu de l'intérieur, en versements mensuels, telle somme d'argent qui sera suffisante pour le remboursement des dépenses encourues par le département du revenu de l'intérieur dans la surveillance des manufactures exploitées en vertu de telle licence, et dans la comptabilité nécessitée par les articles sujets à des droits consommés dans telle manufacture et les articles qui y sont produits. Et la somme maximum qui devra être ainsi payée par la

personne susdite sera de temps à autre déterminée par le ministre du revenu de l'intérieur, ainsi que ce dernier le jugera nécessaire, et devra être, dans une proportion aussi rapprochée que possible, en rapport avec la grandeur et le caractère général des affaires faites en vertu de cette licence.

7. Les articles manufacturés en douane seront sortis des appartements où ils ont été manufacturés aussitôt que les procédés de manufacture auront été complétés, et seront placés dans des appartements ou entrepôts réservés à cette fin, ou ils seront détenus de la manière requise par les règlements alors en force concernant les entrepôts d'accise.

Excepté que le vinaigre provenant de la fabrique pourra être entré pour droit et être mentionné dans les rapports semi-mensuels comme dans le cas des autres manufactures sujettes à l'accise.

8. Toute demande de licence pour manifacter en douane devra être accompagnée d'une liste spécifiant tous les articles devant être manufacturés en vertu de cette licence, telle liste devant exposer en détail les quantités et proportions de tout ingrédient devant servir à la fabrication de chaque article.

9. Les teintures, essences et autres préparations alcooliques telles que celles communément tenues en magasins par les chimistes et les droguistes devront, lorsqu'elles sont faites en douane, être préparées suivant la formule des Pharmacopées anglaise ou américaine, et quand il sera demandé une licence pour manifacter des préparations alcooliques dont les formules ne se trouvent ni dans l'une ni dans l'autre de ces Pharmacopées, telle licence ne sera accordée que si le commissaire du revenu de l'intérieur a lieu de croire par une preuve raisonnable et suffisante que tels articles ne seront pas manufacturés dans le but de frauder le revenu et ne peuvent servir à composer une préparation potable ou à remplacer l'alcool dans la fabrication d'un article qui autrement serait sujet à un taux de droit plus élevé.

10. Il ne sera accordé aucune licence pour la manufacture d'un article qui dans l'opinion du commissaire du revenu de l'intérieur peut être employé comme un ingrédient principal dans la préparation des liqueurs, apéritifs ou autres préparations alcooliques qui peuvent être employées comme breuvage.

11. Tous les articles manufacturés en douane devront être composés ou faits conformément aux formules fournies avec la demande d'une licence, et approuvées par le commissaire.

12. Les officiers en charge des manufactures en douane devront voir, et ils sont par le présent requis de voir que les proportions énumérées dans la liste ci-dessus mentionnée dans la 8e clause soient observées strictement, mais si l'on s'est assuré par une expérience ou par une épreuve que l'alcool a été employé dans la préparation des articles en une proportion plus forte que celle mentionnée dans la dite liste, le droit exigible sur les spiritueux sera perçu sur le surplus de l'alcool ainsi constaté, tel surplus devant être compté sur toute la quantité de l'article ainsi produit depuis que la licence a été accordée. De plus le fabricant sera sujet à la privation de sa licence en même temps qu'aux autres pénalités mentionnées dans les actes concernant le revenu de l'intérieur.

13. Le dessous des solives du plancher dans tous les appartements de douane où sont déposés ou emmagasinés les spiritueux ou autres articles sujets à des droits d'accise, durant le temps de leur fabrication devra, s'il se trouve en dessous un espace ou appartement, être couvert de tapis ou de lattes.

14. Le vinaigre sujet aux droits produit dans toute manufacture en douane devra être dans la proportion de 100 gallons de vinaigre contenant 6 pour cent d'acide acétique, en plus de la quantité requise pour le coupage ou employée dans la production du vinaigre, pour 28 gallons de spiritueux pris dans la

manufacture et employés à sa production, avec telle addition à la quantité requise de vinaigre qui, dans l'opinion du département du revenu de l'intérieur, peut être due raisonnablement à tout autre article que bière sûre ou vin, acide acétique, ou tout autre article du même genre apporté dans la manufacture, en plus de l'alcool employé à sa production.

15. En évaluant la quantité de spiritueux, employés dans toute manufacture en douane pour la production du vinaigre, l'inspecteur pourra, de temps à autre, prendre note des spiritueux en voie de fabrication dans les générateurs et en déduire la quantité de celle totale prise pour l'usage depuis le dernier règlement (ou s'il n'y a pas eu de règlement jusqu'alors, depuis le commencement des opérations faites en vertu de la licence) afin de déterminer la quantité des spiritueux actuellement employés dans la production du vinaigre durant la dite période; et afin d'assurer l'uniformité le département peut établir tels règlements que le ministre jugera convenables pour la gouverne de l'inspecteur.

16. Le pourcentage de l'acide acétique contenu dans le vinaigre ainsi produit dans une manufacture en douane sera déterminée par telles épreuves chimiques ordinaires, faites avec tels appareils qu'il pourra être requis par les règlements du département ou instructions à cet effet.

17. Les officiers du revenu de l'intérieur pourront en tout temps prendre, suivant qu'ils le jugeront nécessaire, des échantillons de n'importe quel baril de vinaigre ou autre article fait dans la manufacture ou qui y aura été apporté pour en déterminer la force et la qualité. Les échantillons ainsi éprouvés seront envoyés au département pour être vérifiés, et dans le cas où la preuve faite par ce dernier différerait avec celle faite par l'officier en charge de la manufacture, l'épreuve faite par le département sera considérée comme finale.

18. Tous spiritueux ou autres articles et matériaux apportés dans la manufacture, qu'ils soient sujets aux droits de douane ou d'accise, ou non, seront immédiatement placés dans un appartement approprié à cette fin et enfermés au moyen d'un cadenas du gouvernement, dont l'unique clef sera confiée à la garde exclusive d'un officier du revenu de l'intérieur; et aucun baril de spiritueux ou autre article ne sera enlevé de cet appartement ainsi fermé à clef si ce n'est en présence de l'officier qui est le gardien actuel de la clef; en sa présence chaque article sorti de l'appartement sera immédiatement transporté à la salle de coupage ou à celle où il doit être utilisé et appliqué aux fins qu'on se propose.

19. Il ne sera emmagasiné dans les manufactures en douane aucun article autre que ceux qui doivent entrer dans la fabrication des articles énumérés dans la formule accompagnant la demande d'une licence.

20. Toute marque d'accise faite sur un colis quelconque dans lequel des articles sujets aux droits sont transportés dans une manufacture en douane devra être enlevée de tel colis quand ce dernier est sorti de l'appartement où il a été enfermé à clef (en conformité de la clause 17e.)

21. Il ne sera pas permis à une personne licenciée comme fabricant en douane de faire le commerce de vente ou achat de spiritueux ou boissons spiritueuses dans la maison pour laquelle telle licence a été prise, non plus que dans une maison située dans un rayon de cinq cents verges de telle maison licenciée, à moins que tels achat et vente soient une conséquence nécessaire du genre d'affaires pour lequel la licence aura été accordée, et que permission pour exercer tel genre d'affaires soit spécialement accordée dans la licence.

22. Il ne sera entré dans une manufacture en douane aucun spiritueux dont les droits auront été acquittés (excepté les articles sur lesquels la différence entre les droits d'accise et de douane a été

payée en vertu du statut 43 Victoria, chapitre 19, section 35, sous-section 11.

23. Les spiritueux qui doivent être convertis en esprits méthyliques ne devront pas être d'une force moindre que de soixante au-dessus de preuve, et si après avoir été ainsi convertis ils sont trouvés sur le marché, en magasin ou en transit d'une force moindre ils seront traités comme les esprits ordinaires ou méthyliques illégalement sortis d'un entrepôt ou distillerie sans paiement de droits.

24. Les esprits méthyliques seront manufacturés suivant la formule suivante:—

A chaque cent gallons de spiritueux d'une force pas moindre de soixante au-dessus de preuve suivant l'hydromètre de Syke il sera mêlé douze gallons de "naphte de bois de commerce" ayant une gravité spécifique de pas moins que .815 ni plus que .830 à une température de 62° Fahrenheit, et le naphte de bois ainsi employé ne devra pas être passé par plus d'un procédé de concentration et n'être non plus de la qualité connue sous le nom d'alcool de bois.

25. Le naphte de bois employé dans toute manufacture en douane pour la production des esprits méthyliques—pourra être fourni par le département du revenu de l'intérieur—de telle façon qui pourra être déterminée par le ministre du revenu de l'intérieur.

26. Les échantillons de naphte de bois fournis à une manufacture en douane seront vérifiés quant à leur qualité et gravité spécifique par l'officier du revenu de l'intérieur nommé ou désigné à cette fin; et le naphte duquel tels échantillons sont pris ne sera employé ni sorti de l'appartement fermé à clef dans lequel il est emmagasiné, si ce n'est pour le sortir de la manufacture (un permis pour tel déplacement ayant d'abord été obtenu par écrit du percepteur du revenu de l'intérieur), jusqu'à ce qu'il ait été ainsi éprouvé et approuvé comme convenable pour la préparation des esprits méthyliques, par le dit percepteur du revenu de l'intérieur.

27. Des échantillons d'esprits méthyliques pourront être pris en tout temps par un officier du revenu de l'intérieur des récipients contenant tels esprits, soit dans la manufacture ou ailleurs, et si ces échantillons une fois analysés par un expert nommé par l'autorité en vertu de l'Acte 37 Vict., chap. 8, manquent dans une proportion notable de la quantité de naphte de bois au méthylène prescrits par le présent, les esprits auxquels ces échantillons auront été pris seront considérés comme ayant été illégalement sortis d'une distillerie ou entrepôt de douane sans paiement de droit, et seront traités en conséquence.

28. L'appartement où le naphte de bois est mêlé avec les spiritueux ne sera accessible au propriétaire qu'en présence d'un officier du revenu de l'intérieur.

29. Il ne sera pas mêlé chaque fois moins de 250 gallons d'alcool, à moins d'une permission spéciale obtenue d'abord du département; le mélange devant être fait dans un récipient ouvert en présence de l'officier qui en constatera alors la force et de la quantité.

30. Après que le coupage aura été parfaitement effectué, l'officier présent constatera la force et la quantité du mélange. Ce dernier sera alors placé dans des barils marqués sur fonds en caractères lisibles, comme suit:—

Esprits méthyliques.

Numéro d'ordre du récipient.

Date du coupage.

Nombre de gallons dans le récipient.

Force.

Nombre de gallons en esprit.

Nom de la division.

Initiales de l'officier sous l'inspection duquel le coupage a eu lieu.

Numéro de l'entrée sous laquelle l'emmagasinage est fait.

31. Il sera tenu dans la manufacture un livre du capital dans lequel seront entrés :—

(a) Les détails de tout baril d'alcool apporté dans la manufacture, déclarant l'endroit où il a été manufacturé, ses force et quantité, les marques, etc., sur les barils, et le numéro général du permis en vertu duquel ils ont été transportés à la manufacture.

(b) Les détails de toute quantité mêlée, montrant les marques, etc., des barils originaux d'où elle a été tirée ; les force et quantité des " esprits méthyliques " qui en ont été produits et les détails quant aux marques, nombres, etc., sur les barils dans lesquels elle est placée.

32. Toute entrée dans le livre du capital devra être vérifiée et porter les initiales de l'officier en charge.

33. Le département du revenu de l'intérieur est autorisé à traiter toutes les manufactures quant à la quantité de vinaigre devant être produite d'une quantité donnée de spiritueux comme si ces règlements étaient en force depuis le premier jour de juillet 1881.

34. Les ordres en Conseil suivants sont par le présent révoqués, savoir :

30 mai 1868—Etablissant des règlements pour les manufactures en douane.

28 septembre 1869—Etablissant des règlements additionnels concernant les manufactures de préparations alcooliques en douane.

5 décembre 1870—Etablissant des règlements pour la manufacture des esprits méthyliques.

16 janvier 1871—Modifiant la 4e section des règlements ci-dessus en premier lieu mentionnés.

11 juillet 1879—Etablissant des règlements additionnels pour la surintendance des manufactures soumises aux lois d'accese.

22-3

J. O. COTÉ,
Greffier, Conseil Privé.

AVIS DU GOUVERNEMENT.

DÉPARTEMENT DES DOUANES.
OTTAWA, 9 décembre 1881.

AVIS est par le présent donné qu'il a plu à Son Excellence l'Administrateur du gouvernement, d'ordonner par ordres en conseil datés du 6 décembre courant, et en vertu de la section 11 de l'acte 44 Vict., chap. 11, que les articles suivants soient placés sur la liste des articles entrés en franchise comme matière brute, savoir :

Musc en capsules ou en grains,
Laque blanche en feuilles pour les fins industrielles.
Par ordre,

24-3

J. JOHNSON,
Commissaire des douanes.

AVIS public est par le présent donné qu'en vertu des dispositions de l'Acte des compagnies par actions en Canada, 1877, des lettres patentes ont été émises sous le grand sceau de la Puissance du Canada, en date du vingt-huitième jour d'octobre 1881, constituant en corporation Hugh McLennan, marchand ; Thomas Harris Hodgson, marchand ; George Mathieson Kinghorn, expéditeur ; Abnei Kingman, marchand, et Thomas Briggs Brown, marchand, tous de la cité de Montréal, dans la province de Québec, dans la Puissance du Canada, dans le but d'acheter, de construire, de posséder, d'exploiter et de vendre des vapeurs et autres navires, et de les employer au transport de houille, minéraux marchandises et cargaisons de tout genre, de même que des passagers, dans et entre un port ou des ports quelconques du Canada, et entre ces ports et les ports anglais ou étrangers ; d'acheter et de vendre de la houille, des minéraux, des marchandises et autres articles en rapport avec l'exploitation des dits

vapeurs et navires ; d'acheter, de vendre et d'exploiter des terres, des droits miniers et des mines de charbon et autres en Canada ; d'acheter, d'ériger et de vendre des quais, des entrepôts, des bureaux et autres bâtiments ainsi que des lignes de chemins de fer et tramways sur les terrains de la compagnie pour l'usage de la compagnie et en rapport avec ses affaires à tels ports ou mines, et toute autre fin se rattachant directement ou indirectement à l'exploitation de tels vapeurs, navires, mines, bâtiments, quais, constructions et autres propriétés tel que dit ci-dessus,—sous le nom de " Compagnie des navires à vapeur Diamant Noir, de Montréal, à responsabilité limitée," (The Black Diamond Steamship Company of Montreal, Limited), avec un capital de trois cent mille piastres, divisé en trois mille actions de cent piastres.

Daté au bureau du Secrétaire d'Etat du Canada, le vingt-huitième jour de novembre 1881.

23-3

J. A. MOUSSEAU,
Secrétaire d'Etat.

AVIS public est par le présent donné qu'en vertu des dispositions de l'Acte des compagnies par actions en Canada, 1877, des lettres patentes ont été émises sous le grand sceau de la Puissance du Canada, en date du douzième jour de novembre 1881, constituant en corporation Andrew Allan, gentilhomme ; Robert Smith, gentilhomme ; John Cassils, marchand ; Frank Stephen, marchand ; Walter Wilson, marchand, et Thomas D. Milburne, gentilhomme, tous de la cité de Montréal, dans la province de Québec, dans la Puissance du Canada, et Frederick Smith Stimson, de Compton, dans la dite province de Québec, cultivateur, dans le but d'élever, acheter et vendre des animaux, chevaux, moutons et autre bétail, et faire l'élevage des bestiaux dans toutes ses différentes branches à ou dans la région de la Rivière de l'Arc, dans les Territoires du Nord-Ouest, dans la Puissance du Canada, sous le nom de " La compagnie d'élevage de High River, à responsabilité limitée " (The High River Stock Company, Limited), avec un capital de deux cent mille piastres, divisé en deux mille actions de cent piastres.

Daté au bureau du Secrétaire d'Etat du Canada, ce vingt-huitième jour de novembre 1881.

23-3

J. A. MOUSSEAU,
Secrétaire d'Etat.

[L.S.]

CANADA.

LA demande de l'Honorable Pierre Joseph Olivier Chauveau, de la ville de Montréal, Province de Québec (comme propriétaire représentant George Hypolite Cherrier, par actes de cession) en vertu de l'acte concernant les droits d'auteurs, chap. 81 des Statuts Refondus du Canada, et les prescriptions du dit acte ayant été observées, le renouvellement, pour une période de quatorze ans, du droit de propriété littéraire et artistique du livre portant titre " Charles Guérin, Roman de Mœurs Canadiennes " est enregistré au folio 110 du volume A. H. des droits de propriété littéraire et artistique (où appert déjà un enregistrement du dit livre, en date du 28 octobre 1855) déposé dans ce département, et au folio 1719, du registre des droits de propriété littéraire et artistique No. 9, tenu dans le bureau du ministre de l'agriculture à l'effet d'assurer au propriétaire du dit livre, l'Honorable Pierre Joseph Olivier Chauveau, tous les privilèges conférés par l'acte susdit, cap. 81 des Statuts Refondus du Canada.

J. C. TACHÉ,
Député du ministre de l'agriculture.

Bureau du ministre de l'agriculture,
Ottawa, le 12me jour du mois de
Novembre A.D. 1881.

21-4

DEPARTEMENT DES POSTES

Pr.

Compte des banques d'épargne de la Poste, pour le mois d'octobre 1881.

Ar.

Fourni au Ministre des Finances aux termes de l'Acte pour l'Audition des Comptes Publics, 1878, Sec. 20)

Balance en caisse chez le Ministre des Finances, au 30 sept. 1881.....	\$6,877,991 07	Remboursements durant le mois.....	\$239,670 21
Dépôts durant le mois	550,880 00		
Intérêt accordé aux déposants pour les comptes clos durant le mois	1,172 92		
		Balance :—	
		Au crédit des comptes des déposants.....	\$7,153,400 97
		Chèques en la possession des déposants et dont le paiement n'a pas été demandé.....	38,972 81
	7,430,043 99		7,190,373 78
			\$7,430,043 99

J. M. COURTNEY,
Député du Ministre des Finances.N. S. GARLAND
Commis des Statistiques.

Département des Finances, Ottawa, 17 novembre 1881.

LISTE DES COMPAGNIES D'ASSURANCE AUTORISEES A FAIRE DES OPERATIONS AU CANADA, EN VERTU DES ACTES D'ASSURANCE DE 1875 ET 1877.

NOM DE LA COMPAGNIE.		Principal agent pour la réception des significations de pièces et d'avis.	Montant des dépôts — Les dépôts marqués (A) ne sont applicables qu'aux polices sur la vie en cours le 31 mars 1878; ceux marqués (B) aux polices émises depuis cette date.	Assurance autorisée.
La compagnie d'assur. de l'Amérique du Nord contre les accidents...		Edward Rawlings, agent principal, Montréal.....	\$13,500, bons du havre de Montréal, \$9,733 bons d'emmagasinage de Montréal; \$550 5 p. c. canadiens. (Acceptés à \$20,000)...	Contre les accidents.
La compagnie d'assurance dite "Ætna," de Hartford, Connecticut...		Robt. Wood, agent principal, Montréal.....	\$5,070 fonds publics canadiens; \$22,000 débiteurs de municipalités; \$72,000 bons des E.-U. (Acceptés à \$97,771)	Contre l'inc. et sur la navig.
La compagnie d'assurance sur la vie dite "Ætna," de Hartford, Conn.		William H. Orr, gérant, Montréal.....	\$100,000 bons des E.-U. en or (A), \$70,000 bons des E.-U., et \$25,000 déb. de la Province de Québec (B).....	Sur la vie.
La compagnie d'assurance agricole de Watertown, N.Y., E.-U.....		John Fisher, agent en chef, Cobourg.....	\$100,000 bons 4 p. c. des E.-U.	Contre l'incendie.
La compagnie d'assurance dite "Anchor Marine"		Hugh Scott, agent principal, Toronto.....	\$56,000 bons municipaux. (Acceptés à \$50,400)	Contre l'inc. et sur la navig.
La compagnie d'assurance de l'Amérique Britannique, Toronto.....		Louis H. Paul, gérant, Toronto.....	\$61,000 bons municipaux. (Acceptés à \$54,900)	Sur la vie.
L'association sur la vie dite "Brien" (limitée)		J. B. M. Chipman, gérant, Montréal.....	\$54,933 bons du Canada, 4 p. c.	Contre l'inc. et sur la navig.
La compagnie d'assurance maritime et contre l'incendie, du Canada.		Charles Cameron, directeur-gérant, Hamilton	\$57,000 bons municipaux. (Acceptés à \$51,300)	Sur la vie.
La compagnie d'assurance du Canada sur la vie, Hamilton.....		A. G. Ramsay, gérant, Hamilton.....	\$60,000 bons municipaux. Acceptés \$54,000	Sur la vie.
L'association Canadienne d'assurance des consommateurs de vapeur.		W. B. McMurrich, agent, Toronto.....	\$3,920 effets de la Société Impériale de construction, \$5,000 effets de la société de construction et de prêts de Toronto, \$1,600 effets de l'Association de l'Ouest.....	Sur chaudières à vap., etc
La compagnie d'assurance des Citoyens, du Canada.....		Gerald E. Hart, agent principal, Montréal.....	\$56,000 bons municipaux. (Acceptés à \$50,400)	Sur la vie et cont. les accid.
La compagnie d'assurance des Citoyens, du Canada.....		Gerald E. Hart, agent principal, Montréal.....	\$56,000 bons du havre de Montréal. (Acceptés à \$50,400)	Contre l'inc. et sur la navig.
La comp. d'ass. contre l'inc dite "City of London" (respons. limitée)		Gerald E. Hart, agent principal, Montréal.....	\$30 en espèces	Garantie.
La compagnie d'ass. de l'Union Commerciale, de Londres, Angl.....		J. K. Oswald, agent en chef, Montréal.....	\$20,000 stg. effets du Canada.....	Contre l'incendie.
L'association d'assurance sur la vie, dite "Confédération"		Fred. Cole, agent principal, Montréal.....	\$100,344 fcs. (vie A), \$50,613 effets consol. 5 p. c. canad. et \$35,967, effets 4 p. c. (feu)	Contre l'inc. et sur la vie.
La compagnie d'assurance dite "Dominion," maritime et contre l'incendie, de Hamilton.....		J. K. Macdonald, directeur-gérant, Toronto.....	\$36,300 bons municipaux. (Acceptés à \$77,650)	Sur la vie.
La société d'ass. sur la vie, dite "Équitable," des États-Unis, N.-Y.		F. R. Despard, gérant, Hamilton.....	\$35,000 en espèces, \$15,000 bons de la cité de Victoria, C.-B.....	Contre l'inc. et sur la navig.
L'association d'assurance contre l'incendie (responsabilité limitée), Londres, Angleterre.....		R. W. Gale, gérant, Montréal.....	\$100,000 fonds publics canad. (A) et \$65,000 bons des E.-U. (B).....	Sur la vie.
La compagnie de garantie de l'Amérique du Nord.....		Wm. Robertson, agent en chef, Montréal.....	\$100,000 effets canadiens	Contre l'incendie.
La compagnie d'assurance contre l'incendie et sur la vie, dite "Guardian," Londres, Angleterre.....		Edward Rawlings, gérant, Montréal.....	\$30,000 bons munie. ; \$15,000 bons du hav. de Mont. ; \$9,733 bons d'emmagas. de Montréal, et \$400 actions. (Acceptés à \$51,000)	Garantie.
La comp. d'ass. contre l'incendie dite "Hartford" de Hartford, Conn.		Robert Simms et Cie, et Geo. Denholm, agents généraux, Montréal.....	\$100,343 fonds publics canadiens.....	Contre l'incendie.
La compagnie d'assurance Impériale, de Londres, Angleterre.....		Robert Wood, agent généraux, Montréal.....	\$52,000 b. des E.-U., et \$30,840 act. de banq. (Acceptés à \$100,000)	Contre l'incendie.
La compagnie d'assurance dite "Lancashire"		W. H. Rintoul, agent, Montréal.....	\$48,667 5 p. c. cons. canadiens, \$51,402 6 p. c. canadiens	Contre l'incendie.
La compagnie d'assurance sur la vie dite "Lion" (à responsabilité limitée) Londres, Angleterre.....		S. C. Durcan-Clark, agent principal, Toronto	\$100,000 fonds publics canadiens	Contre l'incendie.
La compagnie d'assurance dite "Liverpool et London et Globe"		Frederick Stencliffe, agent général, Montréal	\$10,000 stg., effets canadiens	Sur la vie.
La corporation d'assurance dite "London," Angleterre.....		G. F. C. Smith, agent principal, Montréal.....	\$50,000 fonds pub. canad. (vie) ; \$3,000 5 p. c. canad. ; \$63,000 bons mun. ; \$25,000 assec. de plac., Montréal ; \$17,030 en espèces. (Acceptés à \$145,480)	Contre l'inc. et sur la vie.
La compagnie de garantie et contre les Accidents, de Londres (responsabilité limitée).....		C. C. Foster, agent, Montréal.....	\$50,127 5 p. c. consol. canad., et \$99,873 fonds publics canadiens (feu) 10,000, et (vie) \$50,000	Contre l'inc. et sur la vie.
La comp. d'assurance contre l'incendie, London et Lancashire.....		A. T. McCord, agent en chef, Toronto.....	\$11,000 stg. effets canadiens.....	Garantie et accidents.
La compagnie d'assurance sur la vie, dite "London et Lancashire"		C. J. Spike, agent en chef, Halifax, N.E.....	\$21,000 stg., effets canadiens	Contre l'incendie.
La compagnie d'assurance sur la vie, dite "London et Lancashire"		William Robertson, gérant, Montréal	\$100,000 fonds publics canadiens (A) de \$5,000 en espèces et \$4,567 bons de la province de Québec (B)	Sur la vie.
La compagnie d'ass. mutuelle contre l'incendie, de London, Ont.....		D. C. Macdonald, secrétaire, London, Ont.....	\$25,000 effets publics canadiens et \$5,000 en argent.....	Contre l'incendie.
La comp. d'ass. sur la vie, dite "Metropolitan," de New-York, E.-U.		Thos. A. Temple, agt. général, St. Jean, N.-B.....	\$100,000 bons des États-Unis.....	Sur la vie.
La compagnie Métropolitaine d'assurance sur les glaces, New-York.		A. J. Pell, Montréal	\$5,000, bons des États-Unis.....	Sur les glaces.
L'association d'assurance mutuelle sur la vie, du Canada.....		J. Turner, président, Hamilton.....	\$99,267 bons municipaux. (Acceptés à \$89,339)	Sur la vie.

La compagnie d'ass. mutuelle sur la vie dite "North American"	Wm. McCabe, directeur-gérant, Toronto.....	\$50,000 en espèces	Sur la vie.
La compagnie d'assurance dite "North British and Mercantile"	Macdougall et Davidson, agents génér., Mont. réal et \$65,000 bons municip. (feu). (Acceptés à \$150,800)...	\$50,000 fonds pub. canad., (vie A), \$47,000 bons du hav. de Mont. réal et \$65,000 bons municip. (feu). (Acceptés à \$150,800)...	Contre l'inc. et sur la vie. Contre l'incendie
La compagnie d'assurance du Nord, d'Aberdeen et Londres.....	Taylor Frères, agents généraux Montréal....	\$85,833 fonds publics canadiens, \$14,167 5 par cent canadiens....	Contre l'incendie.
La société d'assurance contre l'incendie, dite "Norwich Union," Norwich Angleterre	Alex. Dixon, agent, Toronto.....	\$100,000 effets canadiens.	Sur la vie.
La compagnie d'assurance mutuelle sur la vie, d'Ontario.....	Wm. Hendry, gérant, Waterloo.....	\$56,207 bons municipaux (accepté \$60,586)	Contre l'inc. et sur la nav.
La compagnie d'assurance dite "Phoenix," de Brooklyn	Robert Hampson, Montréal, agent	\$100,000 bons des États-Unis.	Contre l'incendie.
La cie. d'ass. contre l'incendie, dite "Phoenix," Londres, Angleterre.	Gillespie, Moffat et Cie., agts. génér., Mont. J. G. Clapham, président, Québec.....	\$50,171 fonds publics canad., et \$50,126 5 p. c. consol. canadiens \$25,000 fonds publics canadiens, \$60,000 actions de banque et \$15,200 bons municipaux. (Acceptés à \$98,680).....	Contre l'incendie.
La compagnie d'assur. sur la vie et contre l'incendie, dite "Queen," Angleterre.....	A. M. Forbes et H. G. Mudge, agents princi- paux, Montréal.....	\$100,000 fonds publics canadiens (feu) et \$51,100 5 p. c. conso- lidés canadiens (vie).....	Contre l'inc. et sur la vie. Sur la vie.
La société d'assurance mutuelle sur la vie, dite "Reliance," Londres, Angleterre.....	J. Cassie Hatton, procureur, Montréal.....	\$100,000 fonds publics canadiens (A) et \$10,000 effets canad. (B) \$50,400 bons du havre de Montréal. (Acceptés à \$50,400)	Contre l'inc. et sur la nav.
La compagnie d'assurance Royale Canadienne.....	Arthur Gagnon, secrétaire, Montréal.....	\$56,982 fonds publics, \$53,533 5 p. c. des consolidés canadiens et \$170,333, cons. angl.—appl., \$149,182 (feu), \$50,000, (vie A) et 121,666 (général.) Aussi \$97,333.33 annuités angl. (général.) Total \$418,182.....	Contre l'inc. et sur la vie.
La compagnie d'assurance Impériale Ecossaise.....	M. H. Gault et Wm. Tatley, agents princi- paux, Montréal.....	\$71,068, fils. pub. can., \$20,000 bons du havre de Montréal, \$13,500 bons municipaux. (Acceptés à \$101,218)	Contre l'incendie. Contre l'incendie.
La compagnie d'assur. contre l'incendie dite Sovereign, du Canada..	Taylor Frères, agents généraux, Montréal....	\$115,655 bons municip. \$3,681 en argent. (Acceptés à \$107,774) \$64,000 bons municipaux, \$107,000 bons du havre de Montréal, (acceptés à \$153,900), étant \$126,750 (vie A) et \$27,150 (vie B)	Sur la vie.
La compagnie d'assurance sur la vie, dite "Star," d'Angleterre.....	L'hon. Alex. Mackenzie, président, Toronto. W. M. Ramsay, gérant, Montréal.....	\$100,343 fonds publics canadiens.	Sur la vie.
La comp. d'assurance mutuelle sur la vie, dite "Sun," de Montréal..	A. W. Lauder, trésorier général, Toronto.....	\$56,000 bons municipaux. (Acceptés à \$50,400)	Sur la vie et cont. les accid.
La compagnie d'assurance sur la vie et l'ontine, de Toronto.....	R. Macaulay, secrétaire général, Montréal..	\$32,400 bons municip. \$1,040.38 en espèces (Acceptés à \$30,200) \$100,000 bons des États-Unis, \$25,000 bons municipaux, \$20,000 bons du havre de Montréal (acceptés à \$140,500), étant \$100,000 (vie A), \$25,000 au pair (vie B), et \$20,000 au pair (accidents)	Sur la vie et cont. les accid.
La compagnie d'assurance mutuelle Union sur la vie, du Maine.....	Thos. Simpson, agent, Montréal.....	\$100,000 4 p. c. des États-Unis, (A) et \$15,000, bons du district de Columbia, E.-U., (B).....	Sur la vie.
La compagnie d'assurance de l'Ouest, Toronto.....	Wm. Mulock, agent, Toronto.....	\$57,700 bons municipaux. (Acceptés à \$51,930).....	Contre l'inc. et sur la nav.
La compagnie d'assurance de l'Ouest, Toronto.....	J. J. Kenny, directeur gérant, Toronto.....		

LES COMPAGNIES D'ASSURANCE SUR LA VIE CI-DESSOUS NOMMÉES, AYANT CESSÉ D'ENTREPRENDRE DES RISQUES AU CANADA, SONT AUTORISÉES, EN VERTU DE L'ARTICLE 17 DE "L'ACTE D'ASSURANCE REFONDU DE 1877," A POURSUIVRE TOUTES LES OPERATIONS SE RATTACHANT AUX POLICES ÉMISES AVANT LE 31 MARS 1878, ET LEURS DÉPÔTS SONT APPLICABLES A CES POLICES, SUJET AUX DISPOSITIONS DES ACTES D'ASSURANCE DE 1868 ET 1871.

NOM DE LA COMPAGNIE.	Principal agent pour la réception des significations des pièces et avis.	Montant des dépôts.	Assurance autorisée.
L'association médicale et générale sur la vie dite "Briton," Londres, Angleterre.....	Jas. B. M. Chipman, gérant, Montréal.....	\$100,343 bons du Canada.....	Sur la vie.
La compagnie d'assurance mutuelle sur la vie, dite Connecticut, de Hartford, Conn., E.U.....	Robt. Wood, agent-général, Montréal.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie, d'Edimbourg.....	David Higgins, agent principal, Toronto.....	\$150,515 bons du Canada.....	Sur la vie.
L'association d'assurance sur la vie, d'Ecosse.....	Geo. W. Ford, agent principal, Montréal.....	\$150,000 bons du Canada.....	Sur la vie.
La compagnie Nationale d'assurance sur la vie, des Etats-Unis d'Amérique.....	John F. Bell, procureur, Windsor.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie, de New-York.....	F. W. Campbell, M.D., procureur, Montréal.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie dite "North Western," de Milwaukee, E.-U.....	M. W. Mills, agent principal, Toronto.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance mutuelle sur la vie, dite "Phoenix," Hartford, Connecticut.....	A. R. Bethune, agent général, Montréal.....	\$105,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie, dite, "The Positive Government Security" (limitée) Angleterre.....	John Taylor, secrétaire, Montréal.....	\$8,273 débentures du Canada, 5. p. c.....	Sur la vie.
La société d'assurance sur la vie, dite "Amicable" Ecosaise.....	Geo. Wm. Ford, agent général, Montréal.....	\$150,000 bons du Canada.....	Sur la vie.
L'institution de Prévoyance Ecosaise.....	R. A. Ramsay, procureur, Montréal.....	\$100,343 bons du Canada.....	Sur la vie.
La compagnie d'assurance Provinciale Ecosaise.....	Geo. Wm. Ford, secrétaire, Montréal.....	\$150,790 sav.: \$112,343 bons du Canada, \$38,447 déb. Can. 5 p. c.....	Sur la vie.
La compagnie d'assurance sur la vie, des Etats-Unis.....	\$60,000 bons payables en or, Etats-Unis.....	Sur la vie.

NOTA.—La compagnie d'assurance mutuelle sur la vie, dite "Globe" de New-York, a été déclarée insolvable aux Etats-Unis et en Canada, et Jas. D. Fish, de New-York, a été nommé receveur par les cours des Etats-Unis, et W. C. Wells, de Montréal, a été nommé syndic par la Cour Supérieure de Montréal, pour les opérations faites en Canada. Le dépôt de la compagnie entre les mains du gouvernemen, \$100,000 en effets des Etats-Unis, a été, par ordre de la dite Cour Supérieure, délivré aux banquiers de cette cour.

La compagnie d'assurance maritime des Marchands de Montréal, a cessé de faire des opérations d'assurance, et est en voie de liquider ses affaires. Le dépôt a été remis à la compagnie moins \$2,223 en espèces retenues à cause de réclamations contestées

Bureau du Surintendant des Assurances, Ottawa, 30 septembre 1881.

J. B. CHERRIMAN, Surintendant des Assurances.

ETAT

Du Revenu et des Dépenses, à compte du Fonds Consolidé de la Puissance du Canada, d'après les états fournis au département des Finances à la nuit du 30 novembre dernier.

REVENU :	MONTANT.
Douanes	\$1,719,109 15
Excise	602,020 23
Département des Postes.....	135,440 13
Travaux Publics, y compris les Chemins de fer.....	299,398 09
Timbres d'effets de commerce.....	19,469 37
Divers	81,907 75
	<hr/> \$2,857,344 72
Revenu, 31 octobre 1881.....	10,943,998 12
	<hr/> \$13,801,342 84
DÉPENSES.....	\$2,452,454 09
do 31 octobre 1881.....	7,646,699 38
	<hr/> \$10,099,153 47

J. M. COURTNEY,
Député du Ministre des Finances.
Département des Finances,
Ottawa, 1er décembre 1881.

DEMANDES AU PARLEMENT.

PARLEMENT FÉDÉRAL.

Règles relatives aux avis de bills privés.

51. Dans le cas de toute demande de bill privé, proprement du ressort législatif du Parlement du Canada, suivant les dispositions de l'Acte de l'Amérique Britannique du Nord, 1867, et ayant pour objet, soit la construction d'un pont, d'un chemin de fer, d'un chemin à barrières ou d'une ligne télégraphique; soit la construction ou l'amélioration d'un port, d'un canal, d'une écluse, d'une digue ou d'une glissoire, ou autre ouvrage semblable; soit la concession d'un droit de passage d'eau, l'incorporation de professions ou métiers, ou d'une compagnie de banque ou autre compagnie par actions, soit la concession à une ou plusieurs personnes de certains droits ou privilèges exclusifs ou particuliers, soit le pouvoir de faire quelque chose qui, dans ses effets, pourrait toucher aux droits ou à la propriété d'autrui, ou concerner une classe particulière de la société; ou ayant pour objet quelque amendement de même nature à un acte antérieur,—un avis, énonçant d'une manière claire et intelligible la nature et l'objet de la demande, et signé (excepté s'il s'agit de corporations déjà existantes) par les pétitionnaires ou de leur part, est nécessaire et doit être publié comme il suit

Dans les provinces de Québec et de Manitoba :

Un avis doit être inséré dans la *Gazette du Canada* en anglais et en français, ainsi que dans un journal anglais et un journal français du district intéressé, ou en anglais et en français dans le même journal, s'il ne s'en publie qu'un seul dans ce district; ou s'il n'y paraît pas de journal, alors la publication de l'avis en anglais et en français doit se faire dans un journal du district le plus voisin où il s'en publie.

Dans les autres provinces :

Un avis doit être inséré dans la *Gazette du Canada* et dans un journal du comté ou des comtés-unis intéressés, ou s'il n'y paraît pas de journal, alors la publication doit se faire dans un journal du comté le plus voisin où il s'en publie.

La publication de ces avis durera, dans chaque cas la période de deux mois pendant l'intervalle de temps qui s'écoulera entre la clôture de la session précédente et la prise en considération de la pétition. Un exemplaire des numéros des journaux, reproduisant la première et la dernière insertion de l'avis, devra être transmis au greffier de chaque Chambre.

Toute personne désirant obtenir un bill privé devra, dans les huit jours qui précéderont l'ouverture du Parlement, déposer au bureau du greffier de la Chambre dans laquelle le bill doit prendre naissance, une copie de ce bill en langue anglaise ou en langue française, avec une somme suffisante pour en payer la traduction et l'impression. Il en sera imprimé 600 exemplaires en anglais et 200 en français; la traduction devra être faite par les officiers de la Chambre, et l'impression par l'entrepreneur des impressions. Le pétitionnaire aura aussi à payer au comptable de la Chambre une somme de \$200, plus le coût de l'impression de l'acte dans les Statuts, et remettra le reçu de ce paiement au greffier du comté auquel ce bill aura été renvoyé—le dit paiement sera effectué immédiatement après la seconde lecture avant la prise en considération du bill par le comité.

Si la pétition demande l'autorisation de présenter un bill privé ayant pour objet la construction d'un pont de péage, le pétitionnaire ou les pétitionnaires devront, en même temps qu'ils donneront l'avis prescrit par la règle précédente, donner aussi, de la même manière, avis des péages qu'ils entendent exiger, de l'étendue du privilège, de la hauteur des arches, de l'espace à laisser libre entre les culées ou les piliers pour le passage de radcaux et des navires; et mentionner de plus s'ils se proposent de construire un pont mobile, et quelles en seront les dimensions.

Aucune pétition pour l'obtention d'un bill privé ne sera reçue par l'une ou par l'autre Chambre après les dix premiers jours de la session.

ROBERT LEMOINE,
Greffier du Sénat.
JOHN GEORGE BOURINOT,
Greffier des Communes.

Règles du Sénat relatives aux avis de bills de divorce.

72. Quiconque a l'intention de demander un bill de divorce, doit donner avis de son intention, et spécifier d'avec qui et pour quelle cause il veut divorcer. L'avis doit être inséré pendant six mois, à la *Gazette du Canada*, et dans deux journaux du district (si c'est dans les provinces de Québec et de Manitoba.) ou du comté ou des comtés-unis, (si c'est dans les autres provinces,) où le pétitionnaire résidait ordinairement lors de la séparation; et si le nombre voulu de journaux n'y paraît pas, alors la publication de l'avis devra se faire dans le district, le comté ou les comtés-unis voisins.

Un exemplaire en manuscrit de l'avis devra être signifié, à l'instance du pétitionnaire, à la personne d'avec laquelle il veut divorcer, si le lieu de la résidence de cette dernière peut être connu; et la preuve de cette signification ou de la diligence faite pour l'effectuer, doit être produite sous serment devant le Sénat et à sa satisfaction, lors de la lecture de la pétition.

ROBERT LEMOINE,
Greffier du Sénat.

AVIS est par le présent donné que la Compagnie du Grand Tronc des chemins de fer du Canada s'adressera au parlement du Canada, à sa prochaine session, pour obtenir un acte autorisant la dite compagnie à acheter, louer toute ligne de chemin de fer touchant ou intéressant la sienne propre, ou à se fusionner avec elle, de plus, déclarant et définissant les pouvoirs de la dite compagnie à ce sujet, et lui permettant aussi, sous l'autorité de l'acte concernant les chemins de fer, d'acquérir les terrains pour gares et les voies ferrées qui y conduisent qui, dans son opinion, peuvent être nécessaires à ses fins.

JOHN BELL,
Solliciteur pour la Compagnie du Grand Tronc des chemins de fer du Canada.
Daté à Montréal, ce 2e jour de novembre 1881. 24--9

AVIS est par le présent donné que demande sera faite au parlement du Canada, à sa prochaine session, pour l'adoption d'un acte à l'effet de constituer en corps politique les pilotes nommés par commission pour le service du pilotage entre Québec et

Montréal, sous le nom de "La corporation des pilotes de Montréal."

BELLEAU ET STAFFORD,
Procureurs.

Québec, 26 octobre 1881.

24-9

AVIS est par le présent donné que demande sera faite au parlement du Canada, à sa prochaine session, pour l'obtention d'un acte à l'effet de constituer en corps politique le Synode du diocèse de Saskatchewan, avec pouvoir d'acquérir et posséder des propriétés immobilières et d'engager les capitaux du dit Synode dans telle partie du Canada et sur telles garanties qui auront été de temps à autre jugées convenables par le dit Synode.

BLAKE, KERR ET CASSELS,
Solliciteurs pour les requérants.

5 décembre 1881.

24-9

AVIS est par le présent donné qu'en conformité d'une résolution des actionnaires de la Compagnie d'Assurance Agricole d'Ottawa, adoptée à une assemblée générale spéciale des actionnaires de la dite compagnie, dûment convoquée et tenue dans la cité d'Ottawa, province d'Ontario, le 22e jour de novembre 1881, demande sera faite par la dite compagnie au parlement du Canada, lors de sa prochaine session, pour l'obtention d'un acte spécial autorisant la dite compagnie à liquider ses affaires.

JOHN ROCHESTER,
Président.
JOHN HENDERSON,
Vice-Président.

ALEXANDER GIBB,
Solliciteur pour les requérants.

JOHN PENNOCK,
Secrétaire.

Ottawa, 7 décembre 1881.

24-9

AVIS public est par le présent donné par la compagnie du chemin de fer Ottawa, Vaudreuil et Montréal, que demande sera faite au parlement du Canada, lors de la prochaine session, pour l'obtention d'un acte à l'effet de prolonger le délai prescrit pour la construction de cette partie de la ligne de la dite compagnie comprise entre Hawkesbury-Ouest et la ville d'Ottawa, et de plus à l'effet de confirmer les pouvoirs conférés à la dite compagnie.

PINHEY ET CHRISTIE,
Solliciteurs pour la compagnie.

6 décembre, 1881.

24-9

AVIS.—Demande sera faite au parlement du Canada, à sa prochaine session, par la compagnie de télégraphe Mutuelle du Canada, pour l'obtention d'un acte d'incorporation lui conférant certains pouvoirs et privilèges en sus de ceux qui lui ont été accordés par les lettres patentes qui l'ont constituée en corps politique.

CARTER ET CARTER,
Solliciteurs pour les requérants.

Montréal, 30 nov. 1881.

23-9

AVIS est par le présent donné que demande sera faite au parlement du Canada à la prochaine session pour l'obtention d'un acte à l'effet de constituer en corps politique la "Compagnie de transport du Manitoba et de la Saskatchewan," dans le but de construire et exploiter une ligne de chemin de fer d'un point sur le chemin de fer Canadien du Pacifique entre Winnipeg et le Portage de la Prairie à un point sur le lac Manitoba, de construire et exploiter des navires se rattachant à la dite ligne sur les lacs Manitoba, Winnipegosis et la rivière Saskatchewan, d'améliorer la navigation sur les dits lacs et rivière, avec pouvoir de construire des chemins de fer et

canaux, reliant tels lacs et rivière, et de percevoir des droits sur les dits canaux.

C. E. HAMILTON,
Solliciteur pour les requérants.

Winnipeg, 21 novembre 1881.

23-9

AVIS public est par le présent donné que demande sera faite au parlement du Canada, à sa prochaine session, pour l'obtention d'un acte à l'effet de constituer en corps politique la "Compagnie d'amélioration de la Rivière de la Pluie."

L'objet de la compagnie projetée est de construire des estacades, chaussées, glissoirs, quais et autres travaux dans les rivières, cours d'eau et ruisseaux ci-après mentionnés, et sur les rivages de ces derniers pour la descente de billes, pièces de bois carré, bois de charpente de toute description sur tout le cours de la rivière coulant à l'ouest depuis l'île Hunter, à travers le lac à la Pluie en suivant le cours de la rivière de la Pluie jusqu'au Lac des Bois et par les cours d'eau, ruisseaux et rivières se déchargeant dans les dits rivière de la Pluie et lac à la Pluie, dans les provinces de Manitoba et Ontario ou dans le district de Kéwatin, avec tous pouvoirs et privilèges conformes à l'acte des Statuts Refondus de la ci-devant province du Canada, intitulé "Acte concernant les compagnies à fonds social pour faire des travaux à l'effet de faciliter la descente du bois de charpente sur les rivières et les cours d'eau," et aux amendements faits subséquemment au dit acte, avec pleins pouvoir et privilège de s'unir et se fondre avec n'importe quelle compagnie formée dans un objet semblable sous l'autorité des lois de l'Etat du Minnesota.

PINHEY ET CHRISTIE,
Solliciteurs pour les requérants.

28 novembre 1881.

23-9

AVIS est par le présent donné que demande sera faite au parlement du Canada, à sa prochaine session, pour l'obtention d'un acte à l'effet de constituer en corps politique la "Compagnie du pont de Winnipeg et Springfield," avec pouvoir de construire, exploiter et maintenir un pont de péage pour les fins ordinaires du trafic sur la Rivière Rouge à un certain point entre les limites nord de la cité de Winnipeg et le pont Louise, dans le comté de Selkirk, province du Manitoba, le dit pont devant être construit avec un tablier tournant donnant un passage, une fois ouvert, de quarante pieds au plus, et avec des arches de vingt-cinq pieds et demi d'élévation au-dessus du niveau de l'eau basse et avec des intervalles de deux cents pieds au plus entre les culées ou caissons; avec pouvoir de percevoir des taux de péage sur le dit pont à des taux n'excédant pas les suivants :

Piétons, à chaque passage, deux centins.

Cavalier sur mule ou cheval, à chaque passage, dix centins.

Animaux libres par tête, excepté les moutons, les porcs et les poulains du printemps suivant la mère, à chaque passage, cinq centins.

Moutons et porcs, par tête, à chaque passage, deux centins.

Carrosse, voiture, charrette, phaéton, traîneau, voiture de course ou autre véhicule tiré par un animal, à chaque passage, douze centins et demi.

Voiture, carrosse, phaéton, traîneau, voiture de course ou autre véhicule tiré par deux animaux ou plus, à chaque passage, vingt centins.

Les taux ci-dessus couvrent les charges *bonâ fide* de chaque véhicule.

W. H. CULVER,
Solliciteur pour les requérants.

Winnipeg, 21 novembre 1881.

23-9

AVIS public est par le présent donné que demande sera faite au parlement du Canada, à sa prochaine session, pour l'obtention d'un acte à l'effet de

constituer en corps politique la "Compagnie de bois de charpente de Québec" (limitée).

E. T. BROOKS,

Solliciteur pour les requérants.

26 novembre 1881.

23-9

AVIS.—La compagnie du chemin de fer de la Jonction et des Carrières de Napierville s'adressera au parlement du Canada pour l'adoption des amendements suivants à sa charte :

Pour changer son nom.

Pour placer le terminus de sa ligne à St. Jean, Q.

Pour étendre sa ligne au sud-ouest parallèlement à la frontière de la province, et au fleuve St. Laurent.

23-9

AVIS est par le présent donné que demande sera faite au parlement du Canada, à sa prochaine session, pour constituer en corps politique "La Banque de Manitoba" dans le but de faire des affaires de banque dans la Puissance du Canada, le bureau principal de telle banque devant être à Winnipeg.

H. E. HENDERSON,

Solliciteur pour les requérants.

Daté ce 14 novembre 1881.

22-9

AVIS est par le présent donné qu'une demande sera faite au Parlement du Canada, à sa prochaine session, pour un acte pour incorporer la Banque du Nord-Ouest.

G. YOUNG SMITH,

Procureur des requérants.

Whitby, 21 novembre 1881.

22-9

AVIS est donné par le présent qu'une demande sera faite au Parlement du Canada, à sa prochaine session, afin d'en obtenir un acte modifiant l'acte constitutif de la compagnie de chemin de fer Ontario et Québec, de manière à permettre à la compagnie d'acquérir la charte de la compagnie de chemin de fer Toronto, Grey et Bruce ou se fusionner avec cette compagnie, et d'acquérir la charte ou de se fusionner avec telle autre compagnie ou compagnies de chemin de fer que le chemin de fer Ontario et Québec une fois construit pourra croiser ou à laquelle il pourra se relier, ou qui pourra être un tributaire ou une continuation est ou ouest du chemin de fer Ontario et Québec ; ou de louer tous ou aucun de ses chemins de fer ; et aussi pour d'autres amendements au dit acte.

W. H. LOCKHART GORDON,

Solliciteur pour les requérants.

25 novembre 1881.

22-9

AVIS est par le présent donné que demande sera faite au parlement du Canada lors de sa prochaine session pour l'obtention d'un acte à l'effet de constituer en corps politique une compagnie pour construire et exploiter une ligne de chemin de fer de la cité d'Ottawa ou de quelque point sur le chemin de fer Saint-Laurent et Ottawa ou sur le chemin de fer Canada et Atlantique, passant à travers ou près les villages de Metcalfe, Ormond, Vernon, Bate's Corners ou Winchester-Ouest, Winchester Springs, Bell's Corners et Morrisburgh à un point en face de l'île Ogden dans l'Etat de New-York, devant être appelé "La compagnie du pont et du chemin de fer Ottawa, Waddington et New-York," avec pouvoir de construire un pont sur le canal et le chenal principal de la rivière Saint-Laurent à l'île Ogden, se reliant avec une ligne s'étendant à travers l'île et les eaux américaines à Waddington et la station de la Sarcelle ou quelque autre point sur le chemin de fer Ogdensburgh et lac Champlain ou avec Canton, et se raccorder avec la ligne projetée du chemin de fer à travers Adirondacks à North Creek ; avec pouvoir de se fondre avec toutes lignes de ponts et chemins de fer dans

ou hors du Canada, de s'y joindre ou d'obtenir d'elles de faire circuler ses trains sur leurs voies ferrées ; avec pouvoir de plus de construire et exploiter des tramways, bateaux-passeurs, vapeurs, navires et barges en rapport avec la dite ligne de pont et chemin de fer, avec pouvoir de plus de construire, maintenir et exploiter un pont inter-provincial sur la rivière Ottawa à ou près la dite cité d'Ottawa à quelque point dans la province de Québec, tant pour le dit chemin de fer que pour les voitures ordinaires et les fins générales du trafic ; avec pouvoir de percevoir des taux de péage sur le dit pont, sur les voitures ordinaires et le trafic passager qui se fera dessus à des taux n'excédant pas les suivants :

Piétons pour l'aller et pour le retour, 2 centins.

Cavalier sur cheval ou mule, à chaque passage, 5 centins.

Animaux libres, par tête, excepté les moutons, cochons et poulains du printemps suivant la mère, 5 centins à chaque passage.

Moutons et cochons par tête, à chaque passage, 2 centins.

Chaque voiture, carrosse, cabriolet, traîneau ordinaire, traîneau de course ou autre véhicule tiré par un animal, 10 centins à chaque passage.

Chaque voiture, carrosse, cabriolet, traîneau ordinaire, traîneau de course ou autre véhicule tiré par deux animaux ou plus, à chaque passage, 15 centins.

Les taux ci-dessus devant couvrir les charges *bonâ fide* de chaque véhicule ; avec pouvoir de plus de construire et exploiter une ligne ou des lignes de chemin de fer du bout du pont placé du côté de Québec pour se raccorder avec toutes ou quelques-unes des voies ferrées se terminant dans le comté d'Ottawa ou passant à travers.

La hauteur des arches du pont sur le canal et la rivière St. Laurent ne devant pas être moindre que de 60 pieds au-dessus du niveau de l'eau haute ; l'intervalle entre les culées ou caissons sur le chenal principal de la rivière St. Laurent devant être de toute la largeur du dit chenal ou de pas moins que 350 pieds et au-dessus de la batture à l'île Ogden de pas moins que 200 pieds. La hauteur des arches du pont sur l'Ottawa ne devant pas être moindre que de 30 pieds au-dessus du niveau de l'eau haute, et l'intervalle entre les culées ou caissons ne devant pas être moindre que de 200 pieds ; ou les arches des dits ponts devant être d'une hauteur telle au-dessus du niveau de l'eau haute, les intervalles entre les culées ou caissons devant être tels, et les taux de péage devant être tels qu'il plaise à Son Excellence le Gouverneur-Général en Conseil d'approuver.

SCOTT, MAC TAVISH ET MAC CRACKEN,

Solliciteurs pour les requérants.

Ottawa, 19 novembre 1881.

22-9

AVIS est par le présent donné que la Compagnie d'Assurance de Stadacona contre le feu et sur la vie, en liquidation, s'adressera au Parlement de la Puissance du Canada, lors de sa prochaine session, pour obtenir un acte à l'effet d'amender et simplifier l'acte 43 Victoria, chap. 70, intitulé "Acte pour autoriser la Compagnie d'Assurance de Stadacona contre le feu et sur la vie à renoncer à sa charte et d'établir un mode de liquider les affaires," et pour pouvoir clore et liquider finalement les affaires de la dite compagnie dans un délai fixé d'un an à compter de la passation de l'acte demandé, et dans ce but d'éteindre les réclamations non admises par elle et non poursuivies devant les tribunaux, dans ce délai ; et celles de personnes inconnues et non trouvées dans ce délai ; et pour autres fins analogues.

C. A. E. GAGNON,

JOSEPH MELCHIOR BERNIER, Prêtre,

ALPHONSE LETELLIER,

Liquidateurs.

P. B. CASGRAIN,

Procureur des pétitionnaires.

21-9

AVIS public est par le présent donné que demande sera faite au parlement du Canada, à sa pro-

chaine session, pour obtenir un acte à l'effet de constituer en corps politique "The Mutual Benefit Association of Sherbrooke."

E. T. BROOKS,
Solliciteur pour les requérants.

A VIS est par le présent donné qu'à la prochaine session du parlement du Canada demande sera faite pour l'obtention d'un acte à l'effet d'autoriser la compagnie de chemin de fer Portage, Westbourne et North Western à construire et exploiter une ligne de chemin de fer du terminus actuel de son chemin de fer déjà construit ou à la veille de l'être dans la province de Manitoba, dans une direction nord-ouest jusqu'à un point à ou près à la fourche de la Saskatchewan et de là à la rivière de la Paix; avec pouvoir de construire un embranchement au sud de la Saskatchewan à l'embouchure de cette rivière et un embranchement dans une direction sud à la voie principale du chemin de fer Canadien du Pacifique; avec pouvoir aussi de faire circuler des barges et vapeurs sur les eaux navigables réunies à la ligne.

21-9

DEMANDE sera faite au parlement du Canada, à sa prochaine session, pour l'obtention d'un acte constituant en corps politique "La compagnie limitée de prêts provinciale et du Canada," et autorisant la dite compagnie à émettre des débentures et obligations, à placer des sommes d'argent sur des immeubles, sur des obligations de banque, débentures et autres garanties, à acheter, détenir, améliorer et vendre des terres et exercer en un mot tous les pouvoirs conférés d'ordinaire aux compagnies de prêts.

McDOUGALLS ET GORDON,
Solliciteurs pour les requérants.
Toronto, 15 novembre 1881. 21-9

A VIS est donné par le présent qu'une demande sera faite au parlement du Canada, à sa prochaine session, afin d'obtenir un acte autorisant la Compagnie d'Emprunt et de Prêt du Canada à faire des opérations comme compagnie de prêt dans toutes les provinces du Canada, avec les mêmes pouvoirs que ceux maintenant possédés par la dite compagnie dans les provinces d'Ontario et de Québec, et de permettre à la dite compagnie de prélever tel taux d'intérêt qui pourra être convenu entre elle et les emprunteurs, et aussi afin d'autoriser l'émission de bons par la dite compagnie, et pour d'autres fins.

MACDONALD, MACDONALD ET MARSH,
Solliciteurs pour les requérants.
Daté 17 novembre 1881. 21-9

A VIS est par le présent donné que demande sera faite au parlement de la Puissance du Canada, lors de sa prochaine session, pour obtenir un acte à l'effet de constituer en corps politique une compagnie pour construire et exploiter une ligne de chemins de fer partant du Portage la Prairie, dans la province du Manitoba, jusqu'à la rivière White Mud à la tête de la navigation, et de là à Gladstone, et de là dans une direction nord-ouest à un point à ou près du village de Prince Albert; avec pouvoir de construire des embranchements, et avec pouvoir de construire des ponts et de construire et posséder des tramways, vapeurs et barges; et de plus avec pouvoir de s'amalgamer et se joindre à et d'acheter et d'obtenir des pouvoirs d'exploiter sur d'autre ligne ou des lignes de chemin de fer.

J. J. FOY,
Solliciteur pour les requérants.
Toronto, 8 novembre 1881. 20-9

A VIS est par le présent donné que demande sera faite par la compagnie de prêts dite "Canada Landed Credit Company" à la prochaine session du

parlement du Canada, pour l'obtention d'un acte à l'effet d'amender l'acte concernant la dite compagnie et intitulé "Un acte pour constituer en corps politique la compagnie de prêts dite 'The Canada Landed Credit Company'", adopté dans la vingt-deuxième année du règne de Sa Majesté, chap. 133, dans le but de permettre à la dite compagnie de prêter de l'argent sur des garanties immobilières dans la province du Manitoba, et de charger sur les prêts faits dans les provinces d'Ontario et Manitoba tels taux d'intérêt dont il pourra être convenu avec l'emprunteur et pour autres fins.

McCARTHY, HOSKIN, PLUMB ET CREELMAN,
Solliciteurs pour les requérants.
Toronto, 7 novembre 1881. 20-9

A VIS est par le présent donné que demande sera faite au parlement du Canada, à sa prochaine session, pour l'obtention d'un acte autorisant la "Compagnie Mutuelle d'Assurance sur la vie du Soleil, de Montréal," à changer son nom en celui de "La Compagnie d'Assurance sur la vie du Soleil"; à réduire la qualification de ses directeurs et à certaines autres fins.

DAVIDSON ET CROSS,
Solliciteurs pour les requérants.
Montréal, 3 novembre 1881. 19-9

A VIS public est par le présent donné que demande sera faite au Parlement de la Puissance du Canada, lors de sa prochaine session, pour obtenir un acte à l'effet de constituer en corps politique "The St. Lawrence Marine Insurance Company of Montreal."

J. G. A. CREIGHTON,
Solliciteur pour les requérants.
26 octobre, 1881. 18-10

A VIS est par le présent donné que demande sera faite au parlement du Canada pour l'obtention d'un acte à l'effet de constituer en corps politique la Compagnie du pont de Saint-Jean, avec pouvoir de maintenir et exploiter un pont pour les voitures ordinaires et les fins du trafic sur la rivière Rouge d'un point dans les paroisses de Saint-Jean et Kildonan, dans le comté de Selkirk et la province du Manitoba, à un point sur le côté opposé de la rivière dans les dites paroisses, avec pouvoir de percevoir des droits de péage sur le dit pont sur telles voitures ordinaires et sur le trafic passager qui passeront dessus, à des taux n'excédant pas les suivants:—

Piétons allant ou venant, deux centins.
Cavalier monté sur mule ou cheval, six centins chacun.
Animaux libres par tête, excepté les moutons, cochons et les poulains du printemps suivant la jument, cinq centins.

Moutons et cochons par tête, deux centins.
Chaque voiture, carrosse, phaéton, traîneau, ou autre véhicule tirés par un animal sur l'aller ou le retour, 12½ centins.

Chaque voiture, carrosse, phaéton, traîneau, ou autre véhicule tirés par deux animaux ou plus sur l'aller ou le retour, 20 centins.

Les taux ci-dessus devront comprendre les charges *bonâ fide* de chaque véhicule.

La hauteur des arches du pont ne devant pas être moindre que 25 pieds au dessus du niveau de l'eau basse, la distance entre les culées ou caissons ne devant pas être moindre que 200 pieds, le pont tournant devant être construit de façon à avoir un passage, une fois ouvert, de pas moins que 40 pieds.

Les plan et dessin de tel pont, parties fixe et mobile, devant être sujets à l'approbation du gouverneur général en conseil.

T. S. KENNEDY,
Solliciteur pour la requérante.
Daté à Winnipeg le 24 octobre 1881. 18-9

AVIS est par le présent donné que demande sera faite au parlement du Canada pour l'obtention d'un acte à l'effet d'amender le statut 39 Vict. chap. 40, incorporant "La Banque établie de Londres et de l'Amérique du Nord," en étendant le temps durant lequel le dit acte restera en force et pour obtenir le certificat du Bureau du Trésor, de plus en changeant le nom de la dite banque en celui de "La Banque établie de Londres et Winnipeg," en réduisant le capital-actions à \$1,000,000 et en transportant le bureau principal de la cité de Montréal à Winnipeg et pour autres fins.

T. S. KENNEDY,

Solliciteur pour la requérante.

Daté à Winnipeg, 22 octobre 1881.

18-9

AVIS public est par le présent donné que demande sera faite au parlement du Canada, à sa prochaine session, pour obtenir un acte à l'effet de constituer en corps politique "Le Crédit Mobilier Franco-Canadien."

E. T. BROOKS,

Solliciteur pour les requérants.

5 octobre 1881.

16-9

DEMANDES POUR CHARTE PAR LETTRES PATENTES.

AVIS public est par le présent donné qu'une demande sera faite à Son Excellence le Gouverneur en Conseil, sous l'autorité de l'acte concernant les compagnies à fonds social de 1877, par l'honorable M. P. Garneau, négociant, ancien ministre du gouvernement de Québec, résidant à Québec; Alphonse Desjardins, M.P., et président de la banque Jacques-Cartier de Montréal; Robert T. Leckie, de Sherbrooke, manufacturier; Hector Legru, de Paris, France, industriel, et le Comte de Wazières, rentier, également de Paris, France, pour obtenir des lettres patentes les constituant avec telles autres personnes qui deviendront actionnaires dans la dite compagnie en un corps politique et légal avec les pouvoirs d'une compagnie de prêt, laquelle compagnie portera le nom de "Crédit Mobilier Canadien."

La principale place d'affaires de la dite compagnie sera dans la cité de Montréal.

Le capital de la compagnie sera de vingt millions de dollars ou cent millions de francs divisé en deux cent mille actions de cent dollars ou cinq cents francs chacune.

Les directeurs provisoires de la compagnie seront les dits MM. honorable P. Garneau, Alph. Desjardins, Robert J. Leckie, H. Legru et Comte de Wazières.

Montréal, le 30 novembre 1881.

23-6

AVIS Publie est par le présent donné que les personnes ci-après mentionnées ont l'intention de s'adresser à Son Excellence le gouverneur-général pour obtenir des lettres patentes les constituant en corps politique sous le nom de la "Compagnie canadienne de fer et d'acier (Limitée)" pour les fins ci-après mentionnées, savoir :

1. Pour acquérir et exploiter le procédé connu sous le nom de "Duryce's Blow-Pipe Process", tel que breveté à la date du 33 avril 1880 en Canada, pour fondre des minerais d'or, d'argent et autres, et pour fondre des minerais de fer et les transformer en fer et en acier.

2. Pour acquérir et exploiter tous autres procédés pour la manufacture de l'or, l'argent, le fer et l'acier.

3. Pour ériger des usines à laminier le métal et en général pour manufacturer tout article en fer ou en acier.

4. Pour acquérir tous terrains nécessaires à l'érection de fourneaux, ou tous terrains renfermant ou censés renfermer du fer ou autres minéraux, ou pétrole, n'excédant pas en étendue vingt mille acres en tout;

5. Pour avoir le droit de vendre ou louer tout procédé ainsi breveté que la dite compagnie pourrait acquérir;

Que le bureau principal et principale place d'affaires de la dite compagnie sera dans la cité de Montréal, dans la province de Québec;

Que le montant proposé du capital de la dite compagnie est d'un million de piastres divisé en dix mille parts de cent piastres chacune;

Que les noms et qualités des dits requérants sont comme suit:—Robert Benny, marchand, Montréal; James McLaren, marchand, Buckingham; Andrew Thomson, commerçant, Québec; George Benson Hall, commerçant, Québec; James Henry Peck, marchand et fabricant, Montréal; Alexander Chivas Clark, courtier, Montréal; John Smythe Hall, junior, avocat, Montréal; George Hutton Patterson, agent d'assurance, Montréal; James Benny, marchand et fabricant, Montréal; Thomas Peck, marchand et fabricant, Montréal, et George Duryce, docteur en médecine, New-York, Etats-Unis d'Amérique.

Que les dits James McLaren, George Benson Hall, Robert Benny, James Henry Peck, Alexander Chivas Clark, George Hutton Patterson, et George Duryce seront les directeurs provisoires de la dite compagnie.

CHURCH, CHAPLEAU, HALL & ATWATER.

22-6

Solliciteurs pour les dits requérants.

AVIS DIVERS.

COMPAGNIE DU CHEMIN DE FER ATLANTIQUE DU CANADA.

AVIS est par le présent donné qu'en conformité d'une requête à cet effet une assemblée générale spéciale des actionnaires de la compagnie ci-dessus nommée aura lieu mercredi, le 28 décembre A. D. 1881, à 10 heures de l'avant-midi, au bureau principal de la compagnie, dans la cité d'Ottawa, comté de Carleton, province d'Ontario, dans le but de considérer et (s'il est jugé opportun) déterminer et adopter des résolutions sur les questions et sujets suivants ou quelques-uns d'entre eux.

1. L'émission de bons de la compagnie garantis par première hypothèque, en vertu des pouvoirs accordés par sa charte (42 Vict., chap. 57, Canada.)

2. Les limite et restriction des bons devant être émis par la compagnie et garantis par première hypothèque.

3. L'adoption d'un mode de paiement pour la dite émission de bons garantis par première hypothèque ainsi limités et restreints et devant avoir priorité et préséance sur tous autres bons de la compagnie garantis par hypothèque qui pourraient être émis dans le futur.

4. Les termes et conditions de l'émission de tels bons garantis par première hypothèque et les recours qui seront accordés et donnés aux détenteurs de tels bons.

5. Les termes et conditions de l'acte d'hypothèque, ou actes d'hypothèque, pour garantir les dits bons et la nomination de fidéicommissaires pour les détenteurs des dits bons.

6. Et en général toutes choses et matières incidentes, requises ou propres pour l'émission des dits bons garantis par première hypothèque et pour la garantie d'iceux aux détenteurs en conformité des pouvoirs conférés par la septième section du dit acte.

7. L'émission d'obligations préférentielles de la compagnie et les ratification et confirmation de toutes les obligations préférentielles déjà émises par la compagnie et les définition et règlement de la position des obligations préférentielles.

8. Les ratification et confirmation de tous les règlements adoptés par les directeurs et demandant à être ratifiés et confirmés (s'il y en a.)

Daté ce troisième jour de décembre, A. D. 1881.

E. MCGILLIVRAY,

Président.

EDWARD H. TIFFANY,

Secrétaire-Trésorier.

24-3

BANQUE UNION DU BAS-CANADA.

DIVIDENDE No. 32.

A VIS est par le présent donné qu'un dividende de deux et demi pour cent (2½ p.e.) sur le capital payé de cette institution a été déclaré pour le semestre courant et que le dit dividende sera payable à la banque et à ses succursales, le après le lundi, le deuxième jour de janvier 1882.

Les livres de transfert seront clos du 17 au 31 décembre inclusivement.

Par ordre du bureau,
P. MACEWEN,
Caissier.
23-4

Québec, 25 novembre 1881.

BANQUE D'HOCHELAGA.

A VIS est par le présent donné qu'un dividende de deux et demi pour cent sur le capital payé de cette institution, a été déclaré, et que tel dividende sera payable à sa maison de banque en cette ville et ses succursales le et après lundi, le deuxième jour de janvier prochain.

Les livres de transfert seront clos du 16 au 31 décembre prochain, ces deux jours inclusivement.

L'assemblée générale annuelle des actionnaires aura lieu dans sa maison de banque en cette ville, lundi, le seizième jour de janvier prochain.

Le fauteuil sera pris à trois heures p.m.

Par ordre du bureau,
J. E. BRAIS,
Caissier.
22-8

Montréal, 24 novembre 1881.

BANQUE DE ST. JEAN.

A VIS publie est par le présent donné qu'un dividende de trois pour cent sur le capital payé de cette banque a été déclaré pour les six mois courants, et sera payable au bureau de cette banque, à St. Jean, le et après lundi le deux janvier prochain. Les livres de transfert seront fermés du 19 au 31 décembre prochain, ces deux jours compris.

L'assemblée générale annuelle des actionnaires sera tenue au bureau de la banque, à St. Jean, jeudi le douze janvier prochain, à onze heures A. M.

Par ordre des directeurs,
PH. BAUDOUIN,
Caissier.
22-4

St. Jean, 22 novembre 1881.

COMPAGNIE DU CHEMIN DE FER CANADIEN DU PACIFIQUE.

UNE assemblée générale spéciale de la compagnie du chemin de fer Canadien du Pacifique aura lieu au bureau de la compagnie à Montréal, mardi le 20 décembre prochain à midi, à laquelle assemblée on a l'intention de proposer qu'il soit émis des obligations préférentielles et de décider du montant et des conditions de telle émission, de considérer un règlement concernant le droit de vote des détenteurs de telles obligations préférentielles, et de plus de considérer la localisation du chemin de fer entre Callendar Station et l'embranchement de la Baie du Tonnerre.

Par ordre du président,
CHARLES DRINKWATER,
Secrétaire.
21-5

Montréal, 14 novembre 1881.

COMPAGNIE D'ASSURANCE SUR LA VIE POSITIVEMENT GARANTIE PAR LE GOUVERNEMENT.

Bureau principal, No. 34, rue Cannon, Londres, Angleterre.

A VIS est par le présent donné que comme il n'y a plus de polices de cette compagnie maintenues

au Canada, le bureau en ce dernier pays est finalement clos, et les demandes de toute sorte devront être adressées au bureau principal de la compagnie comme ci-dessus.

Par ordre du bureau,

21-4 A. G. MACKENZIE,
Gérant.

COMPAGNIE DE CHEMIN DE FER GRAND TRONC DU CANADA.

Assemblée générale spéciale.

A VIS est par le présent donné qu'une assemblée générale spéciale de la compagnie de chemin de fer Grand Tronc du Canada aura lieu au City Terminus Hotel, rue Cannon, Londres, E.C., jeudi, le 22e jour de décembre prochain, à une heure p.m. précise, dans le but suivant, savoir : considérer et, s'il est jugé expédient, accepter et confirmer un arrangement supplémentaire de trafic entre la compagnie de chemin de fer Chicago et Grand Tronc et la compagnie de chemin de fer Grand Tronc du Canada ; aussi considérer, et, s'il est jugé expédient, accepter un arrangement supplémentaire de trafic entre le chemin de fer Michigan Air Line et la Compagnie de chemin de fer Grand Tronc du Canada ; aussi considérer et, s'il est jugé expédient, accepter un arrangement de trafic entre le chemin de fer Midland du Canada et la compagnie de chemin de fer Grand Tronc du Canada.

Par ordre,
H. W. TYLER,
Président.
J. B. RENTON,
Secrétaire.
21-5

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The Canada Gazette.

PUBLISHED BY AUTHORITY.

OTTAWA, SATURDAY, DECEMBER 17, 1881.

DOMINION OF CANADA.



DEPARTMENT OF THE SECRETARY OF STATE
OF CANADA.

OTTAWA, 16th December, 1881.

OWEN MURPHY, of the City of Quebec, in the Province of Quebec, Esquire; Official Assignee for the Judicial District of Quebec, except Lévis and Lotbinière, has resigned his position as such Assignee.

PROCLAMATIONS.

LORNE.

[L.S.]

CANADA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To Our Beloved and Faithful the Senators of the Dominion of Canada, and the members elected to serve in the House of Commons of Our said Dominion, and to each and every of you,—
GREETING :

A PROCLAMATION.

WHEREAS Our Parliament of Canada stands prorogued to the seventeenth day of the month of November instant, at which time, at Our City of Ottawa, you were held and constrained to appear; Now Know Ye, that for divers causes and considerations and taking into consideration the ease and convenience of Our Loving Subjects, We have thought fit, by and with the advice of Our Privy Council for Canada, to relieve you, and each of you of your attendance at the time aforesaid, hereby con-
voking and by these presents enjoining you, and each of you, on the TWENTY-SEVENTH day of the month of DECEMBER next, to meet Us in Our Parliament of Canada, at Our City of Ottawa, there to take into consideration the state and welfare of Our said

Dominion of Canada, and therein to do as may seem necessary. HEREIN FAIL NOT.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Right Trusty and Well-Beloved Councillor, SIR JOHN DOUGLAS SUTHERLAND CAMPBELL, (commonly called the Marquis of Lorne), Knight of Our Most Ancient and Most Noble Order of the Thistle, Knight Grand Cross of Our Most Distinguished Order of St. Michael and St. George, Governor General of Canada and Vice Admiral of the same, &c., &c., &c.

At Our Government House, in Our CITY of OTTAWA, this FOURTH day of NOVEMBER in the year of Our Lord one thousand eight hundred and eighty-one, and in the forty-fifth year of Our Reign.

By Command,

RICHARD POPE,
Clerk of the Crown in Chancery, Canada.

P. L. MACDOUGALL,

General,
Administrator.

[L.S.]

CANADA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To all to whom these presents shall come, or whom the same may in anywise concern,—GREETING :

A PROCLAMATION.

Z. A. LASH, } WHEREAS in pursuance of the provisions of the Canada Temperance Act of 1878, the following notice has been addressed to the Secretary of State for Canada, embodying the petition therein set forth :

“To the Honorable the Secretary of State for Canada,—

“SIR,—We, the undersigned, electors of the County of Inverness, request you to take notice that we propose presenting the following petition to His Excellency the Governor General, viz:

“To His Excellency the Governor General of Canada in Council,—

“The petition of the electors of the County of Inverness, qualified and competent to vote at the election of a member of the House of Commons, in the said County,

“Respectfully sheweth, That your petitioners are desirous that the second part of the Canada Temperance Act, 1878, should be in force and take effect in the said County :

“Wherefore, your petitioners humbly pray that Your Excellency will be pleased, by an Order in Council under the ninety-sixth Section of the said Act, to declare that the second part of the said Act shall be in force and take effect in the said County.

“And your petitioners will ever pray, &c.’ And that we desire that the votes of all the electors of the said County of Inverness be taken for and against the adoption of the said petition.”

And whereas it appears by evidence to the satisfaction of the Administrator of the Government in Council that such notice has appended to it the genuine signatures of one-fourth or more of all the electors of the said County of Inverness, the number of the signatures to the notice proved to be genuine being one thousand and seventeen, and that the other requirements of the law have been observed ;

And whereas an Order of the Administrator of the Government in Council has been passed directing that the votes of all the electors of the said County of Inverness be taken for and against the adoption of the said petition,—

Now Know YE, that We do hereby, and by virtue of the authority vested in Us by the said Act and Order in Council, proclaim and declare, that on Thursday, the twenty-sixth day of January one thousand eight hundred and eighty-two, a poll will be held in the said County of Inverness for taking the votes of the electors for and against the said petition. That such votes will be taken between the hours of nine o'clock in the forenoon and five o'clock in the afternoon of that day and by ballot. That Hugh McDonald, Esquire, of Port Hood, in the said County of Inverness, in the Province of Nova Scotia, Sheriff of the said County, has been appointed Returning Officer for the purpose of taking on that day the votes of the electors for and against the petition and of afterwards summing up the same and making a return of the result to the Governor General in Council. That the said Returning Officer is empowered and required to appoint a Deputy Returning Officer at and for each polling place or station. That the Returning Officer will appoint persons to attend at the various polling stations and at the final summing up of votes on behalf of the persons interested in and promoting or opposing, respectively, the adoption of the petition, at the office of the said Sheriff at Port Hood, on Saturday, the twenty-first day of January next, at ten of the clock in the forenoon.

That the votes of the electors will be summed up and the result of the polling declared by the Returning Officer at the office of the said Sheriff at Port Hood, on Monday the thirtieth day of January next, at ten of the clock in the forenoon. And in the event of the petition being adopted by the electors, the Governor General in Council may, at any time after the expiration of sixty days from the day on which the same was adopted, by Order in Council published in the *Canada Gazette*, declare that the second part of the said Act shall be in force and take effect in such County upon, from and after the day on which the annual or semi-annual licenses for the sale of spirituous liquors then in force in such County will expire, provided such day be not less than ninety days from the day of the date of such Order in Council, and if it be less, then on the like day in the then following year.

Of all which Our loving subjects and all others whom

these presents may concern, are hereby required to take notice and to govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Trusty and Well Beloved General Sir Patrick Leonard MacDougall, Knight Commander of Our Most Distinguished Order of Saint Michael and Saint George, Administrator of the Government of Canada, and Commander of Our Forces therein, &c., &c.

At Our Government House, in Our CITY of OTTAWA, this SIXTH day of DECEMBER, in the year of Our Lord, one thousand eight hundred and eighty-one, and in the Forty-fifth year of Our Reign.

By Command,

J. A. MOUSSEAU,
Secretary of State.

25-3

(Circular.)

DOWNING STREET,
7th November, 1881.

SIR,—With reference to my Circular Despatch of the 8th of August, I have the honour to transmit, for publication in the Colony under your Government, a copy of the Agreement between Great Britain and Denmark relative to Merchant Seamen Deserters, signed on the 21st of June.

I have the honour to be,

Sir,

Your most obedient, humble Servant,
KIMBERLEY.

The Officer Administering
the Government of Canada.

AGREEMENT between the Governments of Great Britain and Denmark relative to Merchant Seamen Deserters.

Signed at London, June 21, 1881.

The Government of Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, and the Government of His Majesty the King of Denmark, being desirous, for the benefit of the commerce of the two countries, to facilitate the discovery, apprehension, and surrender of seamen who may desert from merchant-vessels of either country, on the basis of a full and entire reciprocity, have agreed as follows :—

It is mutually agreed that if any seamen or apprentices, not being slaves, should desert from any ship belonging to a subject of either of the Contracting Parties, within any port in the territories or in the possessions or Colonies of the other Contracting Party, the authorities of such port and territory, possession or Colony, shall be bound to give every assistance in their power for the apprehension and sending on board of such deserters, on application to that effect being made to them by the Consul of the country to which the ship of the deserter may belong, or by the deputy or representative of the Consul.

It is understood that the preceding stipulations shall not apply to subjects of the country where the desertion shall take place.

Each of the two High Contracting Parties reserves to itself the right of terminating this Agreement at any time, on giving to the other a year's notice of its wish to that effect.

In witness whereof the undersigned, duly authorized for that purpose, have signed the present Agreement, and have affixed thereto the seal of their arms.

Done at London in duplicate, the twenty-first day of June, in the year of our Lord one thousand eight hundred and eighty one,

(L.S.) GRANVILLE.
(L.S.) FALBE.

25-3

ORDERS IN COUNCIL.

GOVERNMENT HOUSE, OTTAWA,

Wednesday, 14th December, 1881.

PRESENT :

HIS EXCELLENCY THE ADMINISTRATOR OF
THE GOVERNMENT IN COUNCIL.

ON the recommendation of the Honorable the Minister of Customs, and under the provisions of the 9th and 55th sections of the Act passed in the session of the Parliament of Canada, held in the fortieth year of Her Majesty's Reign, chaptered 10 and intituled "An Act to amend and consolidate the Acts respecting the Customs,"—

His Excellency, by and with the advice of the Queen's Privy Council for Canada, has been pleased to order, and it is hereby ordered, that Economy, in the Province of Nova Scotia, be and the same is hereby erected into an Out Port of Customs and a Warehousing Port under the survey of the Collector of Customs at the Port of Londonderry.

J. O. COTÉ,
Clerk, Privy Council.

25-3

GOVERNMENT HOUSE, OTTAWA.

Saturday, 3rd day of December, 1881.

PRESENT :

HIS EXCELLENCY THE ADMINISTRATOR OF
THE GOVERNMENT IN COUNCIL.

ON the recommendation of the Honorable the Minister of Marine and Fisheries, and under the provisions of the 7th section of the Act passed in the Session of the Parliament of Canada held in the 36th year of Her Majesty's Reign, chaptered 129 and intituled "An Act respecting the Shipping of Scamen,"—

His Excellency, by and with the advice of the Queen's Privy Council for Canada, has been pleased to order, and it is hereby ordered, that a Shipping Office be, and the same is hereby established at the Port of Gaspé, in the County of Gaspé, in the Province of Quebec, and that Mr. Joseph Eden, Harbour Master at the Port of Gaspé be, and he is hereby appointed Shipping Master in accordance with the provisions of the 8th Section of the said Act.

J. O. COTÉ,
Clerk, Privy Council.

24-3

GOVERNMENT HOUSE, OTTAWA.

Tuesday, 6th day of December, 1881.

PRESENT :

HIS EXCELLENCY THE ADMINISTRATOR OF
THE GOVERNMENT IN COUNCIL.

ON the recommendation of the Minister of Inland Revenue, and under the provisions of the 48th and 49th sections of the Act passed in the 42nd year of Her Majesty's Reign, chaptered 16, and intituled "An Act to amend and consolidate the laws relating to Weights and Measures,"—

His Excellency, by and with the advice of the Queen's Privy Council for Canada, has been pleased to order, and it is hereby ordered, that the Regulations respecting the Inspection of Grain Testers, established by Order in Council of the 20th August, 1881, be, and the same are hereby cancelled, and the following Regulations substituted in place thereof, viz :—

1. Grain Testers shall only be admitted to verification when—

1. The cup or vessel for containing the grain is cylindrical, the diameter being approximately equal

to its depth, and its capacity some authorized sub-multiple of the gallon, not less than one quart.

2. There is marked on the cup in clearly legible characters its true capacity in standard measure.

3. The counterpoise is arranged so that it can be sealed or stamped in such manner as will prevent its being tampered with or removed from the instrument to which it belongs without destroying or breaking the seal or stamp.

4. It gives true indications of weight according to the purport of the figures and divisions marked on the beam, and is in equilibrium when the empty cup is attached and the counterpoise is at zero.

5. The knife edges and other working parts are in conformity with Section B, of the Order in Council of the 14th of August, 1879.

6. It is accompanied by a hopper or apparatus for automatically filling the weighing cup identical as to form and dimensions with the one deposited in the Standards Department of Ottawa, of which a sketch drawing with figured dimensions and instructions for use, will be given to each Inspector of Weights and Measures.

K. The fee chargeable for verifying and stamping each grain tester shall be one dollar.

J. O. COTÉ,
Clerk, Privy Council.

24-3

GOVERNMENT HOUSE, OTTAWA.

TUESDAY, 6th day of December, 1881.

PRESENT :

HIS EXCELLENCY THE ADMINISTRATOR OF
THE GOVERNMENT IN COUNCIL.

HIS Excellency the Administrator of the Government in Council, under authority of the Act 44 Vic., ch. 12, has been pleased to order, and it is hereby ordered, that, subject to the following regulations and restrictions, there may be paid to the manufacturer of the following articles, manufactured in Canada and used after the 21st day of March 1881, in the original construction of the Canadian Pacific Railway, as defined by the Act 37 Vic., chap. 14, sums of money which do not exceed the amount of Customs duty that would be payable on such articles respectively if imported into Canada, that is to say :

On iron fish plates, fifteen per cent. on the fair market value of iron fish plates in Great Britain, at the time at which the contract was made for supplying such fish plates so manufactured and used.

On cut spikes, one half of one cent per pound.

On wrought or pressed spikes, three fourths of one cent per pound.

On bolts, three fourths of one cent per pound.

On nuts, one cent per pound.

The manufacturer in Canada of such fish plates, spikes, bolts and nuts, so used, shall, in order to be entitled to receive the above sums of money, furnish to the Hon. the Minister of Customs, evidence under oath in form as follows of the manufacture in Canada, and of the use as aforesaid by the said Canadian Pacific Railway Company of such fish plates, spikes, bolts and nuts ; and such further evidence on the subject as from time to time the Minister of Customs may consider necessary.

Form No. 1.

I of do solemnly and truly swear that I am the proprietor of an establishment at which are manufactured situate at in the Dominion of Canada, and that the pounds of contained in the packages named in the Bill of Lading hereto attached, marked and numbered as above stated and shipped to at were within my own personal knowledge wholly manufactured at said establishment and were sold by to the Canadian Pacific Railway Company to be used in the original construction of the said Railway.

Subscribed and sworn to
before me at this
day of 188 .

Form No. 2.

I, _____ of the Canadian Pacific Railway Company, do make oath and say that I purchased for and on behalf of the said Railway Company from _____ at _____ the _____ pounds of _____ named in the affidavit of hereto attached, and that the said _____

have been, since the 21st day of March 1881, made use of by the said Railway Company in the original construction of the main line of the said Railway, as defined by the Act 37 Vic., chap. 14, and for no other purpose.

Subscribed and sworn to
before me at _____ this _____
day of _____ 188 _____.

The regulations as per Order in Council of the 25th day of April last, relating to payments on spikes, bolts and nuts, so manufactured and used in the original construction of the said Railway, are hereby rescinded.

24-3 J. O. COTÉ,
Clerk, Privy Council.

MILITIA GENERAL ORDERS.

HEAD QUARTERS,

Ottawa, 16th December, 1881.

GENERAL ORDERS (28).

No. 1.

Unauthorized Meetings in Corps.

With much regret the Major General Commanding considers it necessary to warn the Militia against a breach of discipline which has occurred in one of the Battalions. In that Battalion a meeting of Officers took place, in spite of the distinct orders to the contrary of the Battalion Commanding Officer, and at that meeting these Officers proposed, seconded, and passed a resolution condemning, in strong terms, the orders and conduct of their Commanding Officer. The Major General regrets that in the Militia of Canada any Officers could be found who were so ignorant of the foundations of discipline, and to mark his sense of the graveness of the offence the Minister of Militia has approved of their services being dispensed with.

The Orders and Regulations lay down what meetings, for Mess, Band, Finance or other matters, may be permitted, when ordered by the Commanding Officer, and the Major General wishes to impress on the minds of all Officers that no meetings can be permitted, the assembly of which has not been ordered by the Commanding Officer, who is held responsible that they shall be for proper purposes.

No. 2.

Complimentary to Canadian Artillery Team at Shoeburyness.

It affords the Major General great pleasure to be able to publish, for the information of the Militia, that, in a letter from the War Office dated 1st November, 1881, it is stated that the Secretary of State for War has read with much satisfaction the very favorable opinion recorded by Colonel Hastings, R.A., the Commandant of the School of Gunnery at Shoeburyness, on the detachment of Artillery of the Militia of Canada, who attended the camp of the National Artillery Association this year, as regards discipline, drill and appearance, and that in a despatch from the Secretary of State for the Colonies dated 10th November, the Earl of Kimberley cordially joins in that expression of satisfaction.

The following are the terms of the Report alluded to made by Colonel Hastings, R.A., Commandant School of Gunnery, Shoeburyness, to the Deputy Adjutant General, Royal Artillery Horse Guards:—

"13. Amongst the various volunteers this year, was a detachment of 2 officers and 20 non-commissioned officers and men of the Dominion of Canada Artillery, under the command of Lieut. Colonel Oswald.

"The appearance and turn out of these men was very good, and all their work at the repository exercise was remarkably good. The No. 1 is a most intelligent non-commissioned officer, and thoroughly up to all the drills and exercises.

"The shooting of the detachment was not as good as their drill.

"The behaviour of these men, the whole time they were here, some three weeks, was such as to give me a most favourable opinion of their discipline."

No. 3.

REGULATIONS AND ORDERS FOR THE MILITIA, 1879.

Royal Schools of Gunnery.

The following has been authorized to be added to Paragraph 793 as sub-paragraph (a):—

"(a). In cases, however, where a non-commissioned officer who has obtained a 3rd or 4th class certificate in a School of Gunnery, is afterwards appointed an Officer, he may be permitted to rejoin the school within such two years for the purpose of qualifying for a higher class certificate."

No. 4.

ACTIVE MILITIA.

PROVINCE OF ONTARIO.

Kingston Field Battery of Artillery.

To be 1st Lieutenant:

2nd Lieutenant Peter Graham Wilmot, G.S., vice H. Wilmot, promoted.

To be 2nd Lieutenant, provisionally:

William Melville Drennan, Gentleman, vice P. G. Wilmot, promoted.

2nd Military District Engineer Company.

The 2nd Military District Engineer Company having become non-effective is hereby removed from the list of Corps of the Active Militia.

The following Officers thereof have resigned, viz: Captain and Brevet Lieutenant-Colonel Thomas Clarkson Scoble who reverts to the Retired List of Lieutenant-Colonels; 1st Lieutenant William Cruik who is permitted to retire retaining rank; 2nd Lieutenant James Alfred Devine who reverts to the retired List of Captains; and Surgeon John Edward Kennedy whose resignation is accepted.

2nd Battalion "Queen's Own Rifles," Toronto.

To be Captain:

Lieutenant Russell Wilkinson, M.S., vice Alexander James Burrowes-Clowes, who is hereby permitted to retire retaining rank of Lieutenant.

To be Lieutenants:

2nd Lieutenant James Charters McGee, M.S., vice Manley, transferred to 10th Battalion.

2nd Lieutenant William Campbell Macdonald, M.S., vice Sutherland, transferred to Kildonan Infantry Company.

To be 2nd Lieutenants, provisionally:

Private George Acheson, vice Sankey, promoted.

Sergeant John Armine Mountain Alley, vice Murray, promoted.

Private Joseph Boyce Thompson, vice Medland, promoted.

*26th "Middlesex" Battalion of Light Infantry.**No. 8 Company, Ilderton.*

The resignation of 2nd Lieutenant Robert Webster Jackson is hereby accepted.

35th Battalion of Infantry "Simcoe Foresters."

Memo.—Adverting to the appointment of Adjutant to this Battalion, in No. 3 of General Orders (27), 25th November 1881, read "with rank of Captain," instead of "with rank of Lieutenant."

*38th "Brant" Battalion, "Dufferin Rifles."**No. 6 Company.*

The Head Quarters of this Company are hereby changed from Drumbo to Brantford.

To be Captain, provisionally:

George Hervey McMichael, Esquire, vice John Cockburn, who is hereby permitted to retire retaining rank.

41st Brockville Battalion of Rifles.

Honorary Captain and Paymaster David B. Jones to have the Honorary rank of Major from 30th November 1881.

To be Adjutant:

2nd Lieutenant George Marshall Cole, G.S.I., from No. 6 Company, vice Bell resigned.

Quarter-Master James Elkinah Kincaid, having Relative rank of Lieutenant, to have the Honorary rank of Captain from 24th July 1879.

*43rd "Ottawa and Carleton" Battalion of Rifles.**No. 3 Company, Wakefield.*

To be Captain, from 16th September, 1881:

Lieutenant Joshua Wright, V.B., vice Cates, promoted.

PROVINCE OF QUEBEC.

Queen's Own Canadian Hussars.

The two Troops of this Squadron heretofore known as numbers 1 and 2 Troops, will in future be known and designated as follows, viz:

No. 1 Troop as "A" Troop,

No. 2 Troop as "B" Troop.

"A" Battery of Artillery, Royal School of Gunnery, Quebec.

Assistant Surgeon Colin Charles Sewell, M.D., from the 8th Battalion, to be Medical Officer in charge of "A" Battery, with the rank of Surgeon and the pay and allowances of an Assistant Surgeon, vice Horatio Yates, retired.

53rd "Sherbrooke" Battalion of Infantry.

The services of the following officers are hereby dispensed with; and their names are therefore removed from the list of Officers of the Active Militia, viz:

Major and Brevet Lieutenant Colonel William C. Willis,

Major William Alexander Morehouse,

Captain Samuel W. Twose, of No. 1 Company,

Captain Arthur Norreys Worthington, of No. 2 Company,

Captain Stephen F. Twose, of No. 3 Company, Lieutenant William Morris, of No. 2 Company, Lieutenant Edward Ibbotson Smith, of No. 3 Company,

2nd Lieutenant Richard Fairlie Morris, of No. 1 Company,

2nd Lieutenant Harry R. Fraser, of No. 3 Company, Honorary Captain and Paymaster Henry A. Odell, Honorary Captain and Quarter-Master John Ker, and Surgeon-Major Edward D. Worthington.

*83rd "Joliette" Battalion of Infantry.**No. 3 Company, Joliette.*

To be 2nd Lieutenant, provisionally:

Joseph Edouard Parent, Gentleman, vice Charles Guilbault, whose resignation is hereby accepted.

*87th "Quebec" Battalion of Infantry.**No. 3 Company, St. Ambroise.*

To be 2nd Lieutenant:

Sergeant John Archibald Fages, M.S., vice Hamel, promoted.

*Kamouraska Provisional Battalion of Infantry.**No. 3 Company, Rivière Ouelle.*

To be 2nd Lieutenant, provisionally:

Sergent Philippe Chasse, vice Ernest Casgrain, whose resignation is hereby accepted.

PROVINCE OF NOVA SCOTIA.

1st "Halifax" Brigade of Garrison Artillery.

To be 2nd Lieutenant, provisionally:

William Moffat Dustan, Gentleman, vice Brown, resigned.

Lieutenant and Quarter-Master Alfred W. Brockley to have the Honorary rank of Captain.

63rd "Halifax" Battalion of Rifles.

To be Captain:

Lieutenant James Mackay, M.S., vice John Milson who is hereby permitted to retire retaining rank.

Paymaster John Scott Mitchell to have the Honorary rank of Captain from 12th August, 1875.

66th Battalion "Princess Louise Fusiliers."

Assistant Surgeon Thomas Trenaman, to have the rank of Surgeon from 8th October, 1879.

*68th "King's County" Battalion of Infantry.**No. 3 Company, Kentville.*

To be 2nd Lieutenant, provisionally:

Private George Allison Dodge, vice William H. Lingley, whose resignation is hereby accepted.

69th, 1st Annapolis Battalion of Infantry.

Assistant Surgeon Archibald Maxwell, to have the rank of Surgeon from 4th August, 1881.

78th "Colchester, Hants and Pictou" Battalion of
Infantry, "Highlanders."

To be Major:

Captain Joseph Burgess, V.B., from No. 5 Company,
vice Burt, retired.

PROVINCE OF PRINCE EDWARD ISLAND.

King's County Provisional Battalion of Infantry.

No. 1 Company, Montague.

The resignation of Captain Donald McLeod is
hereby accepted.

No. 3.

ASSOCIATIONS FOR DRILL IN EDUCATIONAL
INSTITUTIONS.

PROVINCE OF NEW BRUNSWICK.

Saint John School Drill Company.

The formation of this Drill Company is hereby
authorized under the provisions of No. 1 of General
Orders (18) 26th July, 1879.

To act as Captain: William M. McLean.

To act as Lieutenant: William S. Carter.

To act as 2nd Lieutenant: George E. S. Keator.

By Command,

WALKER POWELL, Colonel,
Adjutant General of Militia,
Canada.

GOVERNMENT NOTICES.

PUBLIC Notice is hereby given that under "The
Canada Joint Stock Companies Act, 1877,"
supplementary Letters Patent have been issued
under the Great Seal of the Dominion of Canada,
bearing date the Nineteenth day of November 1881,
whereby the total capital stock of "The Winnipeg
and Western Transportation Company, (Limited)" is
increased from fifty thousand dollars to two hundred
and fifty thousand dollars.

Dated at the Office of the Secretary of State of
Canada, this thirteenth day of December, 1881.

25-3 J. A. MOUSSEAU,
Secretary of State.

CUSTOMS DEPARTMENT,

OTTAWA, 9th December, 1881.

NOTICE is hereby given that His Excellency the
Administrator of the Government, by Orders in
Council bearing date the 6th December instant, and
under the authority vested in him by Sec. 11 of 44th
Victoria, chap. 11, has been pleased to order and
direct that the following articles be placed on the
free list as raw materials, viz:

"Musk in pods or in grains."

"White shellac for manufacturing purposes."

By Command,

23-3 J. JOHNSON,
Commissioner of Customs.

[L.S.]

CANADA.

UNDER and by virtue of the "Act respecting
Copyrights," chap. 81, of the Consolidated
Statutes of Canada, at the request of the Honourable
Pierre Joseph Olivier Chauveau, of the City of Mon-
treal, in the Province of Quebec (as proprietor, repre-

senting under deed of transfer, George Hypolite
Cherrier), the provisions of the said Act having been
complied with, the renewal for a period of fourteen
years, of the copyright of the book entitled "*Charles
Guérin, Roman de Mœurs Canadiennes*," is recorded
at folio 110 of volume A. II. of the Register of Copy-
rights (upon which also appears recorded upon the
28th October, 1853, the copyright of said book, depo-
sited in this Department) and at folio 1719 of the
register of copyrights No. 9 kept in the office of the
Minister of Agriculture, in order to secure to the
proprietor of said book, the Honourable Pierre Joseph
Olivier Chauveau, all the privileges conferred by
the said Act, chap. 81 of the Consolidated Statutes
of Canada.

J. C. TACHÉ,

Deputy of the Minister of Agriculture.
Office of the Minister of Agriculture,
Ottawa, this 12th day of the month of
November, A.D., 1881. 23-4

STATEMENT

Of the Revenue and Expenditure, on account of the
Consolidated Fund, of the Dominion of Canada,
as by Returns furnished to the Finance Depart-
ment to the night of the 30th November, 1881.

REVENUE.	AMOUNT.
Customs.....	\$1,719,109 15
Excise.....	602,020 23
Post Office.....	135,440 13
Public Works, including Railways.	299,398 09
Bill Stamps	19,469 37
Miscellaneous	81,907 75
	\$ 2,857,344 72
Revenue to 31st October, 1881.....	10,943,998 12
	\$13,801,342 84
Expenditure.....	\$2,452,454 09
do to 31st October, 1881.....	7,646,699 38
	\$10,099,153 47

J. M. COURTNEY,
Deputy Minister of Finance.

Finance Department,
Ottawa, 1st December, 1881.

NOTICE TO MARINERS.

No. 34 of 1881.

JEDDORE ROCK LIGHTHOUSE.

NOTICE is hereby given that a lighthouse, erected
by the Government of Canada upon Jeddore
Rock, in the County of Halifax, situated 22 miles
to the Eastward of Halifax Harbor, on the South-East
Coast of the Province of Nova Scotia, will be put in
operation on the 15th December next.

Lat. N. 44° 39' 45"
Long. W. 63° 0' 22"

The light will be fixed red catoptric, elevated 86
feet above high water mark, and should be visible
12 miles all around the horizon.

The building is of wood, painted white, and consists
of a square tower 50 feet high from base to vane, with
keeper's dwelling attached.

WM. SMITH,
Deputy of the Minister of Marine and Fisheries.
Department of Marine and Fisheries,
Ottawa, 18th November, 1881. 23-3

PUBLIC Notice is hereby given that, under the
Canada Joint Stock Companies Act, 1877, Letters
Patent have been issued under the Great Seal of the

Dominion of Canada, bearing date the twenty-eighth day of October, 1881, incorporating George Joseph O'Doherty, barrister-at-law, William McKay, painter, James Boyle O'Doherty, merchant, Henry Francis McCarthy, druggist, Joseph Robert Esmonde, merchant, George Patrick Brophy, Civil Engineer, Joseph Boyden, merchant, William Edward Brown, merchant, John Charles Roger, printer, and Pierre Hyacinthe Chabot, merchant, all of the City of Ottawa, in the County of Carleton, in the Province of Ontario, in the Dominion of Canada, for the purpose of manufacturing, refining, buying and selling of starch, glucose, grape, cane and other sugars and syrups throughout the Dominion of Canada, by the name of "The Dominion Sugar and Syrup Company, (Limited)," with a total capital stock of twenty thousand dollars divided into two hundred shares of one hundred dollars.

Dated at the Office of the Secretary of State of Canada, this twenty-eighth day of November, 1881.

J. A. MOUSSEAU,
Secretary of State.

23-3

PUBLIC Notice is hereby given that, under the Canada Joint Stock Companies Act, 1877, Letters Patent have been issued under the Great Seal of the Dominion of Canada, bearing date the twenty-eighth day of October, 1881, incorporating Hugh McLennan, merchant; Thomas Harris Hodgson, merchant; George Mathieson Kinghorn, forwarder; Abner Kingman, merchant, and Thomas Briggs Brown, merchant, all of the City of Montreal, in the Province of Quebec, in the Dominion of Canada, for the purpose of the purchase, building, holding, working and selling of steamships and other vessels and the employment of the same in the carrying for hire of coal, minerals, merchandize and cargoes of all descriptions as well as passengers in and between any port or ports in Canada and between such ports and any British or Foreign ports; the purchase and sale of coal, minerals, merchandize and other property in connection with the working of said steamships and vessels; the purchase and sale of lands, mineral

rights, coal mines and other mines in Canada, and the working of the same; the purchase, erection and sale of piers, warehouses, offices and other buildings, lines of railway and tramway on lands of the Company for use in connection with the business of the Company at such ports and mines, and all other purposes connected with or incidental to the working of such steamers, vessels, mines, buildings, piers, works and other property as aforesaid,—by the name of "The Black Diamond Steamship Company of Montreal, limited," with a total capital stock of three hundred thousand dollars divided into three thousand shares of one hundred dollars.

Dated at the Office of the Secretary of State of Canada, this twenty-eighth day of November, 1881.

J. A. MOUSSEAU,
Secretary of State.

23-3

PUBLIC Notice is hereby given that under the Canada Joint Stock Companies Act, 1877, Letters Patent have been issued under the Great Seal of the Dominion of Canada, bearing date the twelfth day of November, 1881, incorporating Andrew Allan, Gentleman, Robert A. Smith, Gentleman, John Cassils, merchant, Frank Stephen, merchant, Walter Wilson, merchant, and Thomas D. Milburne, Gentleman, all of the City of Montreal, in the Province of Quebec, in the Dominion of Canada, and Frederick Smith Stimson, of Compton, in the said Province of Quebec, farmer, for the purpose of breeding, raising, buying and selling cattle, horses, sheep and other stock, and the carrying on in all its branches of stock-raising at or in the Bow River Country, in the North West Territories of the Dominion of Canada, by the name of "The High River Stock Company (Limited)," with a total capital stock of two hundred thousand dollars divided into two thousand shares of one hundred dollars.

Dated at the office of the Secretary of State of Canada, this twenty-eighth day of November, 1881.

J. A. MOUSSEAU,
Secretary of State.

23-3

THE FOLLOWING NEW POST OFFICES WERE ESTABLISHED IN CANADA
ON THE 1st DECEMBER, 1881.

NAME OF POST OFFICE.	TOWNSHIP OR PARISH.	ELECTORAL COUNTY.	POSTMASTER.
†Dixon's Point.....	Kent..... N B.	Joseph Elliott.
Dyers Bay.....	Lindsay.....	Bruce, N.R..... O.	Alexander T. Simpson.
Deloro.....	Marmora.....	Hastings, N.R..... O.	Ernest Gaujot.
Dirleton.....	Torbolton.....	Carleton..... O.	J. Drummond.
Duclos.....	Masham.....	Ottawa..... O.	A. F. Duclos.
*Garretton.....	Augusta.....	Grenville, S.R..... O.	Nathaniel Garrett.
Galson.....	Lingwick.....	Compton..... Q.	M. L. McIver.
Glen Cove.....	Guysborough..... N.S.	Michael Meagher.
Granton Section.....	Inverness..... N.S.	John Granton, Sr.
†Lourdes.....	Gloucester.....	Russell..... O.	W. Lawless.
Mount Chesney.....	Kingston.....	Frontenac..... O.	Anthony English.
Marchhurst.....	March.....	Carleton..... O.	G. Rivett.
Mill Bank.....	Northumberland..... N.B.	David McHardy.
Purbrook.....	Draper.....	Simcoe, N.R..... O.	John Crockford.

Opened on the 6th December, 1881.
* Re-opened.

CHANGES IN POST OFFICES ALREADY ESTABLISHED.

OFFICES CLOSED.

English River..... Co. Algoma, O.
Harewood..... Co. Westmoreland, N.B.
Matlock..... Co. Lambton, O.
*Neebish..... Co. Algoma, O.
Soperton..... Co. Leeds, O.

1st November, 1881.

NAMES CHANGED.

Sable River, Co. Bruce, N.R. O..... to Sauble Falls.
West Farnham, Co. Missisquoi, Q..... to Farnham.

STATEMENT of the Balances at Cr. of Depositors in Government Savings Banks, on 30th Sept., 1881, published in accordance with the Act 34 Vict., Chap. 6, Sec. 23.

BANK.	Balance on 31st Aug., 1881.	Deposits for Sept., 1881.	Total.	Withdrawn, Sept., 1881.	Balance, 31st Sept., 1881.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
<i>Ontario,—</i>					
Toronto.....	486,581 51	34,115 00	520,696 51	35,375 35	485,321 16
<i>Manitoba,—</i>					
Winnipeg.....	253,986 53	68,750 00	322,736 53	32,952 02	289,784 51
<i>British Columbia,—</i>					
Victoria	1,268,968 23	70,960 00	1,339,928 23	49,812 03	1,290,116 20
Nanaimo	134,026 28	4,978 00	139,004 28	3,340 77	135,663 51
New Westminster.....	146,861 68	14,592 00	161,453 68	5,103 60	156,350 08
<i>Nova Scotia,—</i>					
Amherst	110,886 37	8,463 00	119,349 37	2,524 24	116,825 13
Antigonish	25,149 83	4,732 00	29,881 83	835 00	29,046 83
Annapolis	107,942 98	6,391 00	114,333 98	4,262 54	110,071 44
Arichat	123,076 71	3,583 82	126,660 53	5,429 38	121,231 15
Acadia Mines.....	24,805 63	1,877 00	26,682 63	748 57	25,934 06
Baddeck	28,383 85	4,100 00	32,483 85	708 24	31,775 61
Bridgewater.....	17,447 83	1,754 00	19,201 83	1,141 94	18,059 89
Barrington	28,022 30	1,969 00	29,991 30	140 00	29,851 30
Digby	51,886 52	4,006 00	58,892 52	5,135 14	53,757 38
Guysboro	39,647 09	3,068 00	42,715 09	1,579 40	41,135 69
Halifax	2,226,177 87	88,881 28	2,315,059 15	62,545 15	2,252,514 00
Kentville.....	76,604 73	4,437 46	81,042 19	3,775 65	77,266 54
Liverpool	108,165 58	2,307 00	110,472 58	1,223 13	109,249 45
Little Glace Bay	12 65		12 65		12 65
Lingan	8,526 05	411 00	8,937 05	481 00	8,456 05
Lunenburg.....	68,216 73	930 00	69,146 73	2,430 67	66,716 06
Maitland	43,198 19	4,036 00	47,234 19	2,803 39	44,430 80
New Glasgow.....	83,246 75	3,507 00	86,753 75	3,884 00	82,869 75
Parrsboro'.....	42,097 52	1,148 00	43,245 52	3,373 81	39,871 71
Port Hood.....	43,248 23	455 00	43,703 23	846 00	42,857 23
Pictou	36,365 60	2,015 00	38,380 60	304 76	38,075 84
Shelburne.....	29,715 39	408 00	30,123 39	1,181 86	28,941 53
Sydney	150,430 46	7,418 00	157,848 46	2,542 23	155,306 23
Sherbrooke	31,813 02	2,500 00	34,313 02	2,077 19	32,235 83
Truro	172,714 37	8,309 00	181,023 37	5,595 38	4,940 25
Wallace.....		5,040 00	5,040 00	99 75	175,427 99
Windsor.....	365,903 83	14,941 00	380,844 83	19,261 50	361,583 33
Weymouth.....	48,876 93	3,712 00	52,588 93	1,015 69	51,573 24
Yarmouth.....	250,452 62	19,647 00	270,099 62	5,858 01	264,241 61
<i>New Brunswick,—</i>					
Bathurst.....	59,441 92	1,195 00	60,636 92	1,053 51	59,583 41
Chatham.....	171,804 99	10,212 00	182,016 99	4,514 56	177,502 43
Dalhousie	127,312 16	5,969 00	133,281 16	1,093 53	132,187 63
Dorchester.....	16,371 35	230 00	16,601 35	332 00	16,269 35
Fredericton	245,712 66	20,393 00	266,105 66	5,541 98	260,563 68
Hillsboro'	16,361 26	1,993 00	18,354 26	261 95	18,092 31
Moncton	103,546 76	11,284 00	114,830 76	7,513 53	107,317 23
Newcastle.....	115,947 79	2,796 00	118,743 79	3,604 03	115,139 76
Richibucto.....	61,549 06	3,546 00	65,095 06	542 00	64,553 06
St. Andrews	178,284 64	9,714 00	187,998 64	4,860 14	183,138 50
St. John.....	1,501,703 92	45,961 00	1,547,664 92	25,097 46	1,522,567 46
Woodstock	163,118 09	5,783 00	168,901 09	3,756 11	165,144 98
<i>Prince Edward Island,</i>					
Charlottetown	641,231 11	34,259 13	675,490 24	17,442 95	658,047 29
Total	10,038,825 57	556,776 69	10,595,602 26	344,001 14	10,251,601 12

FINANCE DEPARTMENT,
Ottawa, 10th Dec., 1881.

J. M. COURTNEY,
Deputy Minister of Finance.

STATEMENT of the Balances at Cr. of Depositors in Government Savings Banks, on 31st August 1881, published in accordance with Act 34 Vic., Chap. 6, Sec. 23.

BANK.	Balance on 31st July, 1881.	Deposits for August, 1881.	Total.	Withdrawn, August, 1881.	Balance, 31st August, 1881.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
<i>Ontario—</i>					
Toronto.....	477,581 99	25,993 50	503,575 49	16,993 98	486,581 51
<i>Manitoba—</i>					
Winnipeg.....	228,883 18	51,300 00	280,183 18	26,196 65	253,986 53
<i>British Columbia—</i>					
Victoria.....	1,261,624 50	73,470 00	1,335,094 50	66,126 27	1,268,968 23
Nanaimo.....	125,368 92	9,828 00	135,196 92	1,170 64	134,026 28
New Westminster.....	142,255 43	11,363 00	153,618 43	6,756 75	146,861 68
<i>Nova Scotia—</i>					
Amherst.....	97,206 18	15,787 00	112,993 18	2,106 81	110,886 37
Antigonish.....	23,555 44	2,490 00	26,045 44	895 61	25,149 83
Annapolis.....	98,297 29	12,014 68	110,323 97	2,380 99	107,942 98
Arichat.....	122,766 97	2,329 12	125,096 09	2,019 38	123,076 71
Acadia Mines.....	25,602 47	2,523 00	28,125 47	3,319 84	24,805 63
Baddeck.....	25,408 07	3,353 00	28,764 07	380 22	28,383 85
Bridgewater.....	15,140 95	2,593 00	17,738 95	291 12	17,447 83
Barrington.....	28,257 30	7 00	28,264 30	242 00	28,022 30
Digby.....	53,937 16	4,583 00	58,520 16	3,633 64	54,886 52
Guysboro'.....	37,416 61	5,566 00	42,982 61	3,335 55	39,647 09
Halifax.....	2,224,446 38	82,021 93	2,306,468 31	80,290 44	2,226,177 87
Kentville.....	74,148 45	5,225 82	79,374 27	2,769 54	76,604 73
Liverpool.....	104,804 23	4,374 00	109,178 23	1,012 65	108,165 58
Little Glace Bay.....	12 65		12 65		12 65
Lingan.....	8,404 05	130 00	8,534 05	8 00	8,526 05
Lunenburg.....	65,854 25	3,178 00	69,032 25	815 52	68,216 73
Maitland.....	42,602 66	2,698 00	45,300 66	2,102 47	43,198 19
New Glasgow.....	81,918 29	3,413 00	85,331 29	2,084 54	83,246 75
Parrsboro'.....	40,435 16	1,892 00	42,327 16	229 64	42,097 52
Port Hood.....	41,785 83	2,446 00	44,231 83	983 60	43,248 23
Pictou.....	34,904 07	1,904 00	36,808 07	442 47	36,365 60
Shelburne.....	29,547 06	585 39	30,132 45	417 06	29,715 39
Sydney.....	147,783 27	8,744 00	156,527 27	6,096 81	150,430 46
Sherbrooke.....	30,308 56	2,052 00	32,360 56	547 54	31,813 02
Truro.....	168,373 07	10,227 00	178,600 07	5,885 70	172,714 37
Windsor.....	368,754 57	8,228 00	376,982 57	11,078 74	365,903 83
Weymouth.....	48,006 46	1,493 00	49,499 46	622 53	48,876 93
Yarmouth.....	253,693 42	18,168 00	271,861 42	21,408 80	250,452 62
<i>New Brunswick—</i>					
Bathurst.....	55,387 33	5,008 00	60,395 33	953 41	59,441 92
Chatham.....	169,988 17	4,053 00	174,041 17	2,236 18	171,804 99
Dalhousie.....	125,340 04	3,183 00	128,523 04	1,210 88	127,312 16
Dorchester.....	15,866 35	1,105 00	16,971 35	600 00	16,371 35
Fredericton.....	238,705 97	14,156 00	252,861 97	7,149 31	245,712 66
Hillsboro'.....	15,892 67	997 00	16,889 67	528 41	16,361 26
Moncton.....	100,472 20	9,150 00	109,622 20	6,075 44	103,546 76
Newcastle.....	115,748 70	4,662 00	120,410 70	4,462 91	115,947 79
Richibucto.....	57,902 98	3,928 00	61,830 98	281 92	61,549 06
St. Andrews.....	168,351 61	10,743 00	179,094 61	809 97	178,284 64
St. John.....	1,459,189 19	64,061 00	1,523,241 19	21,537 27	1,501,703 92
Woodstock.....	162,294 64	6,755 00	169,049 64	5,931 55	163,118 09
<i>Prince Edward Island—</i>					
Charlottetown.....	629,436 67	27,939 00	657,375 67	16,144 56	641,231 11
Total.....	9,843,634 44	535,758 44	10,379,392 88	340,567 31	10,038,825 57

FINANCE DEPARTMENT,
OTTAWA, 30th Nov., 1881.

J. M. COURTNEY,
D. M. F.

CIRCULATION AND SPECIE.

	31st July.	31st August.	30th September.	31st October.	30th November.	31st December.
Fractionals.....	151,678 10	153,156 10	156,793 10	170,872 85	175,781 35	
\$1 & \$2.....	4,669,269 25	4,936,310 75	5,363,421 75	5,732,630 75	5,779,902 75	
\$5, \$10 & \$20.....	77,040 45	71,865 45	71,595 85	71,345 85	70,890 85	
\$50 & \$100.....	799,775 00	761,075 00	676,325 00	676,575 00	695,625 00	
\$500 & \$1000.....	8,998,000 00	9,027,500 00	8,872,600 00	8,221,500 00	8,224,500 00	
Total.....	14,695,362 80	14,949,907 30	15,140,135 70	14,872,924 45	14,946,699 95	
	31st January.	28th February.	31st March.	30th April.	31st May.	30th June.
Fractionals.....						
\$1 & \$2.....						
\$5, \$10 & \$20.....						
\$50 & \$100.....						
\$500 & \$1000.....						
Total.....						

Fractional Notes.....	175,781 35	
Provincial ".....	173,679 85	
Montreal issue.....	7,321,736 50	
Toronto ".....	4,805,808 00	
Halifax ".....	1,733,812 50	
St. John ".....	704,669 25	
Victoria ".....	31,212 50	
Total.....	\$14,946,699 95	

Specie held by the several Assistant Receivers General, on the 30th November.....	2,744,398 90
Guarantee Sterling Debentures.....	2,920,000 00
	5,664,398 90
Guaranteed Debentures to be held under Vic. 43, cap. 13—	
10 p. c. on \$14,946,699 95	1,494,669 99
Specie to be held under Vic. 43, cap. 13—	
15 p. c. on 14,946,699 95	2,242,004 99
	\$3,736,674 98
Excess of Specie and Guaranteed Debentures.....	1,927,723 92
Unguaranteed Debentures to be held under Vic. 43, cap. 13.	12,000,000 00
75 p. c. on 14,946,699 95.....	11,210,024 97
Excess of Unguaranteed Debentures.....	789,975 03
SUMMARY.	
Excess of Specie and Guaranteed Debentures.....	1,927,723 92
Excess of Unguaranteed Debentures.....	789,975 03
Total Excess.....	2,717,698 95

FINANCE DEPARTMENT,
Ottawa, 9th December, 1881.

J. M. COURTNEY,
Deputy Minister of Finance.

FRED. TOLLER,
Comptroller, Dominion Currency.

RETURN OF THE AMOUNT OF LIABILITIES AND ASSETS OF THE MONTREAL CITY AND DISTRICT SAVINGS BANK, AND OF THE CAISSE
D'ECONOMIE DE NOTRE-DAME DE QUEBEC, ON THE 30TH NOVEMBER, 1881.

CAPITAL.		LIABILITIES.								
Capital Stock.	Capital paid up.	Dominion Govt. deposits payable on demand.	Provincial Govt. deposits payable on demand.	Other deposits payable on demand.	Dominion Govt. deposits payable after notice.	Provincial Govt. deposits payable after notice.	Other deposits payable after notice.	Special Poor Fund or Charity Trust.	Other Liabilities.	Total Liabilities.
\$ cts. 2,000,000 00	\$ cts. 600,000 00	\$ cts. 227,591 52	\$ cts.	\$ cts.	\$ cts. 17,030 00	\$ cts.	\$ cts. 5,395,232 34	\$ cts. 180,000 00	\$ cts. 81,359 55	\$ cts. 5,901,213 41
1,000,000 00	250,000 00	3,055,209 13	83,000 00	57,041 79	3,195,250 92
City and District Savings Bank.....										
Caisse d'Economie Notre-Dame de Québec.....										
		ASSETS.								
Dominion Securities.	Provincial or Municipal Securities.	Loans having Government Securities.	Loans secured by Bank Stock.	Loans secured by Stock, &c.	Cash in hand or on call in chartered Banks.	Special Poor Fund or Charity Fund Investments.	Bank Stock prior to incorporation.	Other Assets.	Total Assets.	
\$ cts.	\$ cts. 1,372,105 28	\$ cts. 600 82	\$ cts. 1,949,242 34	\$ cts. 1,783,350 63	\$ cts. 936,953 28	\$ cts. 180,000 00	\$ cts.	\$ cts. *419,624 98	\$ cts. 6,641,877 33	\$ cts. 3,461,539 59
97,463 27	724,890 48	994,555 35	94,714 18	1,109,904 80	83,000 00	237,220 00	125,791 51		
City and District Savings Bank.....										
Caisse d'Economie Notre-Dame de Québec.....										

* Including landed property of Bank \$341,295 10.

N. S. GARLAND,
Clerk of Statistics.

FINANCE DEPARTMENT,
Ottawa, 7th Dec. 1881.

J. M. COURTNEY,
Deputy Minister of Finance.

SUMMARY STATEMENT shewing the Quantity and Value of Goods entered for Consumption in the Dominion of Canada (exclusive of British Columbia) and the Duty Collected thereon, during the month ending 30th September, 1881.

ARTICLES.	ENTERED FOR CONSUMPTION.		
	Quantity.	Value.	Duty.
		\$ cts.	\$ cts.
Acids.....	\$	4,041 00	816 58
Agricultural Implements.....		10,829 00	2,655 05
Ale, Beer and Porter.....	Gals. 25,912	15,979 00	3,980 96
Animals.....	\$	6,634 00	1,326 15
Books, Pamphlets, &c., &c.....	"	119,020 00	21,144 64
Brass and manufactures of.....	"	32,537 00	8,721 35
Breadstuffs, viz :—			
Grain of all kinds.....	Bush. 84,751	54,135 00	6,951 14
Flour and Meal.....	Brls. 22,541	65,166 00	7,652 98
Rice and all other Breadstuffs.....	\$	26,470 00	10,402 83
Candles.....	Lbs. 19,855	2,786 00	694 60
Chicory.....	" 13,199	598 00	524 46
Coal of all kinds and Coke.....	Tons. 125,028	432,381 00	68,076 94
Coffee, from countries others than U. S.....	Lbs. 114,637	15,635 00	2,342 75
" " U. States.....	" 30,629	4,557 00	1,029 24
Copper and manufactures of.....	\$	22,573 00	2,597 90
Cordage of all kinds.....	"	8,293 00	911 31
Cotton, manufactures of.....	"	830,643 00	180,765 03
Drugs and Medicines.....	"	71,483 00	15,157 13
Earthen, Stone, and Chinaware.....	"	66,718 00	18,507 10
Fancy Goods.....	"	190,716 00	41,729 32
Fish.....	"	13,357 00	2,731 44
Fruit, Dried.....	"	48,071 00	11,638 07
" green, &c.....	"	59,280 00	11,942 67
Furs.....	"	52,682 00	10,428 05
Glass and Glassware.....	"	94,257 00	21,965 45
Gunpowder and explosive substances.....	"	4,388 00	1,194 10
Hats, Caps and Bonnets.....	"	121,789 00	30,451 15
Hops.....	Lbs. 11,905	2,424 00	714 30
Iron and Steel, and manufactures of.....	\$	1,074,752 00	220,852 91
Jewellery and watches, and manufactures of gold and silver	"	109,043 00	25,559 70
Lead and manufactures of.....	"	21,335 00	2,996 79
Leather and manufactures of.....	"	162,405 00	36,109 59
Marble and Stone, and manufactures of.....	"	16,115 00	3,032 62
Malt.....	Lbs.		
Metals, Composition, &c., and manufactures of.....	\$	34,772 00	8,070 19
Musical Instruments.....	"	39,897 00	11,449 30
Oils, Kerosene, Refined Petroleum, etc., etc.....	Gals. 353,193	44,365 00	25,411 81
" all other, N.E.S.....	" 115,304	59,462 00	14,238 70
Paints, and Colors.....	\$	45,325 00	6,729 59
Paper and manufactures of.....	"	95,140 00	22,202 06
Perfumery, &c.....	"	2,248 00	674 40
Provisions, viz :			
Bacon, Hams, Shoulders, Sides ; Beef, Pork and Mutton.....	Lbs. 1,487,952	138,007 00	18,154 26
Butter.....	" 208	54 00	8 32
Cheese.....	" 8,091	1,388 00	242 73
Lard.....	" 131,343	15,894 00	2,626 86
Poultry and other meats.....	\$	6,295 00	1,122 94
Salt, not imported from Great Britain or British Possessions or for Gulf Fisheries.....	Lbs. 339,655	503 00	276 36
Seeds.....	\$	2,345 00	424 30
Silk, manufactures of.....	"	354,003 00	104,733 85
Soap of all kinds.....	"	3,746 00	1,158 52
Spices, ground and unground.....	"	14,781 00	3,195 50
Starch.....	Lbs. 39,117	2,467 00	782 34
Spirits of all kinds.....	Gals. 75,288	80,165 00	103,127 19
Wines, other than Sparkling.....	" 37,447	32,651 00	23,164 39
" Sparkling.....	Doz. 1,958	14,674 00	8,622 20
Sugar, above No. 14, D.S.....	Lbs. 450,636	17,636 00	10,678 92
" equal to No. 9, and not above No. 14, D.S.....	" 6,793,518	250,654 00	126,145 33
" below No. 9, D.S.....	" 7,382,849	259,830 00	114,863 28
" Syrups, Cane Juice, &c.....	" 77,706	2,824 00	1,332 89
" Melado, &c., &c.....	" 1,344,731	35,534 00	15,841 30
" Glucose and Syrups.....	" 92,911	3,814 00	1,796 25
" Molasses for refining.....	Gals. 75,764	17,942 00	4,485 50
" Molasses not for refining.....	" 275,477	78,610 00	12,043 90
Tea from countries other than the U.S.....	Lbs. 930,108	188,779 00	42,205 47
" United States.....	" 300,634	57,873 00	20,307 69
Tobacco and Cigars.....	" 19,784	21,580 00	13,663 46
Wood and manufactures of.....	\$	119,286 00	29,912 10
Woollen manufactures.....	"	1,313,198 00	357,464 13
Wool, Class 1, viz : Leicester, Cotswold, Lincolnshire down combing wools, or wools known as Lustre Wools, and other like combing wools, such as are grown in Canada.....	Lbs.		
All other dutiable articles.....	\$	759,321 00	173,090 89
Total Dutiable Goods.....		\$7,876,138 00	\$2,055,851 22
Coin and Bullion (except U.S. silver coin).....		6,444 00	
Free Goods, all other.....		1,782,536 00	
Grand Total entered for Consumption.....		\$ 9,665,118 00	\$2,055,851 22

CUSTOMS DEPARTMENT,
OTTAWA, 10th November, 1881.

J. JOHNSON,
Commissioner of Customs.

MONTHLY STATEMENT of Goods Exported from the Dominion of Canada (exclusive of British Columbia) for October, 1881.

	Produce of Canada.	Produce of other countries.	Total.
	\$ cts.	\$ cts.	\$ cts.
Produce of the Mine.....	151,515 00	10,292 00	161,807 00
do Fisheries.....	625,731 00		625,731 00
do Forest.....	3,674,312 00	125,509 00	3,799,821 00
Animals and their Produce.....	2,275,481 00	93,672 00	2,369,153 00
Agricultural Products.....	6,002,151 00	121,018 00	6,123,169 00
Manufactures	380,445 00	100,842 00	481,287 00
Miscellaneous Articles.....	54,196 00	13,348 00	67,544 00
Totals.....	13,163,831 00	464,681 00	13,628,512 00
Coin and Bullion			
Grand Total.....	13,163,831 00	464,681 00	13,628,512 00

CUSTOMS DEPARTMENT,

OTTAWA, 25th November, 1881.

J. JOHNSON,
Commissioner of Customs.

POST OFFICE DEPARTMENT.

Dr. Post Office Savings Bank Account for the Month of October, 1881. Cr

(Furnished to the Minister of Finance in accordance with the Post Office Act 1875, sec. 69, and Public Accounts Audit Act, 1878, Sec. 20.)

Balance in hands of Minister of Finance on 30th Sept., 1881	\$6,877,991 07	Repayments at Post Office Savings Banks during month	\$239,670 21
Deposits in Post Office Savings Banks during month	550,880 00		
Interest allowed to Depositors on ac- counts closed during month	1,172 92	Balance :—	
		At the credit of Depositors' Accounts.....	\$7,153,400 97
		Outstanding cheques held by Depositors, and not presented for payment.	36,972 81
	7,430,043 99		7,190,373 78
			7,430,043 99

J. M. COURTNEY,
Deputy Minister of Finance.

N. S. GARLAND,
Clerk of Statistics.

FINANCE DEPARTMENT, Ottawa, 17th November, 1881.

NAME OF THE COMPANY.	Chief Agent to receive process.	Amount of Deposit. Deposits marked (A) are applicable solely to Life Policies existing 31st March 1878; marked (B) to policies subsequent to that date.	Description of Insurance business for which licensed.
The Accident Insurance Company of North America.....	Edward Rawlings, Manager, Montreal.....	\$13,500 Montreal Harbour bonds; \$9,733 Montreal Warehousing Bds.; \$550, 5 p. Canada stock. (Accepted at \$20,000).....	Accident.
The Aetna Insurance Company of Hartford, Connecticut.....	Robert Wood, General Agent, Montreal.....	\$5,070 Canada stock; \$23,000 Municipal Debentures; \$72,000 U.S. Bonds. (Accepted at \$97,771).....	Fire and Inland Marine.
The Aetna Life Insurance Company of Hartford, Connecticut.....	Wm. H. Orr, Manager, Toronto.....	\$100,000 U.S. gold bonds (A), \$70,000 U.S. Bonds and \$25,000 Debs. Prov. of Queb. (B).....	Life.
The Agricultural Insurance Company of Watertown, N.Y., U.S.....	Jno. Fisher, Chief Agent, Cobourg.....	\$100,000 U.S. Bonds, 4 per cent.	Fire.
The Anchor Marine Insurance Company.....	Hugh Scott, Agent, Toronto.....	\$56,000 Municipal Debentures. (Accepted at \$50,400).....	Inland Marine.
The British America Assurance Company, Toronto.....	Louis H. Boulton, Manager, Toronto.....	\$61,000 Municipal Debentures. (Accepted at \$54,900).....	Fire and Inland Marine.
The Briton Life Association (Limited).....	J. B. M. Chipman, Chief Agent, Montreal.....	\$54,933—Canada 4 per cent. bonds	Life.
The Canada Fire and Marine Insurance Company.....	Charles Cameron, Managing Direct., Hamilton.....	\$57,000 Municipal Debent. (Accepted at \$51,300).....	Fire and Inland Marine.
The Canada Life Assurance Company, Hamilton.....	A. G. Ramsay, Manager, Hamilton.....	\$60,000 Municipal Debentures. (Accepted at \$54,000).....	Life.
The Canadian Steam Users Insurance Association.....	W. B. McMurrich, Agent, Toronto.....	\$3,900 Imper. Building Society stock, \$5,000 Toronto Building and Loan Assoc. stock, \$1,600 Western Assur. stock.	Steam Boilers, &c. Life and Accident.
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal.....	\$56,000 Municipal Debentures. (Accepted at \$50,400).....	Fire and Inland Marine.
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal.....	\$56,000 Montreal Harbor bonds. (Accepted at \$50,400).....	Guarantee.
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal.....	\$30,000 cash	Fire.
The City of London Fire Insurance Co. (Limited).....	J. K. Oswald, Chief Agent, Montreal.....	\$20,000 stg. Canada Stock.....	Fire and Life.
The Commercial Union Assurance Company of London, England.....	Fred. Cole, General Agent, Montreal.....	\$100,344 Canada stock (Life A), \$50,613 Canada Con. 5 per cent. stock and \$55,967, 4 p. c. stock (Fire).....	Life.
The Confederation Life Association of Canada.....	J. K. Macdonald, Managing Director, Toronto.....	\$86,300 Municipal Debentures. (Accepted at \$77,650).....	Fire and Inland Marine.
The Dominion Fire and Marine Insurance Company, (Hamilton).....	F. R. Despard, Manager, Hamilton.....	\$35,000 cash, \$15,000, City Victoria, B.C. Bonds.....	Life.
The Equitable Life Assurance Society of the United States, N.Y.....	R. W. Gale, Manager, Montreal.....	\$100,000 Canada stock (A) and \$65,000 U.S. Bonds (B).....	Fire.
The Fire Insurance Association (Limited), London, England.....	Wm. Robertson, Chief Agent, Montreal.....	\$100,000 Canada stock.....	Guarantee.
The Guardian Fire and Life Assurance Company, London, England.....	Edward Rawlings, Manager, Montreal.....	\$32,000 Municipal Debentures; \$15,000 Mon. Harb. Bonds; \$9,733 Mon. Warehous. bds. and \$400 stock. (Accepted at \$51,000)	Fire.
The Hartford Fire Insurance Company, Hartford, Connecticut.....	Robt. Simms & Co., and Geo. Denholm, Gen. Agents, Montreal.....	\$100,343 Canada stock.....	Fire.
The Imperial Insurance Company of London, England.....	Robt. Wood, General Agent, Montreal.....	\$55,000 U.S. bds. and \$30,840 bank stock. (Accepted at \$100,000)	Fire.
The Lancashire Insurance Company.....	W. H. Rintoul, Agent, Montreal.....	\$48,667 Con. 5 per cent. Can. stock, \$51,402 6 per cent. Can. stock	Fire.
The Lion Life Insurance Company (Limited) London, England.....	S. C. Duncan-Clark, Chief Agent, Toronto.....	\$100,000 Canada stock.....	Life.
The Liverpool and London and Globe Insurance Company.....	Fred. Stanciliffe, General Manager, Montreal.....	\$10,000 stg. Canada stock	Fire.
The London Assurance Corporation, England.....	G. F. C. Smith, Chief Agent, Montreal.....	\$50,000 Canada stock (Life), and \$3,000 Can. 5's; \$63,000 Muni- cipal Deb., \$25,000 Montreal Investment Association; and \$17,030 cash. (Accepted at \$145,480).....	Fire and Life.
The London Guarantee and Accident Co. (Limited).....	C. C. Foster, Agent, Montreal.....	\$50,127 Canada Con. 5 p. c. stock and \$99,873 Canada stock, being (Fire) \$100,000 and (Life) \$50,000	Fire and Life.
The London and Lancashire Fire Insurance Company, Liverpool.....	A. T. McCord, Chief Agent, Toronto.....	\$11,000 stg. Canada Stock	Guarantee and Accident.
The London and Lancashire Life Assurance Company.....	C. J. Spike, Chief Agt., Halifax, N.S.....	\$21,000 stg., Canada Stock	Fire.
The London Mutual Fire Insurance Company of Canada, London, Ont.....	William Robertson, Manager, Montreal.....	\$100,000 Canada stock (A) \$5,000 cash and \$4,867 Prov. of Queb. bonds (B)	Life.
The Metropolitan Life Insurance Company of New York.....	D. C. Macdonald, Secretary, London.....	\$25,000 Canada Stock and \$5,000 cash.....	Life.
The Metropolitan Plate Glass Insurance Company, New York.....	Thos. A. Temple, General Agent, St. John, N.B.....	\$100,000 U.S. bonds	Life; Plate Glass Insurance.
The Mutual Life Association of Canada.....	A. J. Pell, Montreal.....	\$5,000 United States bonds.....	Life.
The North American Mutual Life Insurance Company.....	J. Turner, President, Hamilton.....	\$99,267 Municipal Debentures. (Accepted at \$89,339).....	Life.
The North British and Mercantile Insurance Company.....	Wm. McCabe, Managing Director, Toronto.....	\$50,000 cash	Life.
	Macdougall & Davidson, General Agents, } Montreal.....	\$50,000 Canada stock (Life A); \$47,000 Montreal Harbour bonds and \$65,000 Municipal Deb. (Fire). (Accepted at \$150,800)	Fire and Life.

The Northern Assurance Company of Aberdeen and London	Taylor Bros., General Agents, Montreal.....	\$85,833 Canada stock, \$14,167 Canada 5's.....	Fire.
The Norwich Union Fire Insurance Society, Norwich, England.....	Alex. Dixon, Agent, Toronto.....	\$100,000 Canada Stock.....	Fire.
The Ontario Mutual Life Assurance Company.....	Wm. Hendry, Manager, Waterloo.....	\$56,207 Municipal Debentures. (Accepted at \$50,586) ..	Life.
The Phoenix Insurance Company of Brooklyn.....	Robert Hampson, Agent, Montreal.....	\$100,000 U. S. bonds.....	Fire and Inland Marine.
The Phoenix Fire Assurance Company, London, England	Gillespie, Moffatt & Co., Gen Ag'ts Montl...	\$50 171 Canada stock, and \$50,128 Canada Con. 5 p.c. stock.....	Fire.
The Quebec Fire Assurance Company.....	J. G. Clapham, President, Quebec.....	\$25,000 Canada stock, \$60,000 Bank stock, and \$15,200 Municipal Debentures. (Accepted at \$98,680).....	Fire.
The Queen Fire and Life Insurance Company, England.....	A. M. Forbes & H. J. Mudge, Chief Agents, Montreal	\$100,000 Canada stock (Fire) and \$51,100 Canada Consol. 5 p. c. stock (Life).....	Fire and Life.
The Reliance Mutual Life Assurance Society, London, England.....	J. Cassie Hatton, Attorney, Montreal.....	\$100,000 Canada stock (A) and \$10,000 Canada stock (B).....	Life.
The Royal Canadian Insurance Company	Arthur Gagnon, Secretary, Montreal.....	\$56,000 Montreal Harbour bonds. (Accepted at \$50,400).....	Fire and Inland Marine.
The Royal Insurance Company	M. H. Gault & Wm. Tatley, Chief Agents, Montreal		
The Scottish Imperial Insurance Company	Taylor Bros., General Agents, Montreal.....	\$96,382 Canada stock, \$53,533 Canada Consol. 5 p. c. stock, \$170,333, British Consols—being \$149,182 (Fire) \$50,000 (Life A) and \$121,666 (General). Also \$97,333, British Annuities (General). Total \$418,182	Fire and Life.
The Sovereign Fire Insurance Company of Canada.....	Hon. Alex. Mackenzie, President, Toronto...	\$71,068 Canada stock, \$20,000 Montreal Harbour bonds, \$13,500 Municipal Deb. (Accepted at \$101,218).....	Fire.
The Standard Life Assurance Company, Scotland.....	W. M. Ramsay, Manager, Montreal	\$115,655 Municipal Debent., cash \$3,634. (Accepted at \$107,774) ..	Fire.
The Star Life Assurance Society of England.....	A. W. Lauder, General Treasurer, Toronto...	\$64,000 Mun. Debts., \$107,000 Mont. Harbour Bds., (accepted at \$153,900), being \$126,750 (Life A), and \$27,150 (Life B).....	Life.
The Sun Mutual Life Insurance Company of Montreal.....	R. Macaulay, Secret. and Manager, Montreal.....	\$100,343 Canada stock.....	Life.
The Toronto Life Assurance and Tontine Company	Arthur Harvey, Manager, Toronto.....	\$56,000 Municipal Debentures. (Accepted at \$50,400).....	Life and Accident.
The Travelers Insurance Company of Hartford, Conn.	Thos. Simpson, Agent, Montreal.....	\$32,400 Municipal Debent., cash \$1,040.36. (Accepted at \$30,200).	Life and Accident.
The Union Mutual Life Insurance Company of Maine	Wm. Mulock, Agent Toronto.....	\$100,000 U. S. bonds, \$25,000 Municipal Debent., \$20,000 Montreal Harbour Bonds, (accepted at \$140,500), being \$100,000 (Life A) \$25,000 par (Life B) and \$20,000 par, (accident) ..	Life and Accident.
The Western Assurance Company, Toronto	J. J. Kenny, Managing Director, Toronto.....	\$100,000 U. S. 4 per cent. Bonds (A) and \$15,000 District of Columbia, U.S., Bonds (B).....	Life.
		\$57,700 Municipal Debentures. (Accepted at \$51,930).....	Fire and Inland Marine.

THE FOLLOWING LIFE INSURANCE COMPANIES HAVING CEASED TO TRANSACT NEW BUSINESS IN CANADA, ARE ENTITLED UNDER SECTION 17 OF THE CONSOLIDATED INSURANCE ACT OF 1877, TO TRANSACT ALL BUSINESS CONNECTED WITH POLICIES EXISTING AT 31st MARCH, 1878, AND THEIR DEPOSITS ARE APPLICABLE TO THOSE POLICIES SUBJECT TO THE PROVISIONS OF THE INSURANCE ACTS OF 1868 AND 1871.

NAME OF THE COMPANY.	Chief Agent to receive process.	Amount of Deposit.	Business.
The Briton Medical and General Life Association, London, England.	Jas. B. M. Chipman, Manager, Montreal.....	\$100,343 Canada Stock	Life.
The Connecticut Mutual Life Insurance Company of Hartford, Conn., U.S.....	Robt. Wood, General Agent, Montreal.....	\$100,000 U.S. Bonds.....	Life.
The Edinburgh Life Assurance Company.....	David Higgins, Chief Agent, Toronto.....	\$150,515 Canada Stock..	Life.
The Life Association of Scotland.	George W. Ford, Chief Agent, Montreal.....	\$150,000 Canada Stock	Life.
The National Life Insurance Company of the United States of America.....	John F. Bell, Attorney, Windsor.....	\$100,000 U. S. Bonds.....	Life.
The New York Life Insurance Company	F. W. Campbell, M.D., Attorney, Montreal.....	\$100,000 U. S. Bonds.....	Life.
The North Western Mutual Life Insurance Company of Milwaukee...	M. W. Mills, Chief Agent, Toronto.....	\$100,000 U. S. Bonds.....	Life.
The Phoenix Mutual Life Insurance Company, Hartford, Connecticut	A. R. Bethune, General Agent, Montreal.....	\$105,000 U. S. Bonds.....	Life.
The Positive Government Security Life Assurance Company (limited) England.....	John Taylor, Secretary, Montreal	\$8,273 Canada 5 per cent Debentures.....	Life.
The Scottish Amicable Life Assurance Society.....	Geo. Wm. Ford, General Agent, Montreal.....	\$150,000 Canada Stock.....	Life.
The Scottish Provident Institution.....	R. A. Ramsay, Attorney. Montreal.....	\$100,343 Canada Stock.....	Life.
The Scottish Provincial Assurance Company	Geo. Wm. Ford. Secretary, Montreal.	\$150,790, viz: 112,343, Canada Stock, and \$38,447 Canada 5 per cent debentures.....	Life
The United States Life Insurance Company	\$60,000 U. S. Gold Bonds.....	Life.

NOTE.—The Globe Mutual Life Insurance Company of New York, has been declared insolvent both in the United States and Canada, and Jas. D. Fish of New York has been appointed Receiver by the United States Courts, and W. C. Wells, of Montreal, has been appointed Assignee by the Superior Court of Lower Canada, Montreal, for the Canadian business of the Company. The deposit of the Company with the Government, \$100,000 U.S. Bonds, has by order of said Superior Court, been delivered to the Bankers of that Court.

The Merchants' Marine Insurance Company of Montreal has ceased to transact business and is winding up its affairs. The deposit has been surrendered to the Company, except \$2,223 cash held against contested claims.

Office of the Superintendent of Insurance,
Ottawa, 30th September, 1881.

J. B. CHERRIMAN, Superintendent of Insurance.

TO ADVERTISERS IN THE *GAZETTE*.

PARTIES sending advertisements to be inserted in "The Canada Gazette," will hereafter please observe the following rules:

1st. Address "The Canada Gazette, Ottawa, Canada"

2nd. Indicate the number of insertions required

3rd. Invariably remit the fees for such advertisements, together with the price of one Gazette, as below. Otherwise they will not be inserted. The rates are eight cts. for the first insertion, and two cts. for each subsequent insertion per line of nine words, each figure counting as one word.

Subscribers will also notice that the subscription, \$4 per annum, is invariably payable in advance, and that the "Gazette" will be stopped from them at the end of the period paid for. Single numbers will be charged ten cts. each, and when more than one are required by advertisers, must be remitted for likewise.

BROWN CHAMBERLIN,
Queen's Printer.

Office of Queen's Printer,
Ottawa, 11th May, 1872.

APPLICATIONS TO PARLIAMENT.

DOMINION PARLIAMENT.

Rules relating to Notices for Private Bills.

51. All applications for Private Bills, properly the subjects of legislation by the Parliament of Canada, within the purview of "The British North America Act, 1867," whether for the erection of a Bridge, the making of a Railroad, Turnpike Road or Telegraph Line; the construction or improvement of a Harbour, Canal, Lock, Dam or Slide, or other like work; the granting the right of Ferry; the incorporation of any particular Trade or Calling, or of any Banking or other Joint Stock Company; or otherwise for the granting to any individual or individuals, any exclusive or peculiar rights or privileges whatever, or for doing any matter or thing which, in its operation, would affect the rights or property of other parties, or relate to any particular class of the community; or for making any amendment of a like nature to any former Act, shall require a Notice, clearly and distinctly specifying the nature and object of the application, and (except in the case of existing corporations) signed by, or on behalf of the applicants, to be published as follows, viz:

In the Provinces of Quebec and Manitoba.

A notice inserted in the *Canada Gazette*, in the English and French languages, and in one newspaper in the English, and in one in the French language in the District affected, or in both languages in one paper, if there be but one in the said District, or if there be no paper published therein, then, in both languages, in a paper in the nearest District, in which a newspaper is published.

In any other Province.

A notice inserted in the *Canada Gazette*, and in one newspaper published in the County, or Union of Counties affected, or if there be no paper published therein, then in a newspaper in the nearest County in which a newspaper is published. Such Notices to be continued in each case, for a period of two months during the interval of time between the close of the next preceding Session and the consideration of the Petition. And copies of the newspapers containing the first and last insertion of such notice shall be sent to the Clerk of each House.

When a Petition is for leave to bring in a Private Bill for the erection of a Toll Bridge, the petitioner or petitioners, upon giving the notice prescribed by the preceding Rule, shall also, at the same time, and in the same manner, give notice of the rates which they intend to ask; the extent of the privilege, the height of the arches, the interval between the abutments or piers for the passage of rafts and vessels, and whether

they intend to erect a drawbridge, and the dimensions of the same.

Any person seeking to obtain any Private Bill shall, eight days before the meeting of Parliament, deposit with the Clerk of the House, in which the bill is to originate, a copy of such bill in the English or French language, with a sum sufficient to pay for translating and printing the same—600 copies to be printed in English, and 200 copies in French—the translation to be done by the officers of the House, and the printing by the contractor. The applicant shall be also required to pay the accountant of the House a sum of \$200 and the cost of printing the Act in the Statutes, and lodge the receipt of the same with the Clerk of the Committee to which such Bill is referred—such payment to be made immediately after the second reading, and before the consideration of the Bill by such Committee.

No Petition for a Private Bill is received by either House after the first ten days of the session.

ROBERT LEMOINE,
Clerk of the Senate.

JOHN GEORGE BOURINOT,
Clerk of the Commons.

Rules of the Senate relating to Notices for Bills of Divorce.

72. Every Applicant for a Bill of Divorce is required to give notice of his intention so to do, and to specify from whom and for what cause, by advertisements, during six months, in the *Canada Gazette*, and in two newspapers published in the District, in Quebec and Manitoba, or in the County, or Union of Counties in the other Provinces, where such applicant usually resided at the time of the separation, or if the requisite number of papers cannot be found therein, then in the adjoining District, or County, or Union of Counties.

73. A copy of the notice, in writing, is to be served at the instance of the applicant, upon the person from whom the Divorce is sought, if the residence of such person can be ascertained; and proof on oath of such service, or of the attempts made to effect it, to the satisfaction of the Senate, is to be adduced before the Senate on the reading of the Petition.

ROBERT LEMOINE,
Clerk of the Senate

NOTICE is hereby given that application will be made to the Parliament of Canada, at its next session, for an Act to incorporate a company for the purpose of constructing and working a line of railway from or near Montreal to a point on the southern boundary of the township of Dundee, in the county of Huntingdon, there to connect with a railway in the State of New York, and to build a branch to connect with the Canada Atlantic Railway at some point in the county of Beauharnois.

DANIEL BOYD,
for Applicants.

Huntingdon, Que., Dec. 10, 1881. 25-9

NOTICE is hereby given that application will be made, at the next session of the Parliament of Canada, for a charter to incorporate "The Chignecto Marine Transport Railway Company," and to empower said company to enter upon lands, to locate, construct and carry on a railway for transporting vessels, with or without cargo, from Chignecto Bay to Baie Verte; and to locate, construct and maintain a Passenger and Freight Railway in combination therewith from Amherst to Cape Jouriman; and to invest the said company with all usual and requisite powers for the above purposes.

H. G. C. KETCHUM,
Promoter and Engineer.

Fredericton, Nov. 22, 1881. 25-9

ENGLISH AND COLONIAL INSURANCE
COMPANY.

APPPLICATION will be made at the next session of the Parliament of the Dominion of Canada, for an Act to amend the Act incorporating this company so as to authorize the said company to organize and commence business on the subscription and payment on account of capital of less amounts than are mentioned in the said Act, and for other purposes.

25-9

NOTICE is hereby given that application will be made to the Parliament of Canada, at its next session, for an Act to extend the periods for the commencement and completion of the Niagara Grand Island Bridge.

NICOL KINGSMILL,
Secretary.

25-9

NOTICE is hereby given that application will be made to the Parliament of Canada, at its next session, for an Act to incorporate "The Edison Electric Light Company of Canada."

With power among other things to manufacture and vend electric machinery and apparatus and to supply electricity for the purposes of light, heat and power, and with power to occupy for that purpose streets and public places and to expropriate lands.

OSLER, GWYN & TEETZEL,
Solicitors for the applicants.

Dated Hamilton, Ont., 15th Dec. 1881. 25-9

NOTICE is hereby given that application will be made to the Parliament of the Dominion of Canada, at its next session, for an Act to extend the time limited by the several Acts respecting the Canada Southern Railway Company or the Erie and Niagara Railway Company, for completing the original lines of the said companies or any branch lines authorized by the said Acts or any of them.

NICOL KINGSMILL,
Secretary.

25-9

NOTICE is hereby given that application will be made to the Parliament of Canada, at its next session, for an Act to incorporate the Richelieu Bridge Company, with power to build, work, maintain and manage a toll bridge for ordinary traffic purposes across the Richelieu River from the Parishes of St. Thomas in the county of Missisquoi to Lacolle or St. Valentine in the county of St. John. The said bridge to be constructed with a draw leaving a passage when open of forty feet, or the width of that of the Vermont Junction Railway Bridge over same river at St. John's, Que. The bridge over navigable portions of said river to have abutments or piers one hundred and fifty feet apart, and arches five feet or more above high water mark, and over unnavigable portions to be built of piles if desired. Arches of bridge to be of such height above high water, the intervals between the abutments or piers, width of draw to be such as may be approved by His Excellency the Governor General in Council. And with power to collect tolls for any passage over said bridge at rates not to exceed the following: Foot passengers, each way, five cents; loose animals, per head, except sheep, pigs, and spring colts following the mare, each way, ten cents; sheep and pigs, per head, five cents; cart, carriage, buggy, waggon, sleigh, cutter or other vehicle drawn by one animal, each way, twenty-five cents; carriage, waggon, buggy, sleigh, cutter, or other vehicle drawn by two animals, each way, thirty-five cents. The above rates include the *bonâ fide* loads of each vehicle.

GEORGE B. BAKER,
Solicitor for applicants.
Clarenceville, Que., Dec. 10, 1881. 25-9

NOTICE is hereby given that application will be made to the Parliament of Canada, at its next session, for an Act to incorporate "The Ottawa and Arnprior Junction railway Company" for the purpose of constructing and working a line of railway from Quyon or some adjacent point in the Township of Onslow, in the County of Pontiac, Province of Quebec, to the Village of Arnprior, in the Province of Ontario, crossing the Ottawa River by way of the Chats Falls or Rapids; with power also to construct the necessary bridge or bridges over said river for the purposes of said railway at or near said Chats Falls or Rapids; also with power to extend said railway from Arnprior, crossing the Canadian Pacific Railway at or near Arnprior to some point in the Township of Bagot, in the County of Renfrew, on the Kingston and Pembroke Railway, and if necessary also to cross the Kingston and Pembroke Railway at said point; also with power to build branch lines, to sell or lease said railway, to amalgamate with any other Railway Company, to lease or buy any other railway, and to connect with and obtain running powers over other railways, and to construct along said railway and branches a Telegraph line.

A. FERGUSON,
Solicitor for the applicants.

Dated, December 15th 1881. 25-9

PUBLIC Notice is hereby given that application will be made at the next Session of the Parliament of Canada, for an Act to incorporate a company for the purpose of constructing and working a line of railway from the City of Montreal, in the Province of Quebec, to Smith's Falls, and thence to the Town of Perth, in the County of Lanark, and Province of Ontario, to be called "The Montreal and Central Canada Railway Company," with power to construct a bridge or bridges across the Rideau River, the Rideau Canal, the Ottawa River and the St. Anne's Canal, with power to amalgamate with, connect with, and obtain running powers over any line or lines of railway and bridges, within or without the Dominion of Canada, and with power to build and run tramways, steam ferries, steamboats, vessels and barges, in connection with the said line of railway and bridges.

SCOTT, MacTAVISH & MacCRACKEN,
Solicitors for applicants.

Dated at Ottawa, Dec., A.D. 1881. 25-9

NOTICE is hereby given, that an application will be made to the Parliament of Canada, at its next Session, for an Act authorizing "The Ontario Investment Association," to lend money on the security of Real Estate in Manitoba, or any other of the Provinces of the Dominion, and permitting the said Association to charge such interest on the loans effected as may be agreed upon with the borrowers, and also authorizing said Association to receive money on deposit in the same manner, and subject to the same provisions as govern Societies and Companies doing business in Ontario, and incorporated under the Building Society Acts and amendments thereto.

CRONYN & GREENLEES,
Solicitors for applicants.

Dated 14th December, 1881. 25-9

NOTICE is hereby given that application will be made to the Parliament of Canada, at its next session, for an Act to reduce the capital stock of the Ontario Bank.

By order of the Board,

C. HOLLAND,
General Manager.

Ontario Bank,
Toronto, 7th December, 1881. 24-9

NOTICE is hereby given that an application will be made at the next session of the Parliament of Canada, for an Act to amend the Acts relating to the

Souris and Rocky Mountain Railway Company, for purpose of enabling the said company to construct its line and branches north of Fifty-first degree of North Latitude.

A. BOULTBEE,
Solicitor for applicants.

Toronto, 1st December, 1881. 24-9

NOTICE is hereby given that application will be made at the next session of the Parliament of Canada, by "The North American Mutual Life Insurance Company" for an Act changing the name of the company to the "Dominion Life Insurance Company," or such other name as the Directors may approve of, and to amend the seventh, eighth and eleventh sections of the Act incorporating the said company, and for other amendments to the said Act

J. K. KERR,
Solicitor for the company. 24-9

NOTICE is hereby given that application will be made, at the next session of the Parliament of Canada, for an Act to incorporate a company for the purpose of constructing and working a line of railway from a point on the North Branch of the Saskatchewan River, between Fort à La Corne and Carleton, running north-westerly to the Peace River, to be called "The Saskatchewan and Peace River Railway," with power to build and run branches to any navigable waters to the north of said main line and south to the North Branch of the Saskatchewan River.

KILVERT & DUGGAN,
Solicitors for the applicants.

6th December, 1881. 24-9

PUBLIC Notice is hereby given by The Ottawa, Vaudreuil and Montreal Railway Company that an application will be made to the Parliament of the Dominion of Canada, at the next session thereof, for an Act further to extend the time limited for the construction of that portion of the line of the said Railway Company lying between West Hawkesbury and the City of Ottawa, and further to confirm the powers conferred upon said company.

PINHEY & CHRISTIE,
Solicitors for the company.

Dated 6th December, 1881. 24-9

NOTICE is hereby given that application will be made to the Parliament of the Dominion of Canada, at its next session, for the passing of an Act incorporating the Pilots commissioned for the service of Pilotage between Quebec and Montreal, under the name of "The Corporation of Pilots of Montreal."

BELLEAU & STAFFORD,
Attorneys.

Quebec, 26th October, 1881. 24-9

NOTICE is hereby given that the Grand Trunk Railway Company of Canada, will apply to the Parliament of Canada, at the next session thereof, for an Act to authorize the said company to purchase, lease, or amalgamate with any line of railway, whose line touches or intersects any part of their line, also to declare and define the powers of the said company in that respect, and further for power under the provisions of the Railway Act, to acquire station grounds and tracks leading thereto which in their judgment may be necessary for their purposes.

JOHN BELL,
Solicitor of the G. T. R. Co. of Canada.

Dated at Montreal, this 2nd day of Nov., 1881. 24-9

NOTICE is hereby given that an application will be made to the Parliament of the Dominion of Canada, at its next session, for an Act to incorporate the Synod of the Diocese of Saskatchewan, with power to acquire and hold real estate and invest the moneys of said Synod in such part of the Dominion of Canada and on such securities as may, by the said Synod, be deemed proper from time to time.

BLAKE, KERR & CASSELS,
Solicitors for applicants.

Dated 5th December, 1881. 24-9

NOTICE is hereby given that in pursuance of a resolution of the shareholders of the Ottawa Agricultural Insurance Company, passed at a special general meeting of the shareholders of the said company, duly called and held at the City of Ottawa, in the Province of Ontario, on the 22nd day of November, 1881, application will be made by said company to the Parliament of Canada, at its next session, for a special Act to authorize the said company to wind up and liquidate its affairs.

JOHN ROCHESTER,
President;
JOHN HENDERSON,
Vice President.

ALEXANDER GIBB,
Solicitor for applicants.

JOHN PENNOCK,
Secretary.

Ottawa, 7th December 1881. 24-9

NOTICE is hereby given that application will be made to the Parliament of Canada, at its next session, for an Act to authorize the "Mutual Life Association of Canada" to change the name of the association. Also to empower the said association to issue policies on the principle of non-participation of profits, and for other purposes.

MACKELCAN, GIBSON & BELL,
Solicitors for applicants.

Dated at Hamilton, 24th November, 1881. 23-9

NOTICE is hereby given that application will be made to the Parliament of the Dominion of Canada, at its next session, for an Act to incorporate a company under the name of the "Nova Scotia Railway Company, Limited," with full powers to acquire, wholly or in part, by purchase or otherwise, the existing lines of railway (excepting the Intercolonial Railway) whether finished or not, in Nova Scotia, or any one or more of them, and the appurtenances.

2. The construction, completion, repair and equipment of existing partially completed lines of railway in Nova Scotia.

3. The construction of a line of railway in the Island of Cape Breton, and lines connecting with the Government Railway in the County of Pictou and County of Halifax.

4. The establishment, maintenance and operation of ferries and steamboat service between Nova Scotia proper and the Island of Cape Breton, between Prince Edward Island and Nova Scotia, between New Brunswick and Nova Scotia, and between Nova Scotia and the United States of America.

5. The construction, purchasing, leasing or hiring of steamboats, ferry boats, railways, coaches and conveyances, and lines of telegraph in connection with said railways hereinbefore mentioned, and the working and operating of the same for hire.

6. The maintenance and operation of all the lines of railway hereinbefore mentioned, whether now constructed or hereafter to be constructed.

THOMPSON & GRAHAM,
Solicitors for applicants.

Halifax, N.S., 24th November, 1881. 23-9

NOTICE.—The Napierville Junction Railway and Quarry Company, will apply to the Dominion Parliament for the following amendments to their charter:

Change of appellation.

Locate its Eastern Terminus at St. John, Q.

Extension south-westerly parallel with the Province Line, and to the River St. Lawrence.

23-9

NOTICE.—Application will be made to the Parliament of the Dominion of Canada, at its next session, by the Canada Mutual Telegraph Company, for an Act of incorporation, conferring powers and privileges in addition to those conferred upon the said company by the Letters Patent incorporating the same.

CARTER & CARTER,
Solicitors for applicants.

Montreal, 30th November, 1881. 23-9

PUBLIC Notice is hereby given that application will be made to the Parliament of the Dominion of Canada, at its next session, for an Act to incorporate "The Quebec Timber Company (Limited)."

E. T. BROOKS,
Solicitor for applicants.

November 26, 1881. 23-9

PUBLIC Notice is hereby given that an application will be made to the Parliament of the Dominion of Canada, at the next session thereof, for an Act to incorporate "The Rainy River Improvement Company."

The objects of the proposed company will be to construct booms, dams, slides, piers and works in the rivers, lakes, streams and creeks hereinafter mentioned and on the banks thereof for the purpose of transmission of saw logs, square timber, flatted timber and all descriptions of timber down the whole course of the river flowing westward from Hunter's Island through Rainy Lake, down the course of Rainy River to the Lake of the Woods and the streams, rivers and creeks flowing into the said river, Rainy Lake and Rainy River, in the Province of Manitoba, and Ontario, or in the District of Keewatin; and with all the powers and privileges similar to the provisions in an Act of the Consolidated Statutes of the late Province of Canada intituled "An Act respecting Joint Stock Companies to construct works to facilitate the transmission of timber down rivers and streams," and amendments thereto; and also with full power and privilege to unite and amalgamate with any company formed for a similar purpose by the laws of the State of Minnesota.

PINHEY & CHRISTIE,
Solicitors for applicants.

Dated 28th November, 1881. 23-9

NOTICE is hereby given that application will be made to the Parliament of Canada, at the next session thereof, for an Act to incorporate "The Manitoba and Saskatchewan Transportation Com-

pany," for the purpose of building and operating a line of railway from some point on the Canadian Pacific Railway, between Winnipeg and Portage La Prairie to a point on Lake Manitoba, and of constructing and running vessels in connection therewith on Lakes Manitoba and Winnipegosis and the Saskatchewan River, and improving the navigation of the said lakes and rivers; with power to build railways or canals connecting said lakes and river, and to levy tolls on said canals.

C. E. HAMILTON,
Solicitor for applicants.

Winnipeg, 21st November, 1881. 23-9

NOTICE is hereby given that application will be made to the Parliament of Canada, at the next session thereof, for an Act to incorporate, "The Winnipeg and Springfield Bridge Company" with power to build, work, maintain and manage a toll bridge for ordinary traffic purposes across the Red River at some point between the northerly limits of the City of Winnipeg and the Louise Bridge in the County of Selkirk and Province of Manitoba, the said bridge to be constructed with a draw leaving a passage when open of forty feet or more, and with arches twenty-five and one half feet above low water, and with intervals of two hundred feet or more between the abutments of piers. And with power to collect tolls for any passage over the said bridge at rates not exceeding the following:—

Foot passengers, each way, two cents.

Rider with horse or mule, each way, ten cents.

Loose animals, per head, except sheep, pigs and spring colts following the mare, each way, five cents.

Sheep and pigs, per head, each way, two cents.

Cart, carriage, waggon, buggy, sleigh, cutter or other vehicle drawn by one animal, each way, twelve cents and a half.

Carriage, waggon, buggy, sleigh, cutter or other vehicle drawn by two or more animals, each way, twenty cents.

The above rates include the *bonâ fide* loads of each vehicle.

W. H. CULVER,
Solicitor for applicants.

Winnipeg, 21st November 1881. 23-9

NOTICE is hereby given that application will be made to the Parliament of Canada, at the next session thereof, to incorporate "The Manitoba Bank" for the purpose of doing a Banking business in the Dominion of Canada, with the head office of such Bank at Winnipeg.

H. E. HENDERSON,
Solicitor for applicants.

Dated this 14th day of November, 1881. 22-9

NOTICE is hereby given that application will be made to the Parliament of Canada, at its next session, for an Act to incorporate the North Western Bank.

G. YOUNG SMITH,
Solicitor for applicants.

Whitby, 21st November, 1881. 22-9

NOTICE is hereby given that application will be made to the Parliament of Canada, at the next session thereof, for a charter for a drawbridge with two openings sixty feet wide, the bottom of the lower cord to be not less than four feet above high water, across the Saint Croix River to the boundary line between New Brunswick and the State of Maine, to connect with a bridge from the City of Calais, said bridge to be used for railway and other purposes

and to be built at or near the location surveyed by the Grand Southern Railway Company.

M. MACMONAGLE,
Solicitor for applicants.

Dated at St. Stephen the 16th day of November,
A.D., 1881. 22-9

NOTICE is hereby given that the Dominion Fire and Marine Insurance Company will apply to the Parliament of Canada, at its next session, for an Act empowering them to close their business, wind up their affairs and distribute the surplus assets of the company and for all requisite powers for the said purposes.

F. R. DESPARD,
Secretary.

Dated, 23rd November, 1881. 22-9

NOTICE is hereby given that the Great Western Railway Company will apply to the Parliament of Canada, at its next session, for an Act to authorize an increase of their Loan Capital, so however that the total yearly interest shall not exceed the interest on their present Loan Capital, including interest at the rate of six per centum per annum on the portion unissued; and to authorize the acquisition or purchase of or union with railway companies whose railways they have power to lease or agree to work; and otherwise to extend the powers of the said Company.

SAMUEL BARKER,

Solicitor for Great Western Railway Company.

Dated at Hamilton, Ontario, 24th November 1881. 22-9

NOTICE is hereby given that application will be made to the Parliament of Canada, at its next session, for an Act to incorporate the Grand Central Station Company, with power to erect, build and maintain a Railway Station, in the City of Toronto, and with power to construct or acquire in and near to the City of Toronto, all lines of railway, or to acquire right and running powers over existing lines of railway necessary to connect with and bring into such station the traffic of any railway using or desiring to use such station, and with power to make connections with the elevators and wharves and with other railway stations in the City of Toronto, and to contract with forwarding, railway and shipping companies for the carriage of goods and passengers, and with all the powers given under the Consolidated Railway Act, 1879, to railway companies under the headings of "plans and surveys" and "lands and their valuation."

OSLER, GWYN & TEETZEL,
Solicitors for the applicants.

Dated 24th November, 1881. 22-9

PUBLIC Notice is hereby given that an application will be made to the Parliament of the Dominion of Canada, at the next session thereof, for an Act to incorporate "The Canada Provident Association."

The objects of the Association shall be: For the mutual good of the members thereof; to make provision by means of assessments, dues, donations or other payments of members against sickness, unavoidable misfortune and death; and for substantially assisting the widows and orphans of deceased members.

The chief place of business of the association shall be in the City of Ottawa, in the Province of Ontario, but the Association shall have power to change their head office to any other City in Canada; and other places of business may be established from time to time throughout Canada as the same are required.

O'CONNOR & HOGG,
Solicitors for applicants.

Dated at Ottawa, the 25th day of November, A.D.,
1881 22-9

NOTICE is hereby given that an application will be made to the Parliament of Canada, at the next session thereof, for an Act to incorporate a company to build and work a bridge for railway and other purposes across the Niagara River, at or near the Village of Queenston, in the Township of Niagara, in the County of Lincoln, or such other point as the company may select, with power to amalgamate with any company in the United States of America, incorporated or to be incorporated for building a railway bridge across the said river, who may be willing to unite with the company so to be incorporated in Canada in order to secure a railway bridge open to all companies in Canada and the United States with equal rights and privileges, with power to collect tolls on the said bridge on ordinary carriage and passenger traffic at rates not exceeding the following:—

Foot passengers, each way, twelve and one half cents.

Rider with horse or mule, each way, twenty-five cents.

Loose animals, per head, except sheep, pigs and spring colts, following the mare, each way, five cents.

Sheep and pigs, per head, each way, seven and one half cents.

Carts, carriages, wagons, buggies, sleighs, cutters or other vehicles, with a driver, drawn by one animal, each way, twenty-five cents. The same if drawn by two or more animals, each way, thirty-seven and one half cents.

All passengers in above mentioned conveyances, each way, twelve and one half cents.

The above rate to include the *bona fide* loads of each vehicle.

The company to be called "The Niagara Peninsula Bridge Company."

P. McCARTHY,
Solicitor for applicants.

St. Catharines, Nov. 22nd, 1881. 22-9

NOTICE is hereby given that an application will be made to the Parliament of Canada, at its next session, for an Act amending the Act of incorporation of the Ontario & Quebec Railway Company, so as to enable the company to acquire the charter of or amalgamate with the Toronto, Grey and Bruce Railway Company, and to acquire the charter of or amalgamate with such other railway company or companies as the Ontario & Quebec Railway when constructed may connect with, intersect, or cross, or which may be a feeder or an easterly or westerly continuation of the Ontario & Quebec Railway, or to lease all or any of such railways, and also for other amendments to the said Act.

W. H. LOCKHART GORDON,
Solicitor for applicants.

25th November, 1881. 22-9

NOTICE is hereby given that application will be made at the next session of the Parliament of Canada for an Act to incorporate a Company for the purpose of constructing and working a line of railway from the City of Ottawa or some point on the St. Lawrence and Ottawa Railway or the Canada and Atlantic Railway, passing through or near the Villages of Metcalfe, Ormond, Vernon, Bate's Corners or West Winchester, Winchester Springs, Bell's Corners and Morrisburgh, to a point opposite Ogden's Island, in the State of New York, to be called "The Ottawa, Waddington and New York Railway and Bridge Company," with power to construct a bridge across the canal and the main channel of the St. Lawrence River to Ogden's Island, connecting with a line across the Island and the American waters to Waddington and Teal's Station or some other point on the Ogdensburg and Lake Champlain Railway or with Canton, and to connect with the projected line of railway through the Adirondacks to North Creek; with power to amalgamate with, connect with, and obtain running

powers over, any line or lines of railways and bridges, within or without the Dominion of Canada; and with power also to build and run tramways, steam ferries, steamboats, vessels and barges in connection with the said line of railway and bridge; with power also to construct, maintain and operate an Inter-Provincial bridge across the Ottawa River at or near the said City of Ottawa, to some point in the Province of Quebec, as well for the said railway as for ordinary carriage and traffic purposes; with power to collect tolls on the said bridge on such ordinary carriage and passenger traffic thereon, at the rates not exceeding the following:—

Foot passengers, each way, two cents.

Rider with horse or mule, each way, five cents.

Loose animals, per head, except sheep, pigs and spring colts following the mare, five cents each way.

Sheep and pigs, per head, each way, two cents.

Each carriage, waggon, buggy, sleigh, cutter or other vehicle drawn by one animal, ten cents each way.

Each carriage, waggon, buggy, sleigh, cutter or other vehicle drawn by two or more animals, each way fifteen cents.

The above rates to include the *bonâ fide* loads of each vehicle.

With power also to construct and operate a line or lines of railway from the Quebec side of the said Bridge to connect with all or any of the railways terminating in, or passing through the County of Ottawa.

The height of the arches of the bridge across the St. Lawrence Canal and River to be not less than 60 feet above high water; the interval between the abutments or piers across the main channel of the St. Lawrence River to be the whole width of the said channel or not less than 350 feet, and across the shoal to Ogden's Island not less than 200 feet. The height of the arches of the bridge across the Ottawa River to be not less than 30 feet above high water and the interval between the abutments or piers to be not less than 200 feet; or the arches of the said bridges to be of such height above high water, the intervals between the abutments or piers to be such, and the tolls to be collected to be such, as may be approved of by His Excellency the Governor General in Council.

SCOTT, MacTAVISH & MacCRACKEN,
Solicitors for applicants.

Ottawa, 19th November, 1881. 22-9

PUBLIC Notice is hereby given that an application will be made to the Parliament of the Dominion of Canada, at the next session thereof, for an Act to incorporate "The Mutual Benefit Association of "Sherbrooke."

21-9

E. T. BROOKS,
Solicitor for applicants.

NOTICE is hereby given that The Stadacona Fire & Life Insurance Company, in liquidation, will apply the Parliament of the Dominion of Canada, at its next session, for an Act to amend and extend the statute 43 Victoria, cap. 70, intituled "An Act to empower The Stadacona Fire & Life Insurance Company to relinquish their charter and to provide for the winding up of their affairs," and to enable them to finally close and liquidate the affairs of the said company within a fixed delay of one year to be computed from the passing of the Act prayed for; and in that view to extinguish the claims not admitted by them and not brought before the Courts within such delay; also the claims of persons unknown and not found within said delay, and also for other similar purposes.

C. A. E. GAGNON,
JOSEPH MELCHIOR BERNIER, Priest,
ALPHONSE LETELLIER,
Liquidators.

P. B. CASGRAIN,
Attorney for applicants.

21-9

NOTICE is hereby given that application will be made to the Parliament of the Dominion of Canada, at its next session, for an Act to incorporate a Company, for the purpose of constructing and working a line of railway from a point on Thunder Bay at or near Prince Arthur's Landing, through the municipalities of Shuniah and Neebing, to a point on Pigeon River where it can meet a projected line of railway from Duluth to Pigeon River; with power to build a bridge across Pigeon River, and any other rivers on its route,—and to amalgamate or connect with, or obtain running powers over, any other line or lines of railway and bridges, within or without the Dominion of Canada—and to build and run branches to Pigeon Bay and wherever it may be desirable and advantageous for the settlement and development of the country;—and also with power to build and run ferries, steamers, vessels and barges in connection with the said line of railway and bridges,—to be called "The Thunder Bay and Minnesota Railway Company."

EDWARD A. WILD,
Agent for the applicants.

Toronto, 10th Oct., 1881. 21-9

NOTICE is hereby given that an application will be made to the Parliament of Canada, at the next session thereof, for an Act to incorporate the undersigned and others as a company to build and work a bridge for railway and other purposes across the St. Mary River at such points on the said river as the company may select, with power to amalgamate with any company in the United States, incorporated or to be incorporated for building a railway bridge across the said river, who may be willing to unite with the company so to be incorporated in Canada in order to secure a railway bridge open to all companies in Canada and the United States, upon equal terms and rates, and with equal rights and privileges.

The capital to be \$1,000,000, and the name of the Company to be "The Sault Ste. Marie Bridge Company."

WM. GOODERHAM,
GEO. A. COX,
JOHN S. NEWBERRY,
JAMES McMILLAN,
JOHN PROCTOR,
B. P. CHENEY.

Dated this 10th November, 1881. 21-6

NOTICE is hereby given that application will be made at the next session of the Parliament of Canada, for an Act to incorporate a company under the name of "The Clements Steamship Company" (limited), with power to purchase, hire, acquire, own or charter steamships, sailing vessels, and all other kinds of craft including tugs and barges, and to carry on the business of common carriers of passengers and goods, forwarders and traders between the several ports and places in Canada and ports and places outside of Canada, by the said company as the said company shall think proper; also to carry on in Canada and elsewhere, as their business may require, the business of wharfingers and warehousemen, and to acquire and hold by purchase or lease all lands, wharves, docks, elevators, warehouses and other estate real and personal required for the proper and efficient working of the said business.

JAS. WENT. BINGAY,
Solicitor for applicants.

Yarmouth, Nova Scotia, 9th November 1881.
ALFRED PATRICK, Parliamentary agent. 21-9

APPLICATION will be made to the Parliament of Canada, at its next session, for an Act incorporating "The Canada and Provincial Loan Company, Limited," and empowering said company to issue stock and debentures, invest moneys on real estate, bank stock, debentures and other securities, and to purchase, hold, improve and dispose of lands and

otherwise to exercise the powers usually conferred on Loaning companies.

McDOUGALLS & GORDON,
Applicants, solicitors.

Toronto, 15th Nov., 1881.

21-9

NOTICE is hereby given that at the next Session of the Legislature of the Dominion of Canada an application will be made for an Act to empower the Portage, Westbourne and North Western Railway Company to build and operate a line of railway from the present terminus of their railway already or about to be constructed in the Province of Manitoba in a north westerly direction to a point at or near the forks of the Saskatchewan, and thence to the Peace River, with power to construct a branch south of the Saskatchewan to the mouth of that River and a branch in a southerly direction to the main line of the Canada Pacific Railway, with power also to run steamers and barges on navigable waters connected with the line.

21-9

NOTICE is hereby given that an application will be made at the next session of the Dominion Parliament, for an Act authorizing The Trust and Loan Company of Canada, to carry on business as a Loan Company in all of the Provinces of the Dominion of Canada, with like powers as are now possessed by said Company in the Provinces of Ontario and Quebec, and to allow said Company to recover such rate of interest as may be agreed upon with borrowers, and to authorize the issue of debenture stock by said Company, and for other purposes.

MACDONALD, MACDONALD & MARSH,
Solicitors for applicants.

Dated 17th November, 1881.

21-9

TAKE Notice that application will be made to the Parliament of Canada, at its next session, for an Act amending the Act incorporating "The Imperial Guarantee and Loan Society" by, amongst other things, changing the names of the Provisional Directors, reducing the capital stock, extending the Trust clauses, and changing the name to "The Trust Company of Canada."

WELLS, GORDON & SAMPSON.

9th November, 1881.

20-9

NOTICE is hereby given that application will be made at the next session of the Parliament of Canada, for an Act to incorporate a company for the purpose of constructing and working a line of railway from Portage La Prairie, in the Province of Manitoba, to the White Mud River at the head of navigation, thence to Gladstone, thence in a north westerly direction to a point at or near the village of Prince Albert; with power to construct branches and with power to build bridges and to build, own and run tramways, steamers and boats; with power also to amalgamate, connect with and purchase and obtain running powers over other line or lines of railway.

J. J. FOY,

Solicitor for applicants.

Toronto, 8th November, 1881.

20-9

PUBLIC Notice is hereby given that application will be made to the Parliament of the Dominion of Canada, at its next session, for an Act giving to the local Master of the Chancery Division of the High Court of Justice at Hamilton, power to make assessments on premium notes of policy holders in the Canadian Mutual Fire Insurance Company, and to make all necessary directions for compelling payment of such assessments, and generally to vest in the said local Master all powers relating to assessments on and collecting of premium notes and apportionment of expenses between the branches of the said Canadian Mutual Fire Insurance Company which, under the Acts relating to Mutual Fire Insurance Companies, were vested in the Board of Directors of the said Canadian Mutual Fire Insurance Company, and also declaring the effect of any certificate of the said Master as to the amount due on any note or undertaking of the policy holders in said Company

for assessments the same as by said Acts are given to the certificate of the Secretary of any Mutual Fire Insurance Company.

C. E. FREEMAN,
Solicitor for applicants.

Dated at Hamilton, 9th November, 1881.

20-9

NOTICE is hereby given that application will be made at the next session of the Parliament of Canada, for an Act to incorporate a Company for the purpose of constructing and working a line of railway from some point on the River Ottawa at or near Hawkesbury Village, in the County of Prescott, passing through or near the Village of Vankleek Hill, to a point at or near Glen Robertson, in the Township of Lochiel, on the line of the Canada Atlantic Railway; with power to build a branch railway or tramway between the said Village of Vankleek Hill and the Caledonia Springs, in the Township of Caledonia, —said railway to be called "The Prescott and Gengarry Counties Junction Railway."

STEWART, CHRYSLER & GORMULLY,

Solicitors for applicants.

Ottawa, 10th November, 1881.

20-9

NOTICE is hereby given that an application will be made by the Canada Landed Credit Company, at the next session of the Parliament of Canada, for an Act to amend the Act relating to the said Company, entitled "An Act to incorporate the Canada Landed Credit Company," passed in the twenty-second year of Her Majesty's reign, chapter 133, for the purpose of enabling the said Company to lend money on the security of real estate in the Province of Manitoba, and permitting the said Company to charge such rate of interest on loans effected in the Provinces of Ontario and Manitoba as may be agreed upon between them and the borrower, and for other purposes.

MCCARTHY, HOSKIN, PLUMB & CREELMAN,
Solicitors for the applicants.

Toronto, 7th November, 1881.

20-9

NOTICE is hereby given that "The American Telegraph and Cable Company" will apply to the Parliament of Canada, at its next session, for an Act to invest the said Company with the powers, privileges and rights necessary and useful to enable it to carry on its business in Canada and to give it a corporate existence and powers within the Dominion.

ALFRED PATRICK,

Parliamentary Agent.

Ottawa, 5th November, 1881.

19-10

NOTICE is hereby given that application will be made to the Parliament of Canada, at its next session, for an Act to authorize "The Sun Mutual Life Insurance Company of Montreal," to change its name to that of "The Sun Life Assurance Company," to reduce the qualification of its directors, and for other purposes.

DAVIDSON & CROSS,

Solicitors for applicants.

Montreal, 3rd November, 1881.

19-9

NOTICE is hereby given that application will be made to the Parliament of the Dominion of Canada, at its next session, for an Act to incorporate a Bank under the name of "The First National Bank of Canada," with its head office at the Town of Oshawa, in the County of Ontario.

LYMAN ENGLISH,

Solicitor on behalf of applicants.

Dated 26th October, 1881.

18-9

NOTICE is hereby given that application will be made to the Parliament of the Dominion of Canada, at its next session, for an Act to incorporate "The St. Lawrence Marine Insurance Company of Montreal."

J. G. A. CREIGHTON,

Solicitor for applicants.

26th October, 1881.

18-10

PUBLIC NOTICE is hereby given that the Canadian Steam Users Insurance Association, will apply to the Parliament of the Dominion of Canada, at the next session thereof, to pass an Act to change the name of the said Company to that of "The Boiler Inspection and Insurance Company of Canada," and to amend their charter by providing for the election of all the Directors annually.

W. B. McMURRICH,
Solicitor for C. S. U. I. Association.
Toronto, 24th October, 1881. 18-9

NOTICE is hereby given that an application will be made to the Dominion Parliament of the Dominion of Canada, for an Act to amend the Stat. 39 Vict., cap. 40, incorporating "The Chartered Bank of London and North America," by extending the time within which the said Act shall remain in force and for obtaining the certificate from the Treasury Board, also by changing the name of the said Bank to that of "The Chartered Bank of London and Winnipeg," by reducing the capital stock to \$1,000,000 and changing the head office from the City of Montreal to Winnipeg, and for other purposes.

T. S. KENNEDY,
Solicitor for applicant.
Dated at Winnipeg, 22nd Oct. 1881. 18-9

NOTICE is hereby given that application will be made to the Parliament of the Dominion of Canada for an Act to incorporate the St. John's Bridge Company, with power to maintain and operate a bridge for ordinary carriage and traffic purposes across the Red River from some point within Parishes of St. John and Kildonan, in the County of Selkirk and Province of Manitoba, to a point on the opposite side of the River, in said Parishes, with power to collect tolls on the said Bridge on such ordinary carriage and passenger traffic thereon at the rates not exceeding the following :

- Foot passengers, each way, two cents.
- Rider with horse and mule, each way, six cents.
- Loose animals, per head, except sheep, pigs and spring colts following the mare, five cents.
- Sheep and pigs, per head, two cents.
- Each carriage, wagon, buggy, sleigh, cutter or other vehicle drawn by one animal, each way, 12½ cents.
- Each carriage, waggon, buggy, sleigh, cutter or other vehicle drawn by two or more animals, each way, 20 cents.

The above rates to include the *bonâ fide* loads of each vehicle.

The height of the arches of the bridge to be not less than 25 feet above low water, the intervals between the abutments or piers to be not less than 200 feet, a draw bridge to be constructed so as to have a passage when open of not less than 40 feet.

The plans and designs of such bridge and of the draw thereon to be subject to the approval of the Governor General in Council.

T. S. KENNEDY,
Solicitor for applicant.
Dated at Winnipeg,
24th October, 1881. 18 9

APPLICATIONS FOR CHARTER BY LETTERS PATENT.

NOTICE is hereby given that, after the expiration of one month from the first publication of this notice, application will be made to the Governor General in Council for Letters Patent under the provisions of "The Canada Joint Stock Companies Act, 1877," by the Honourable George William Allan, of the City of Toronto, Senator of the Dominion of Canada; Thomas Sutherland Stayner, of the City of Toronto, Director of the Canadian Bank of Commerce; John Henry Grasett Hagarty, of the City of

Toronto, shipping and commission merchant; Henry James Grasett, the younger, of the City of Toronto, shipping and commission merchant, and Frederick William Kingstone, of the City of Toronto, barrister at law,—to constitute them and others a body corporate and politic for the purposes hereinafter mentioned.

The proposed corporate name of the Company is "The Toronto Steam Navigation Company, (Limited)."

The purposes for which incorporation is sought are to carry on a passenger, freight and general forwarding business on Lakes Ontario, Huron, Superior, Michigan and Erie, and the River St. Lawrence and the other lakes, rivers, canals and navigable waters connected therewith or flowing thereinto or therefrom; and to construct, own, charter, lease, purchase, or dispose of steamships, vessels, tramways, wharves, docks, warehouses and such other property as may be or become necessary or desirable in connection with the carrying on of such business.

The operations of the proposed company are to be carried on upon and near the navigable waters aforesaid, and its chief place of business is to be at Toronto, in the Province of Ontario.

The capital stock of the company is to be two hundred thousand dollars in two thousand shares of one hundred dollars each.

The said George William Allan, Thomas Sutherland Stayner and Frederick William Kingstone, all of whom are residents of Canada, are to be the first or provisional directors of the company.

F. W. KINGSTONE,
Solicitor for applicants.
Toronto, 15th December, 1881. 25-6

NOTICE is hereby given that within one month after the last publication of the present notice, application will be made to His Excellency the Governor General in Council, under the provisions of the "Canada Joint Stock Companies Act of 1877," for letters patent of incorporation of the Dominion Barb Wire Company.

1. The proposed corporate name of the company is to be "Dominion Barb Wire Company, (limited)."

2. The purposes for which its incorporation is sought, is the manufacturing and selling of barb wire.

3. The place within the Dominion of Canada which is to be the chief place of business of the said company is the City of Montreal, in the Province of Quebec.

4. The intended amount of the capital stock of the said company is sixty thousand dollars.

5. The number of shares is to be one hundred, and the amount of each share six hundred dollars.

6. The names in full and the address and calling of each of the applicants are James Cooper, merchant, and Frederick Fairman, merchant, both of the City and District of Montreal; Francis T. Sherman and Eben J. Marsh, both of Chicago, in the State of Illinois, manufacturers, and Jane Knight, of the City of Montreal, wife duly separated as to property of the said James Cooper, and Harriet J. Latham, also of the said City of Montreal, wife duly separated as to property of the said Frederick Fairman.

7. The said James Cooper, Frederick Fairman and Eben J. Marsh, are to be the first or provisional directors of the said company, the major part of whom are resident in Canada.

KERR, CARTER & MCGIBBON,
Solicitors for applicants.
Montreal, 15th December, 1881. 25-6

PUBLIC Notice is hereby given that application will be made to His Excellency the Governor General in Council, under the provisions of the "Canada Joint Stock Companies Act, 1877," by P. Garneau, Esquire, of Quebec, merchant, M.P.P., late member of the Government of the Province of Quebec; Alphonse Desjardins, Esquire, of Montreal, M.P., President of "La Banque Jacques Cartier"; Robert T. Leckie, of

Sherbrooke, manufacturer; Hector Legru, of Paris, France, manufacturer, and the Count de Wazières, also of Paris, France, capitalist, to obtain Letters Patent constituting them, with such other persons as shall become shareholders in said company, a body corporate and politic, with all the powers appertaining to a loan company,—such company to be called the "Crédit Mobilier Canadien."

The chief place of business of said company will be in the City of Montreal.

The capital of the company will be twenty millions of dollars (or one hundred millions of francs) divided into two hundred thousand shares of one hundred dollars (or five hundred francs) each.

The provisional directors will be the said P. Garneau, A. Desjardins, R. J. Leckie, H. Legru and Count de Wazières.

Montreal, 30th November, 1881.

23-6

NOTICE is hereby given that after the expiration of one month from the first publication hereof in the *Canada Gazette* application will be made by the persons hereinafter named to His Excellency the Governor General in Council, for a grant of a charter of incorporation by Letters Patent under the Great Seal, constituting the said persons hereinafter named and such others as may become shareholders of the said company to be thereby created, a body corporate and politic under the provisions of "The Canada Joint Stock Companies Act, 1877."

1. The proposed name of the company is "The Almonte Knitting Company."

2. The object for which incorporation is sought is the manufacture of knitted goods, and all business necessarily connected therewith and incidental thereto.

3. The operations of the said Company are to be carried on at the Town of Almonte, in the County of Lanark, Ontario.

4. The amount of the capital stock of the said company is to be one hundred thousand dollars.

5. The number of shares is one thousand, and the amount of each share is one hundred dollars.

6. The names of the applicants and the address and calling of each are as follows: Bennett Rosamond, of the Town of Almonte, in the County of Lanark, woolen manufacturer; George Stephen, of the City of Montreal, in the Province of Quebec, President of the Canada Pacific Railway; Honorable Donald Alexander Smith, of the said City of Montreal, Gentleman; Alexander Ewen, of the said City of Montreal, merchant; Jonathan Hodgson, of the said City of Montreal, merchant; Robert Mackay, of the said City of Montreal, merchant; James Alexander Cantlie, of the said City of Montreal, merchant; and William Rosamond, of the Town of Cobourg, in the County of Northumberland, Ontario, woolen manufacturer.

7. The above named Bennett Rosamond, George Stephen, Jonathan Hodgson, James Alexander Cantlie and William Rosamond are to be the first directors of the said company.

MACDONELL & DOWDALL.

Solicitors for applicants.

Dated 24th November, 1881.

22-6

NOTICE.—Public notice is hereby given that the parties herein named intend to apply for letters patent incorporating a company to be called "The Upper Ottawa Towing Company."

The purpose of the said company will be to construct, acquire, hold, charter, maintain and navigate on the River Ottawa and its tributaries, any steam and other vessels of any description for towage purposes or for the carriage and forwarding of passengers, goods and freight of all kinds, to, from and between any places on or near the River Ottawa and its tributaries.

The chief place of business of the said company will be at the City of Ottawa.

The amount of the capital stock of the said company will be \$100,000.

The number of shares will be one thousand, of one hundred dollars each.

The following are the names, addresses, and callings of the applicants:—John Lunn Murphy, of the Town of Pembroke, in the Province of Ontario, Esquire; John Ham Sills, Ephraim G. Sills and Orville Sills, each and all of the Village of Frankford, in the County of Hastings, in the said Province of Ontario, manufacturers, and Levi Ruggles Church, of the City of Montreal, advocate and Queen's Counsel.

The said John Lunn Murphy, John Ham Sills, Ephraim G. Sills, Orville Sills and Levi Ruggles Church, are to be the first and provisional directors of the said company.

CHURCH, CHAPLEAU, HALL & ATWATER,

Solicitors for applicants.

Ottawa, 14th November, 1881.

22-6

PUBLIC Notice is hereby given that the parties hereinafter mentioned intend to apply to His Excellency the Governor General in Council, for Letters Patent to constitute them a body politic and corporate to be known as the "Canadian Iron and Steel Company (Limited)" for the purposes hereinafter mentioned, to wit:

1. To acquire and work "Duryce's Blow-Pipe Process," as patented under date the twenty-third day of April eighteen hundred and eighty in Canada, for smelting ores of gold, silver, and other metals, and for smelting ores of iron and making iron and steel therefrom.

2. To acquire and work any other processes for the manufacture of gold, silver, iron and steel.

3. To erect rolling mills, and generally to manufacture any iron or steel commodity.

4. To acquire any lands for the erection of furnaces thereon, or any lands containing or supposed to contain iron or other minerals, or petroleum, not exceeding twenty thousand acres in all;

5. To have the power of selling or leasing any such patented processes as the said company may acquire;

That the head office and principal place of business of the said company is to be at the City of Montreal, in the Province of Quebec.

That the intended amount of the capital stock of the said company is one million of dollars in ten thousand shares of one hundred dollars each;

That the names and additions of the said applicants are as follow, to wit:—Robert Benny, merchant; Montreal; James McLaren, merchant, Buckingham; Andrew Thomson, trader, Quebec; George Benson Hall, trader, Quebec; James Henry Peck, merchant and manufacturer, Montreal; Alexander Chivas Clark, broker, Montreal; John Smythe Hall, junior, advocate, Montreal; George Hutton Patterson, insurance agent, Montreal; James Benny, merchant and manufacturer, Montreal; Thomas Peck, merchant and manufacturer, Montreal; and George Duryce, doctor in medicine, New York, United States of America.

That the said James McLaren, George Benson Hall, Robert Benny, James Henry Peck, Alexander Chivas Clark, George Hutton Patterson, and George Duryce, shall be the provisional directors of the said company.

CHURCH, CHAPLEAU, HALL & ATWATER,

22-6

Solicitors for said applicants.

NOTICE is hereby given that after the expiration of one month from the date of the first publication hereof in the *Canada Gazette*, application will be made by the persons hereinafter named to the Governor in Council for the grant of a charter of incorporation by Letters Patent constituting the said persons hereinafter named and such others as may become shareholders in the company, a body corporate and politic under the provisions of "The Canada Joint Stock Companies Act, 1877."

1. The proposed corporate name is "The Sarnia and Port Huron Ferry Company, Limited."

2. The objects for which its incorporation is sought are to construct, acquire, charter, navigate and maintain steam vessels for the carrying and conveying of

goods and passengers or other traffic between the ports of the Dominion of Canada, and also between the ports of said Dominion and those of the United States of America, and for the towing of vessels; and to lease, purchase and dispose of wharves, docks, warehouses and such other property as may be or become necessary or desirable in connection with carrying on such business; with power to sell, charter and dispose of the said steam vessels or any of them, and to make contracts and agreements with any person or corporation whatsoever for the purposes aforesaid, or otherwise for the benefit of the said company.

3. The operations are to be carried on at the Town of Sarnia, in the County of Lambton, Province of Ontario, as the chief place of business.

4. The amount of the capital stock of the company is to be four thousand four hundred and eighty dollars.

5. The number of shares is to be sixty-four, and the amount of each share is seventy dollars.

6. The names in full of the applicants and the calling and address of each are as follows: Reuben Palmer, of the said Town of Sarnia, license inspector; Robert McAdams, of the same place, publisher; Thomas Kenny, of the same place, merchant; John Gillies McCrae, of the same place, stationer, and Manfred Burns Proctor, of the same place, wood and coal merchant.

7. The said applicants are to be the first directors of the company.

JAMES F. LISTER,
Solicitor for applicants.

Dated 17th November, 1881.

22-6

NOTICE is hereby given that within one month after the last publication of this notice, application will be made to the Governor in Council under "The Canada Joint Stock Companies' Act of 1877," for Letters Patent incorporating the undernamed applicants and such others as may become shareholders in the proposed Company, a body corporate and politic, for the purposes hereinafter mentioned.

1. The proposed name of the Company is "Saint John Cotton Company (Limited)."

2. The purposes for which incorporation is sought are the manufacturing, spinning, weaving, dyeing, bleaching, printing, buying and selling of cotton yarns, cloths, prints and other manufactures of cotton and other textile fabrics, and the owning of buildings, machinery and plant, and the owning or hiring of buildings and land necessary therefor.

3. The chief place of business of the said company is to be the City of St. John, in the City and County of Saint John, in the Province of New Brunswick.

4. The intended amount of the capital stock is two hundred thousand dollars.

5. The number of shares is to be two thousand, the amount of each share one hundred dollars.

6. The names in full and the address and calling of each of the applicants are John Hegan Parks, of the Town of Portland, in the City and County of Saint John and Province of New Brunswick, manufacturer; Thomas Rosinell Jones, of the City of Saint John, in the Province of New Brunswick, merchant; Vincent Samuel White, of the said City of Saint John, merchant; Robert Turner, of the said City of Saint John, merchant; Richard Peniston Starr, of the said City of Saint John, merchant; Alexander Shives, of the Town of Portland, in the City and County of Saint John and Province of New Brunswick, shipowner; Isaac Burpee, of said Town of Portland, gentleman; Thomas Wilder Daniel, of the City of Saint John, New Brunswick, merchant; Charles Robert Coker, of the said City of Saint John, Surveyor to Lloyds Register of British and Foreign Shipping; James DeWolfe Spurr, of said City of Saint John, gentleman; William Elder, of said City of Saint John, publisher; Thomas Furlong, of said City of Saint John, merchant; Thomas McAvity, Junior, of said City of Saint John, merchant; John McGuiggan, of said City of Saint John, contractor, and Dudne Breeze, of said City of Saint John, merchant. All of which applicants are to be the first or provisional Directors of said Company.

Dated at Saint John, New Brunswick, this eleventh day of November, A.D., 1881.

21-6

NOTICE is hereby given that, after the expiration of one month from the first publication of this notice in the *Canada Gazette*, application will be made by the persons hereinafter named to the Governor General in Council, for the grant of a charter of incorporation by Letters Patent under the Great Seal in pursuance of "The Canada Joint Stock Companies' Act 1877," constituting them, together with such other persons as may become shareholders in the Company, a body corporate and politic.

1. The proposed corporate name of the Company is "The Penman Manufacturing Company, Limited."

2. The purposes for which its incorporation is sought, are the manufacture and sale throughout the Dominion of Canada of all kinds of woolen and cotton goods.

3. The chief place of business of the Company in the Dominion of Canada is the Town of Paris, in the County of Brant and Province of Ontario.

4. The intended amount of the capital stock of the Company is two hundred and fifty thousand dollars.

5. The number of shares is to be two thousand five hundred and the amount of each share one hundred dollars.

6. The names in full of the applicants and the address and calling of each of them are as follows: John Penman, of the Town of Paris, in the County of Brant, manufacturer; William Dubart Long, of the City of Hamilton, in the County of Wentworth, and Province of Ontario, wool merchant; David Morrice, of the City of Montreal, in the Province of Quebec, commission merchant; Charles Edmund Newberry, of the City of Hamilton, merchant, and Horace James Long, of the City of Hamilton aforesaid, book-keeper.

The said John Penman, William Dubart Long, and David Morrice, are to be the first or Provisional Directors of the Company.

CRERAR & MUIR,
Solicitors for applicants.

Dated at Hamilton, 4th November, 1881.

20-6

NOTICE is hereby given that application will be made after the expiration of one month from the first publication of this notice, to His Excellency the Governor General in Council, for Letters Patent under the provisions of "The Canada Joint Stock Companies Act, 1877," by Robert Jaffray, of the City of Toronto, merchant, William Gooderham, of the same place, President Toronto and Nipissing Railway Company, George Albertus Cox, of the Town of Peterboro, President Midland Railway of Canada, Harman H. Cook, of the City of Toronto, lumber merchant, and Harvey P. Dwight, of the same place, Manager Montreal Telegraph Company, to constitute them and others a body corporate and politic, for the purposes hereinafter mentioned, and that—

1. The proposed corporate name of the Company is "The Midland Lake and River Navigation Company (Limited)."

2. The purposes for which incorporation is sought are to carry on a passenger, freight and general forwarding business on Lakes Superior, Huron, Erie and Ontario, and the River St. Lawrence and the navigable waters flowing thereinto and therefrom; and to construct, own, charter, lease, purchase, or dispose of steamships, vessels, tramways, wharves, docks, warehouses and such other property as may be or become necessary or desirable in connection with the carrying on of such business.

3. The operations of the proposed Company are to be carried on upon and near the navigable waters aforesaid, and its chief place of business is to be at Toronto, in the Province of Ontario.

4. The capital stock of the Company is to be two hundred thousand dollars, in two thousand shares of one hundred dollars each.

5. The said Robert Jaffray, William Gooderham, George Albertus Cox, Harman H. Cook and Harvey P. Dwight are to be the first or provisional Directors of the Company.

J. D. EDGAR,
Solicitor for applicants.

Dated Toronto, 27th October, 1881.

18-10

MISCELLANEOUS.

NOTICE is hereby given that an Interim Copyright has been registered for a book entitled "Morrow's Practical Guide to House-keeping in all its departments," to be published by

ROBERT A. H. MORROW,
25-1 Saint John.

NOTICE is hereby given that the sixth annual general meeting of the shareholders of The National Investment Company of Canada (Limited), for the election of Directors, and other business, will be held at the Company's office, Equity Chambers, Adelaide street East, City of Toronto, on Wednesday, the 18th day of January, 1882, at 12 o'clock noon.

By order,
ANDREW RUTHERFORD,
Manager.
25-4

Toronto, 14th Dec., 1881.

NAPANEE, TAMWORTH AND QUEBEC RAILWAY COMPANY.

TAKE Notice that the annual general meeting of the shareholders of the Napanee, Tamworth and Quebec Railway Company, will be held at the Council Chamber, in the Town of Napanee, on Tuesday, the 17th day of January, A.D. 1882, at the hour of one o'clock in the afternoon.

W. S. WILLIAMS,
Secretary.
Napanee, Ont., 15th Dec., 1881. 25-4

STANDARD BANK OF CANADA.

DIVIDEND No. 12.

NOTICE is hereby given that a dividend of three per cent. for the current half-year, upon the paid-up capital of the Bank, has this day been declared, and that the same will be payable at the Bank and its branches on and after Tuesday, the 3rd day of January next.

The transfer books will be closed from the 17th to the 31st day of December, both days inclusive.

By order of the Board,

J. L. BRODIE,
Cashier.
Toronto, Nov. 22, 1881. 24-3

NOTICE is hereby given that a special general meeting of the stockholders of the Ontario Bank will be held on Tuesday, the 24th day of January next, at the Banking House of the Bank in the City of Toronto, at 12 o'clock noon, to receive the resignation of the whole Board of Directors, to make by-laws relating to the appointment of scrutineers, the mode of filling up vacancies in the Board of Directors, and for the transaction and consideration of all matters whatsoever which might be considered or transacted at an annual general meeting of the said stockholders.

By order of the Board,

C. HOLLAND,
General Manager.
Ontario Bank, Toronto, 7th Dec. 1881. 24-7

CANADA ATLANTIC RAILWAY COMPANY.

NOTICE is hereby given that in pursuance of a requisition in that behalf a Special General Meeting of the shareholders of the above named Company will be held on Wednesday, the twenty-eighth day of December, A.D. 1881, at Ten o'clock in

the forenoon, at the Head Office of the Company, in the City of Ottawa, in the County of Carleton, in the Province of Ontario, for the purpose of considering and (if thought fit) of determining and passing resolutions upon the following subjects or matters or any of them.

1. The issue of First Mortgage Bonds of the Company under the powers contained in the Incorporation Act (12 Viet., c. 57, Canada).

2. The limitation and restriction of First Mortgage Bonds to be issued by the Company.

3. The making provision for the said issue of First Mortgage Bonds as so limited and restricted to have priority and precedence over all Mortgage Bonds of the Company to be thereafter issued.

4. The terms and conditions on which the issue of the said First Mortgage Bonds shall be made and the remedies that shall be given and granted to the holders of said Bonds.

5. The terms and conditions of the Mortgage Deed or Deeds for securing the said Bonds and the appointment of Trustees for the holders of said Bonds.

6. And generally all matters and things incidental to and requisite or proper for the issue of the said First Mortgage Bonds and for the due securing the same to the holders thereof in pursuance of and in conformity with the powers conferred by the seventh section of the said Act.

7. The issue of Preference Stock of the Company and the ratification and confirmation of all Preference Stock already issued by the Company, and the defining and regulating the position of the Preference Stock.

8. The ratification and confirmation of all By-laws passed by the Directors requiring ratification and confirmation (if any.)

Dated this third day of December A.D. 1881.

E. MCGILLIVRAY,
President.

EDWARD H. TIFFANY,
Secretary-Treasurer.
24-3

THE CANADIAN BANK OF COMMERCE.

DIVIDEND No. 29.

NOTICE is hereby given that a dividend of four per cent. upon the capital stock of this institution has been declared for the current half-year, and that the same will be payable at the Bank and its branches on and after Tuesday, the 3rd day of January next.

The transfer books will be closed from the 17th to the 31st day of December, both days inclusive.

W. N. ANDERSON,
General Manager.
Toronto, 29th November, 1881. 23-5

IMPERIAL BANK OF CANADA.

DIVIDEND No. 13.

NOTICE is hereby given that a dividend at the rate of seven per cent. per annum upon the capital stock of this institution has been declared for the current half-year, and that the same will be payable at the Bank and at the branches on and after Tuesday, the 3rd day of January next.

The transfer books will be closed from the 16th to the 31st December, both days inclusive.

By order of the Board,
D. R. WILKIE,
Cashier,
Toronto, 22nd November, 1881. 23-5

UNION BANK OF LOWER CANADA.

DIVIDEND No. 32.

NOTICE is hereby given that a dividend of two and one-half per cent.—2½ p. c.—upon the paid-up capital stock of this institution, has been declared

for the current half-year, and that the same will be payable at the Bank and its branches, on and after Monday, the second day of January 1882.

The transfer books will be closed from the 17th to the 31st of December inclusive.

By order of the Board,

P. MacEWEN,
Cashier.

Quebec, 25th November, 1881.

23-4

BANQUE D'HOCHELAGA.

NOTICE is hereby given that a dividend of two and one half per cent. upon the paid-up capital stock of this Bank, has been declared and that the same will be payable at its Banking House in this city and at its Branches on and after Monday, the second day of January next.

The transfer books will be closed from the 16th to the 31st of December next, both days inclusive.

The annual general meeting of the shareholders will be held at its Banking House in this city on Monday the sixteenth day of January next.

Chair to be taken at three o'clock P. M.

By order of the Board,

J. E. BRAIS,
Cashier.

Montreal, 24th November, 1881.

22-8

NOTICE is hereby given that the Dominion Fire and Marine Insurance Company has reinsured all its outstanding risks with the Fire Insurance Association (limited) of London, England, and has applied to the Minister of Finance for the release of its securities on the first day of March, A.D. 1882. Any Canadian policy holders objecting to the release of said securities are hereby notified to file their opposition with the Minister of Finance on or before the day so named.

By order,

F. R. DESPARD,
Secretary.

Dated at Hamilton this 22nd
day of November, A.D. 1881.

22-4

BANQUE DE ST. JEAN.

PUBLIC Notice is hereby given that a dividend of three per cent. upon the paid-up capital stock of this Bank has been declared for the current half-year, and that the same will be payable at the office of this Bank, in St. John's, on and after Monday the second day of January next. The transfer books will be closed from the 1st to the 31st of December next, both days inclusive.

The annual general meeting of the shareholders will be held at the office of said Bank, in St. John's, on Thursday, the twelfth day of January next, at eleven o'clock, a.m.

By order of the Board,

PH. BAUDOUIN,
Cashier.

St. John's, 22nd November, 1881.

22-4

GRAND TRUNK RAILWAY COMPANY OF CANADA.

Special General Meeting.

NOTICE is hereby given that a special general meeting of the Grand Trunk Railway Company of Canada will be held at the City Terminus Hotel, Cannon Street, London, E.C., on Thursday, the 22nd day of December next, at one o'clock, p.m. precisely, for the following purposes, that is to say: to consider and, if deemed advisable, to accept and confirm a supplemental traffic agreement between the Chicago and Grand Trunk Railway Company and the Grand Trunk Railway Company of Canada; also to consider and, if deemed advisable, to accept a supplemental

traffic agreement between the Michigan Air Line Railway and the Grand Trunk Railway Company of Canada; also to consider and, if deemed advisable, to accept a traffic agreement between the Midland Railway of Canada and the Grand Trunk Railway Company of Canada.

By order,

H. W. TYLER,
President.
J. B. RENTON,
Secretary.

21-5

THE CANADIAN PACIFIC RAILWAY COMPANY.

A SPECIAL general meeting of the shareholders of the Canadian Pacific Railway Company will be held at the office of the Company, in Montreal, on Tuesday, the 20th day of December next, at twelve o'clock, noon, at which meeting it is intended to propose an issue of preferred stock, and to decide upon the amount and conditions of such issue; to consider a by-law respecting the power of voting by holders of preferred stock, and further to consider the location of the railway between Callendar Station and the Thunder Bay Branch.

By order of the President,

CHARLES DRINKWATER,
Secretary.

Montreal, 14th November, 1881.

21-5

PUISSANCE DU CANADA.



DÉPARTEMENT DU SECRÉTAIRE D'ÉTAT DU CANADA.

OTTAWA, 16 décembre 1881.

OWEN MURPHY, de la cité de Québec, dans la province de Québec, écuyer, Syndic Officiel pour le district judiciaire de Québec, excepté Lévis et Lotbinière, dans la dite province, s'est démis de sa charge de Syndic.

PROCLAMATIONS.

LORNE.

[L.S.]

CANADA.

VICTORIA, par la Grâce de Dieu, Reine du Royaume-Uni de la Grande-Bretagne et d'Irlande, Défenseur de la Foi, etc., etc., etc.

A Nos Très-Aimés et Fidèles les Sénateurs de la Puissance du Canada et aux membres élus pour servir dans la Chambre des Communes de Notre dite Puissance, et à tous et chacun de vous.

—SALUT:

PROCLAMATION.

ATTENDU que Notre Parlement du Canada se trouve prorogé au dix-septième jour du mois de novembre courant, auquel temps vous étiez tenus, et il vous était enjoint d'être présents en notre cité d'Ottawa; SACHEZ MAINTENANT, que pour diverses causes et considérations, et pour la plus grande aise et commodité de Nos bien-aimés sujets, Nous avons cru convenable, par et de l'avis de Notre Conseil Privé du Canada, de vous exempter, et chacun de vous, d'être présents au temps susdit, vous convoquant et par ces présentes vous enjoignant et à chacun de vous de vous trouver avec Nous en Notre

Parlement du Canada, en notre Cité d'OTTAWA, le VINGT-SEPTIÈME jour du mois de DÉCEMBRE prochain, pour prendre en considération l'état et la prospérité de Notre dite Puissance du Canada, et y agir comme de droit. CE A QUOI VOUS NE DEVEZ MANQUER.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. Témoin, Notre Très-Fidèle et Bien-Aimé Conseiller Sir JOHN DOUGLAS SUTHERLAND CAMPBELL, (communément appelé le Marquis de Lorne), Chevalier de Notre Très-Ancien et Très-Noble Ordre du Chardon, Chevalier Grand-Croix de Notre Ordre Très-Distingué de Saint-Michel et Saint-George, Gouverneur-Général du Canada, et Vice-Amiral d'icelui.

A Notre Hôtel du Gouvernement, en Notre CITÉ d'OTTAWA, ce QUATRIÈME jour de NOVEMBRE, dans l'année de Notre Seigneur mil huit cent quatre-vingt-un, et de Notre Règne la quarante-cinquième.

Par ordre,

RICHARD POPE,
Greffier de la Couronne en Chancellerie,
Canada.

P. I. MACDOUGALL,
Général,
Administrateur.

[L.S.]

CANADA.

VICTORIA, par la Grâce de Dieu, Reine du Royaume-Uni de la Grande-Bretagne et d'Irlande, Défenseur de la Foi, etc., etc., etc.

A tous ceux qui les présentes verront ou qu'icelles pourront concerner,—SALUT :

PROCLAMATION.

Z. A. LASH,
Député du ministre de la Justice, Canada. } ATTENDU qu'en vertu des dispositions de l'Acte de Tempérance du Canada, 1878, l'avis suivant a été adressé au Secrétaire d'Etat du Canada, accompagné de la pétition ci-jointe :—

“ A l'honorable Secrétaire d'Etat du Canada,—

“ MONSIEUR,—Nous, soussignés, électeurs du comté d'Inverness, vous prions de recevoir avis que nous “ nous proposons de présenter la pétition suivante “ à Son Excellence le Gouverneur-Général, savoir :

“ A Son Excellence le Gouverneur-Général du Canada en Conseil,—

“ La pétition des électeurs du comté d'Inverness, “ qualifiés et compétents à voter à l'élection d'un “ membre de la Chambre des Communes dans le dit “ comté,

“ Expose respectueusement,— Que vos requérants désirent que la deuxième partie de l'Acte de “ Tempérance du Canada, 1878, soit exécutoire et “ mise en vigueur dans le dit comté.

“ C'est pourquoi vos requérants demandent respectueusement qu'il plaise à Votre Excellence, par “ un ordre du Conseil en vertu de la quatre-vingt-seizième clause du dit acte, de déclarer que la “ deuxième partie du dit acte soit mise en vigueur “ dans le dit comté. Et vos requérants ne cesseront de “ prier, etc.”

“ Et que nous désirons que les votes de tous les “ électeurs du dit comté soient reçus pour ou contre “ l'adoption de la dite pétition.”

Et attendu qu'il appert à la satisfaction de l'Administrateur du Gouvernement en Conseil que cet avis est revêtu des signatures authentiques d'un quart ou plus de tous les électeurs du dit comté d'Inverness ; qu'il est constaté que les signatures apposées à l'avis sont des signatures authentiques au nombre de mille dix-sept, et que les autres exigences de la loi ont été observées ;

Et attendu qu'un ordre de l'Administrateur du Gouvernement en Conseil a été passé, ordonnant que les votes de tous les électeurs du dit comté d'Inverness, soient enregistrés pour ou contre l'adoption de la dite pétition,—

SACHEZ maintenant, que, par les présentes, et en vertu de l'autorité qui Nous est conférée par les dits actes et ordre en Conseil, Nous proclamons et déclarons que jendi, le vingt-sixième jour de janvier mil huit cent quatre-vingt-deux, un poll sera tenu dans le dit comté d'Inverness, pour y recevoir les votes des électeurs pour et contre la dite pétition. Que ces votes seront enregistrés au scrutin secret depuis neuf heures du matin jusqu'à cinq heures de l'après-midi de ce jour-là. Que Hugh McDonald, écuyer, de Port Hood, dans le dit comté d'Inverness, dans la province de la Nouvelle-Ecosse, shérif du dit comté, a été nommé officier-rapporteur dans le but de recevoir ce jour-là les votes des électeurs pour et contre la pétition, de compter ensuite les votes, et puis de faire rapport du résultat au Gouverneur-Général en Conseil. Que le dit officier-rapporteur est autorisé et requis de nommer un sous-officier-rapporteur à et pour chaque bureau de votation.

Que l'officier-rapporteur nommera les différentes personnes qui devront se tenir aux différents bureaux de votation, et qui devront faire le décompte final des votes au nom des personnes autorisées à favoriser ou à s'opposer respectivement à l'adoption de la pétition au bureau du dit shérif à Port Hood, samedi, le vingt-unième jour de janvier prochain, à dix heures de l'avant-midi.

Que les votes des électeurs seront comptés, et le résultat de la votation annoncé par l'officier-rapporteur au bureau du dit shérif à Port Hood, lundi, le trentième jour de janvier prochain, à dix heures de l'avant-midi, et que, dans le cas où la pétition serait adoptée par les électeurs, le Gouverneur-Général en Conseil pourra, en tout temps après l'expiration d'une période de soixante jours depuis la date de l'adoption de la dite pétition, par ordre en Conseil publié dans la *Gazette du Canada*, déclarer que la deuxième partie du dit acte sera en vigueur dans tel comté dès et à compter du jour où expireront les licences annuelles ou semi-annuelles alors en force dans tel comté pour la vente de liqueurs spiritueuses, pourvu que ce jour soit au moins quatre-vingt-dix jours après la date de tel ordre du Conseil, et si ce nombre est moindre, ce sera alors à compter du même jour de l'année suivante.

De ce qui précède Nos féaux sujets et tous ceux que les présentes peuvent concerner, sont par les présentes requis d'en prendre avis et d'agir en conséquence.

EN FOI DE QUOI, nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. Témoin, Notre Très-Fidèle et Bien-Aimé Général Sir PATRICK LEONARD MACDOUGALL, Chevalier Commandeur de l'Ordre Très distingué de St. Michel et St. George, Administrateur du gouvernement du Canada et Commandant des Forces de Sa Majesté en icelui, etc., etc.,

A Notre Hôtel du Gouvernement, en Notre CITÉ d'OTTAWA, ce SIXIÈME jour de DÉCEMBRE, dans l'année de Notre Seigneur mil huit cent quatre-vingt-une, et de Notre Règne la quarante-cinquième.

Par ordre,

J. A. MOUSSEAU,
25-3 Secrétaire d'Etat.

(Circulaire.)

RUE DOWNING,
7 novembre 1881.

MONSIEUR,—Au sujet de ma lettre-dépêche du 8 août, j'ai l'honneur de vous transmettre, pour être publiée dans la colonie placée sous votre gouvernement, copie de la convention faite entre la Grande-Bretagne et le Danemark relativement aux pêcheurs de la marine marchande, signée le 21 juin.

J'ai l'honneur d'être,

Monsieur,

Votre très humble et obéissant serviteur,

KIMBERLEY.

A l'officier

Administrant le gouvernement du Canada.

CONVENTION entre les gouvernements de la Grande-Bretagne et Danemark, relativement aux déserteurs de la Marine Marchande.

Signée à Londres, le 21 juin 1881.

Le gouvernement de Sa Majesté la Reine du Royaume-Uni de la Grande-Bretagne et d'Irlande et le gouvernement de Sa Majesté le Roi du Danemark, étant désireux, pour le bénéfice du commerce des deux pays, de faciliter la découverte, l'appréhension et la reddition des marins qui peuvent désertir les bâtiments marchands de l'un ou l'autre des deux pays, sur la base d'une pleine et entière réciprocité, ont convenu de ce qui suit :

Il est convenu de part et d'autre, que si un matelot ou mousse, n'étant pas esclave, déserte un bâtiment appartenant à un sujet de l'une ou l'autre des parties au contrat, dans un port situé dans les territoires ou dans les possessions ou colonies de l'autre partie au contrat, les autorités de tels port et territoire, possession ou colonie, seront tenues de donner toute aide en leur pouvoir pour l'appréhension et la remise à bord de tels déserteurs, sur demande à cet effet à elles faite par le Consul du pays auquel appartient le navire du déserteur, ou par le député ou représentant du Consul.

Il est compris que les stipulations qui précèdent ne s'appliquent pas aux sujets du pays où la désertion a lieu.

Chacune des deux Hautes Parties au contrat se réserve le droit de mettre fin à la convention en donnant à l'autre avis de son désir à cet effet.

En foi de quoi les soussignés dûment autorisés à cette fin, ont signé la présente convention et y ont apposé leurs sceaux.

Faite à Londres en duplicata, le vingt et unième jour de juin de l'année de Notre Seigneur mil huit cent quatre-vingt-un.

25-3

[L.S.]
[L.S.]

GRANVILLE.
FALBE.

ORDRES EN CONSEIL.

HOTEL DU GOUVERNEMENT, OTTAWA.

Samedi, 3 décembre 1881.

PRÉSENT :

SON EXCELLENCE L'ADMINISTRATEUR DU
GOUVERNEMENT EN CONSEIL.

SUR la recommandation de l'honorable ministre de la marine et des pêcheries et en vertu de la 7e clause de l'acte adopté dans la session du parlement du Canada, tenue durant la 36e année du règne de Sa Majesté, chap. 129 et intitulé "Acte concernant l'embarquement des marins,"—

Il a plu à Son Excellence, par et de l'avis du Conseil Privé de la Reine pour le Canada d'ordonner, et il est par le présent ordonné, qu'un bureau d'embarquement soit, et le dit bureau est par le présent établi dans le port de Gaspé, dans le comté de Gaspé, province de Québec, et que M. Joseph Eden, maître du havre dans le port de Gaspé soit, et ce dernier est par le présent nommé maître d'engagements, en conformité de la clause 8e du dit acte.

24-3

J. O. COTÉ,
Greffier du Conseil Privé.

HOTEL DU GOUVERNEMENT, OTTAWA.

Mardi, 6 décembre, 18 1.

PRÉSENT :

SON EXCELLENCE L'ADMINISTRATEUR DU
GOUVERNEMENT EN CONSEIL.

SUR la recommandation de l'honorable ministre du revenu de l'intérieur et en vertu des clauses 48 et 49 de l'acte adopté durant la 42e année du

règne de Sa Majesté, chap. 16, et intitulé "Acte pour amender et refondre les lois concernant les poids et mesures,"—

Il a plu à Son Excellence, par et de l'avis du Conseil Privé de la Reine pour le Canada, d'ordonner, et il est par le présent ordonné, que les règlements concernant l'inspection des appareils à éprouver le grain, établis par ordre en conseil du 20 août, 1881, soient, et les dits règlements sont par le présent révoqués et les suivants leur sont substitués, savoir :

1. Les appareils à éprouver le grain ne seront vérifiés que lorsque

1. La coupe ou vaisseau pour contenir le grain, est cylindrique, d'un diamètre approximativement égal à sa profondeur et d'une capacité égale à une fraction autorisée du gallon, pas moindre cependant qu'une pinte.

2. La coupe porte en caractères parfaitement lisibles l'indication de sa véritable capacité, mesure impériale.

3. Le contrepoids est arrangé de telle sorte qu'il peut être scellé ou estampé de manière à ce qu'il ne puisse être dérangé ou enlevé de l'instrument auquel il est fixé sans détruire ou briser le sceau ou étampe.

4. Il indique parfaitement le poids suivant les chiffres et divisions marqués sur le fléau et se trouve en équilibre lorsque la coupe qui y est attachée est vide et que le contrepoids est à zéro.

5. Le fil du couteau et autres parties de l'appareil sont en conformité de la section B, de l'ordre en conseil du 14 août 1879.

6. Il est accompagné d'un alimentateur ou appareil pour emplir automatiquement la coupe de la balance, identique quant à ses forme et dimension à celui déposé au département des poids et mesures d'Ottawa, et dont un plan accompagné d'instructions pour son usage sera fourni à chaque inspecteur des poids et mesures.

K. L'honoraire exigible pour les vérification et estampage de chaque appareil à éprouver le grain sera d'une piastre.

24-3

J. O. COTÉ,
Greffier du Conseil Privé.

HOTEL DU GOUVERNEMENT.

Mardi, le 6 décembre 1881.

PRÉSENT :

SON EXCELLENCE L'ADMINISTRATEUR DU
GOUVERNEMENT EN CONSEIL.

Il a plu à Son Excellence l'Administrateur du gouvernement en conseil, sous l'autorité de l'Acte 44 Vict., chap. 12, d'ordonner, et il est par le présent ordonné que, sujet aux restrictions et règlements suivants, il pourra être payé aux fabricants des articles suivants, manufacturés au Canada et employés après le 21 mars, 1881, dans la construction première du chemin de fer Canadien du Pacifique tel que définie par l'acte 37 Vict., chap. 14, des sommes d'argent qui n'excéderont pas le montant des droits de douane qui seraient payables sur tels articles respectivement s'ils étaient importés au Canada, savoir :

Sur les éclisses en fer, quinze pour cent sur la vraie valeur marchande des éclisses en fer dans la Grande-Bretagne, au temps de la signature du contrat pour la fourniture de telles éclisses ainsi manufacturées et employées.

Sur les carvelles coupées, un demi-centin par livre.
Sur les carvelles en fer forgées ou pressées, trois-quarts de centin par livre.

Sur les boulons, trois-quarts de centin par livre.
Sur les écrous, un centin par livre.

L'industriel qui fabriquera au Canada de tels boulons, éclisses, carvelles et écrous ainsi employés devra, pour avoir droit aux sommes d'argent ci-dessus énumérées, fournir à l'honorable ministre des douanes une preuve sous serment dans la forme suivante, comme quoi ces articles ont été manufacturés au Canada et sont destinés à être employés, comme dit ci-dessus, par la dite compagnie du chemin de fer

Canadien du Pacifique, de plus telle autre preuve à ce sujet que le ministre des douanes pourrade temps à autre juger nécessaire.

Formule No. 1.

Je, de jure solennellement et en toute vérité que je suis le propriétaire d'un établissement où sont manufacturés situés dans la Puissance du Canada, et que les livres de contenues dans les colis nommés dans le connaissance ci-joint, marqué et numéroté comme dit ci-dessus et expédié à ont été à ma connaissance personnelle entièrement manufacturées à le dit établissement, et ont été vendues par à la compagnie du chemin de fer Canadien du Pacifique pour être employées dans la construction première du dit chemin de fer.

Signé et assermenté devant moi à, ce jour de 188.

Formule No. 2.

Je, de de la compagnie du chemin de fer Canadien du Pacifique, jure et déclare que j'ai acheté pour la dite compagnie de chemin de fer et en son nom, de à les livres de nommées dans l'affidavit de ci-jointe, et que les dites ont été depuis le 21 mars 1881, employées par la dite compagnie de chemin de fer dans la construction première de la ligne principale du dit chemin de fer tel que défini par l'acte 37 Vic., chap. 14, et à nulle autre fin.

Signé et assermenté devant moi à, ce jour de 188.

Les règlements qui, par l'ordre en conseil du 25 avril dernier, se rapportaient aux paiements sur les carvelles, boulons et écrous ainsi manufacturés et employés dans la construction première du dit chemin de fer, sont par les présents rescindés.

J. O. COTÉ,
Greffier, Conseil Privé.

24-9

ORDRES GENERAUX DE MILICE.

QUARTIERS GÉNÉRAUX,

OTTAWA, 16 décembre 1881.

ORDRES GÉNÉRAUX (27).

No. 1.

Assemblées sans autorisation dans les corps de milice.

C'est avec beaucoup de regret que le major général commandant considère nécessaire de mettre la milice en garde contre un manque de discipline qui s'est présenté dans un bataillon. Dans ce bataillon une assemblée des officiers eut lieu contre la détense précise de l'officier commandant, et à cette assemblée ces officiers proposèrent, appuyèrent et adoptèrent une résolution censurant en termes violents les ordres et la conduite de leur officier commandant. Le major général regrette que l'on puisse trouver dans la milice du Canada des officiers aussi ignorants des principes de la discipline, et le ministre de la milice, pour marquer combien il ressent la gravité de l'offense, a approuvé leur révocation.

Les règlements font connaître quelles assemblées, pour l'ordinaire, la musique, les finances ou autres choses peuvent être permises sur l'ordre de l'officier commandant, et le major général désire faire bien comprendre à tous les officiers qu'aucune assemblée ne peut être permise que sur l'autorisation de l'officier commandant qui doit voir à ce qu'elle soit tenue pour des fins convenables.

No. 2.

Compliments au parti d'artilleurs canadiens à Shoeburyness.

Le major général a beaucoup de plaisir de pouvoir publier pour l'information de la milice, que dans une lettre émanée du ministère de la guerre (War Office), en date du 1er novembre 1881, il est rapporté que le Secrétaire d'Etat pour la guerre a lu avec beaucoup de satisfaction, l'opinion bien flatteuse émise par le colonel Hastings, A. R., commandant l'école d'artillerie à Shoeburyness, sur le détachement d'artillerie de la milice du Canada qui fit partie du camp de l'Association nationale d'artillerie cette année, relativement à la discipline, à l'exercice et à la tenue, et que dans une dépêche du Secrétaire d'Etat pour les colonies en date du 10 novembre, le comte de Kimberley partage cordialement cette satisfaction.

Le rapport du colonel Hastings, A. R., commandant l'école d'artillerie à Shoeburyness, au sous-adjutant général d'artillerie royale, Horse Guards, est fait dans les termes suivants :

" 13. Parmi les volontaires cette année, se trouvait un détachement composé de deux officiers et de vingt sous-officiers et soldats de l'artillerie du Canada, sous le commandement du lieutenant-colonel Oswald.

" Leur tenue a été excellente et tout leur travail aux exercices remarquablement bon. Le No. 1, est un des sous-officiers les plus intelligents et est parfaitement au fait de toutes les manœuvres.

" Le tir du détachement a été inférieur à ses exercices.

" La conduite de ces hommes tout le temps qu'ils furent ici, trois semaines, fut propre à me donner l'opinion la plus favorable de leur discipline."

No. 3.

RÈGLEMENTS DE LA MILICE, 1879.

Ecoles royales d'artillerie.

L'addition suivante au paragraphe 793 a été approuvée et formera un sous-paragraphe :

" (a) Dans les cas, cependant, où un sous-officier en possession d'un certificat de 3e ou 4e classe dans une école d'artillerie est par la suite nommé officier, il pourra entrer de nouveau à l'école dans les deux années qui suivront, dans le but d'obtenir un certificat d'une classe supérieure.

No. 4.

MILICE ACTIVE.

PROVINCE DE QUÉBEC.

Les Hussars canadiens de la Reine.

Les deux troupes de cet escadron ci-devant connues comme troupes No. 1 et 2, seront, à l'avenir, connues et désignées comme suit :

No. 1 comme troupe " A."

No. 2 comme troupe " B."

Batterie " A," Ecole Royale d'Artillerie.

L'aide-chirurgien Colin Charles Sewell, M.D., du 8e bataillon, est nommé médecin militaire de la batterie A avec le grade de chirurgien et les solde et indemnité d'aide-chirurgien, vice Horatio Yates, en retraite.

53e bataillon d'infanterie " Sherbrooke."

Les officiers de la milice active dont les noms suivent, sont révoqués, et leurs noms rayés de la liste des officiers de la milice active, savoir :

Major et lieutenant-colonel titulaire William C. Willis,

Major William Alexander Morehouse,
 Capitaine Samuel W. Twose, de la compagnie No. 1.
 Capitaine Arthur Norreys Worthington, de la compagnie No. 2.
 Capitaine Stephen F. Twose, de la compagnie No. 3.
 Lieutenant William Morris, de la compagnie No. 2.
 Lieutenant Edward Ibbotson Smith, de la compagnie No. 3.
 2nd lieutenant Richard Fairlie Morris, de la compagnie No. 1.
 2nd Lieutenant Harry R. Fraser, de la compagnie No. 3.
 Capitaine honoraire et payeur Henry A. Odell.
 Capitaine honoraire et quartier-maître John Ker,
 et chirurgien-major Edward D. Worthington.

83e bataillon d'infanterie "Joliette."

Compagnie No. 3, Joliette.

Est nommé 2nd lieutenant, provisoirement :
 Joseph Edouard Parent, gentilhomme, *vice* Charles Guilbault, dont la résignation est par le présent acceptée.

87e bataillon d'infanterie, "Québec."

Compagnie No. 3, St. Ambroise.

Est nommé 2nd lieutenant :
 Sergent John Archibald Fages, E.M., *vice* Hamel, promu.

Bataillon provisoire d'infanterie de Kamouraska.

Compagnie No. 3, Rivière Ouelle.

Est nommé 2nd lieutenant, provisoirement :
 Sergent Philippe Chassé, *vice* Ernest Casgrain, dont la résignation est par le présent acceptée.

Par ordre,

WALKER POWELL, Colonel,
 Adjudant-Général de la Milice,
 Canada.

AVIS DU GOUVERNEMENT.

AVIS public est par le présent donné que sous l'autorité de l'Acte du Canada de 1877 concernant les compagnies à fonds social, des lettres patentes supplémentaires ont été émises sous le grand sceau de la Puissance du Canada, en date du dix-neuvième jour de novembre 1881, par lesquelles tout le capital-actions de la "Compagnie de transport de Winnipeg et Occidentale (limitée)" est élevé de cinquante mille piastres à deux cent cinquante mille piastres.
 Daté au bureau du Secrétaire d'Etat du Canada, ce treizième jour de décembre 1881.

25-3 J. A. MOUSSEAU,
 Secrétaire d'Etat.

DÉPARTEMENT DES DOUANES. OTTAWA, 9 décembre 1881.

AVIS est par le présent donné qu'il a plu à Son Excellence l'Administrateur du gouvernement, d'ordonner par ordres en conseil datés du 6 décembre courant, et en vertu de la section 11 de l'acte 44 Vict., chap. 11, que les articles suivants soient placés

sur la liste des articles entrés en franchise comme matière brute, savoir :

Musc en capsules ou en grains,
 Laque blanche en feuilles pour les fins industrielles.

Par ordre,

24-3 J. JOHNSON,
 Commissaire des douanes.

AVIS public est par le présent donné qu'en vertu des dispositions de l'Acte des compagnies par actions en Canada, 1877, des lettres patentes ont été émises sous le grand sceau de la Puissance du Canada, en date du vingt-huitième jour d'octobre 1881, constituant en corporation Hugh McLennan, marchand; Thomas Harris Hodgson, marchand; George Mathieson Kinghorn, expéditeur; Abner Kingman, marchand, et Thomas Briggs Brown, marchand, tous de la cité de Montréal, dans la province de Québec, dans la Puissance du Canada, dans le but d'acheter, de construire, de posséder, d'exploiter et de vendre des vapeurs et autres navires, et de les employer au transport de houille, minéraux, marchandises et cargaisons de tout genre, de même que des passagers, dans et entre un port ou des ports quelconques du Canada, et entre ces ports et les ports anglais ou étrangers; d'acheter et de vendre de la houille, des minéraux, des marchandises et autres articles en rapport avec l'exploitation des dits vapeurs et navires; d'acheter, de vendre et d'exploiter des terres, des droits miniers et des mines de charbon et autres en Canada; d'acheter, d'ériger et de vendre des quais, des entrepôts, des bureaux et autres bâtiments ainsi que des lignes de chemins de fer et tramways sur les terrains de la compagnie pour l'usage de la compagnie et en rapport avec ses affaires à tels ports ou mines, et toute autre fin se rattachant directement ou indirectement à l'exploitation de tels vapeurs, navires, mines, bâtiments, quais, constructions et autres propriétés tel que dit ci-dessus.—sous le nom de "Compagnie des navires à vapeur Diamant Noir, de Montréal, à responsabilité limitée," (The Black Diamond Steamship Company of Montreal, Limited), avec un capital de trois cent mille piastres, divisé en trois mille actions de cent piastres.

Daté au bureau du Secrétaire d'Etat du Canada, le vingt-huitième jour de novembre 1881.

23-3 J. A. MOUSSEAU,
 Secrétaire d'Etat.

AVIS public est par le présent donné qu'en vertu des dispositions de l'Acte des compagnies par actions en Canada, 1877, des lettres patentes ont été émises sous le grand sceau de la Puissance du Canada, en date du douzième jour de novembre 1881, constituant en corporation Andrew Allan, gentilhomme; Robert Smith, gentilhomme; John Cassils, marchand; Frank Stephen, marchand; Walter Wilson, marchand, et Thomas D. Milburne, gentilhomme, tous de la cité de Montréal, dans la province de Québec, dans la Puissance du Canada, et Frederick Smith Stimson, de Compton, dans la dite province de Québec, cultivateur, dans le but d'élever, acheter et vendre des animaux, chevaux, moutons et autre bétail, et faire l'élève des bestiaux dans toutes ses différentes branches à ou dans la région de la Rivière de l'Arc, dans les Territoires du Nord-Ouest, dans la Puissance du Canada, sous le nom de "La compagnie d'élevage de High River, à responsabilité limitée" (The High River Stock Company, Limited), avec un capital de deux cent mille piastres, divisé en deux mille actions de cent piastres.

Daté au bureau du Secrétaire d'Etat du Canada, ce vingt-huitième jour de novembre 1881.

23-3 J. A. MOUSSEAU,
 Secrétaire d'Etat.

DEPARTEMENT DES POSTES.

Dr. Compte des banques d'épargne de la Poste, pour le mois d'octobre 1881. Av.

Fourni au Ministre des Finances aux termes de l'Acte pour l'Audition des Comptes Publics, 1878, Sec. 20)

Balance en caisse chez le Ministre des Finances, au 30 sept. 1881.....	\$6,877,991 07	Remboursements durant le mois.....	\$229,670 21
Dépôts durant le mois	550,880 00		
Intérêt accordé aux déposants pour les comptes clos durant le mois	1,172 92		
		Balance :—	
		Au crédit des comptes des déposants.....	\$7,153,400 97
		Chèques en la possession des déposants et dont le paiement n'a pas été demandé.....	30,972 81
			7,190,373 78
	7,430,043 99		\$7,430,043 99

J. M. COURTNEY,
Député du Ministre des Finances.

N. S. GARLAND—
Commis des statistiques.

Département des Finances, Ottawa, 17 novembre 1881.

NOM DE LA COMPAGNIE.		Principal agent pour la réception des significations de pièces et d'avis.	Montant des dépôts — Les dépôts marqués (A) ne sont applicables qu'aux polices sur la vie en cours le 31 mars 1878 ; ceux marqués (B) aux polices émises depuis cette date.	Assurance autorisée.
La compagnie d'assur. de l'Amérique du Nord contre les accidents...		Edward Rawlings, gérant, Montréal.....	\$13,500, bons du havre de Montréal, \$9,733 bons d'emmagasinage de Montréal ; \$550 5 p. c. canadiens. (Acceptés à \$20,000)...	Contre les accidents.
La compagnie d'assurance dite "Ætna," de Hartford, Connecticut...		Robt. Wood, agent général, Montréal.....	\$5,070 fonds publics canadiens ; \$23,000 débentures de municipalités ; \$72,600 bons des E.-U. (Acceptés à \$97,771)	Contre l'inc. et sur la navig.
La compagnie d'assurance sur la vie dite "Ætna," de Hartford, Conn.		William H. Orr, gérant, Montréal.....	\$100,000 bons des E.-U. en or (A), \$70,000 bons des E.-U., et \$25,000 déb. de la Province de Québec (B)	Sur la vie.
La compagnie d'assurance agricole de Watertown, N.Y., E.-U.		John Fisher, agent-en-chef, Cobourg.....	\$100,000 bons 4 p. c. des E.-U.	Contre l'incendie.
La compagnie d'assurance dite "Anchor Marine"		Hugh Scott, agent, Toronto.....	\$56,000 bons municipaux. (Acceptés à \$50,400)	Contre l'inc. et sur la navig.
La compagnie d'assurance de l'Amérique Britannique, Toronto.....		Louis H. Boulton, gérant, Toronto.....	\$61,000 bons municipaux. (Acceptés à \$54,900)	Sur la vie.
L'association sur la vie dite "Briton" (limitée)		J. B. M. Chipman, gérant, Montréal.....	\$54,993 bons du Canada, 4 p. c.	Contre l'inc. et sur la navig.
La compagnie d'assurance maritime et contre l'incendie, du Canada.		Charles Cameron, direct.-gérant, Hamilton	\$57,000 bons municipaux. (Acceptés à \$51,300)	Sur la vie.
La compagnie d'assurance du Canada sur la vie, Hamilton.....		A. G. Ramsay, gérant, Hamilton.....	\$60,000 bons municipaux. Acceptés \$54,000	Sur la vie.
L'association Canadienne d'assurance des consommateurs de vapeur.		W. B. McMurrich, agent, Toronto.....	\$3,900 effets de la Société Impériale de construction, \$5,000 effets de la société de construction et de prêts de Toronto, \$1,600 effets de l'Association de l'Ouest.....	Sur chaudières à vap., etc.]
La compagnie d'assurance des Citoyens, du Canada.....		Gerald E. Hart, agent principal, Montréal.....	\$56,000 bons municipaux. (Acceptés à \$50,400)	Sur la vie et cont. les accid.
La compagnie d'assurance des Citoyens, du Canada.....		Gerald E. Hart, agent principal, Montréal.....	\$30 en espèces	Contre l'inc. et sur la navig.
La comp. d'ass. contre l'inc. dite "City of London" (à respons. limitée)		J. K. Oswald, agent en chef, Montréal.....	\$20,000 sig. effets du Canada.....	Garantie.
La compagnie d'ass. de l'Union Commerciale, de Londres, Angl.....		Fred. Cole, agent général, Montréal	\$100,344 fds. pes., (vie A), \$50,613 effets consol. 5 p. c. canad. et \$55,967, effets 4 p. c. (feu)	Contre l'incendie.
L'association d'assurance sur la vie, dite "Confederation"		J. K. Macdonald, directeur-gérant, Toronto.....	\$86,300 bons municipaux. (Acceptés à \$77,650)	Contre l'inc. et sur la vie.
La compagnie d'assurance dite "Dominion," maritime et contre l'incendie, de Hamilton.....		F. R. Despard, gérant, Hamilton.....	\$35,000 en espèces, \$15,000 bons de la cité de Victoria, C.-B.....	Contre l'inc. et sur la navig.
La société d'ass. sur la vie, dite "Equitable," des Etats-Unis, N.-Y.		R. W. Gale, gérant, Montréal.....	\$100,000 fonds publics canad. (A) et \$65,000 bons des E.-U. (B)	Sur la vie.
L'association d'assurance contre l'incendie (responsabilité limitée), Londres, Angleterre.....		Wm. Robertson, agent en chef, Montréal.....	\$100,000 effets canadiens	Contre l'incendie.
La compagnie de garantie de l'Amérique du Nord.....		Edward Rawlings, gérant, Montréal.....	\$32,000 bons munic. ; \$15,000 bons du hav. de Mont. ; \$9,733 bons d'emmagas. de Montréal, et \$400 actions. (Acceptés à \$51,000)	Garantie.
La compagnie d'assurance contre l'incendie et sur la vie, dite "Guardian," Londres, Angleterre.....		Robert Simms et Cie., et Geo. Denholm, agents généraux, Montréal.....	\$100,343 fonds publics canadiens.....	Contre l'incendie.
La comp. d'ass. contre l'incendie dite "Hartford" de Hartford, Conn.		Robert Wood, agent généraux, Montréal.....	\$55,000, b. des E.-U., et \$30,840 act de banq. (Accept. à \$100,000)	Contre l'incendie.
La compagnie d'assurance dite "Lancashire"		W. H. Rintoul, agent, Montréal.....	\$48,667 5 p. c. cons. canadiens, \$51,402 6 p. c. canadiens	Contre l'incendie.
La compagnie d'assurance sur la vie dite "Lion" (à responsabilité limitée) Londres, Angleterre.....		S. C. Duncan-Clark, agent principal, Toronto	\$100,000 fonds publics canadiens	Contre l'incendie.
La compagnie d'assurance dite "Liverpool et London et Globe"		Frederick Stanciliffe, agent général, Montréal	\$10,000 stg., effets canadiens.....	Sur la vie.
La corporation d'assurance dite "London," Angleterre.....		G. F. C. Smith, agent principal, Montréal.....	\$50,000 fonds pub. canad. (vie) ; \$3,000 5 p. c. canad. ; \$63,000 bons mun. ; \$25,000 assoc. de plac., Montréal ; \$17,030 en espèces. (Acceptés à \$145,480)	Contre l'inc. et sur la vie.
La compagnie de Garantie et contre les Accidents, de Londres (responsabilité limitée).....		C. C. Foster, agent, Montréal.....	\$50,127 5 p. c. consol. canad., et \$99,873 fonds publics canadiens (feu) 10,000, et (vie) \$50,000	Contre l'inc. et sur la vie.
La compagnie d'assurance contre l'incendie, London et Lancashire.....		A. T. McCord, agent en chef, Toronto.....	\$11,000 stg. effets canadiens.....	Garantie et accidents.
La compagnie d'assurance sur la vie, dite "London et Lancashire"		C. J. Spike, agt en chef, Halifax, N.E.	\$21,000 stg., effets canadiens	Contre l'incendie.
La compagnie d'ass. mutuelle contre l'incendie, de London, Ont.....		William Robertson, gérant, Montréal	\$100,000 fonds publics canadiens (A) de \$5,000 en espèces et \$4,867 bons de la province de Québec (B)	Sur la vie.
La comp. d'ass. sur la vie, dite "Metropolitan," de New-York, E.-U.		D. C. Macdonald, secrétaire, London, Ont.....	\$25,000 effets publics canadiens et \$5,000 en argent.....	Contre l'incendie.
La compagnie Métropolitaine d'assurance sur les glaces, New-York.		Thos. A. Temple, agt. général, St. Jean, N.-B.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
L'association d'assurance mutuelle sur la vie, du Canada.....		A. J. Pell, Montréal.....	\$5,000, bons des Etats-Unis.....	Sur les glaces.
		J. Turner, président, Hamilton.....	\$99,267 bons municipaux. (Acceptés à \$89,339)	Sur la vie.

La compagnie d'ass. mutuelle sur la vie dite "North American"	Wm. McCabe, directeur-gérant, Toronto.....	\$50,000 en espèces.....	Sur la vie.
La compagnie d'assurance dite "North British and Mercantile"	Macdougall et Davidson, agents génér., Montréal.....	\$50,000 fonds pub. canad., (vie A), \$47,000 bons du hav. de Montréal et \$63,000 bons municip. (feu). (Acceptés à \$150,800).....	Contre l'inc. et sur la vie.
La compagnie d'assurance du Nord, d'Aberdeen et Londres.....	Taylor Frères, agents généraux Montréal.....	\$85,833 fonds publics canadiens, \$14,167 5 par cent canadiens.....	Contre l'incendie
La société d'assurance contre l'incendie, dite "Norwich Union,"	Alex. Dixon, agent, Toronto.....	\$100,000 effets canadiens.....	Contre l'incendie.
La compagnie d'assurance mutuelle sur la vie, d'Ontario.....	Wm. Hendry, gérant, Waterloo.....	\$56,207 bons municipaux (accepté \$60,586).....	Sur la vie.
La compagnie d'assurance dite "Phoenix," de Brooklyn.....	Robert Hampson, Montréal, agent.....	\$100,000 bons des Etats-Unis.....	Contre l'inc. et sur la nav.
La cie. d'ass. contre l'incendie, dite "Phoenix," Londres, Angleterre.....	Gillespie, Moffat et Cie., agts. génér., Montréal.....	\$50,171 fonds publics canad., et \$50,126 5 p. c. consol. canadiens.....	Contre l'incendie.
La compagnie d'assurance contre l'incendie, de Québec.....	J. G. Clapham, président, Québec.....	\$25,000 fonds publics canadiens, \$60,000 actions de banque et \$15,200 bons municipaux. (Acceptés à \$98,680).....	Contre l'incendie.
La compagnie d'assur. sur la vie et contre l'incendie, dite "Queen," Angleterre.....	A. M. Forbes et H. G. Mudge, agents principaux, Montréal.....	\$100,000 fonds publics canadiens (feu) et \$51,100 5 p. c. consolidés canadiens (vie).....	Contre l'inc. et sur la vie.
La société d'assurance mutuelle sur la vie, dite "Reliance," Londres, Angleterre.....	J. Cassie Hatton, procureur, Montréal.....	\$100,000 fonds publics canadiens (A) et \$10,000 effets canad. (B).....	Sur la vie.
La compagnie d'assurance Royale Canadienne.....	Arthur Gagnon, secrétaire, Montréal.....	\$50,400 bons du havre de Montréal. (Acceptés à \$50,400).....	Contre l'inc. et sur la nav.
La compagnie d'assurance Royale.....	M. H. Gault et Wm. Tatley, agents principaux, Montréal.....	\$96,982 fonds publics, \$53,533 5 p. c. des consolidés canadiens et \$170,333, cons. angl.-appl., \$149,182 (feu), \$50,000, (vie A) et 121,666 (général.) Aussi \$97,333.33 annuités angl. (général.) Total \$418,182.....	Contre l'inc. et sur la vie.
La compagnie d'assurance Impériale Ecosaise.....	Taylor Frères, agents généraux, Montréal.....	\$71,068, fds. pub. can., \$20,000 bons du havre de Montréal, \$13,500 bons municipaux. (Acceptés à \$101,218).....	Contre l'incendie.
La compagnie d'assur. contre l'incendie dite Sovereign, du Canada.....	L'hon. Alex. Mackenzie, président, Toronto.....	\$115,655 bons municip. \$3,684 en argent. (Acceptés à \$107,774).....	Contre l'incendie.
La compagnie d'assurance sur la vie, dite "Standard," Ecosse.....	W. M. Ramsay, gérant, Montréal.....	\$64,000 bons municipaux, \$107,000 bons du havre de Montréal, (acceptés à \$153,900), étant \$126,750 (vie A) et \$27,150 (vie B).....	Sur la vie.
La société d'assurance sur la vie, dite "Star," d'Angleterre.....	A. W. Lauder, trésorier général, Toronto.....	\$100,343 fonds publics canadiens.....	Sur la vie.
La comp. d'assurance mutuelle sur la vie, dite "Sun," de Montréal.....	R. Macaulay, secrétaire général, Montréal.....	\$56,000 bons municipaux. (Acceptés à \$50,400).....	Sur la vie et cont. les accid.
La compagnie d'assurance sur la vie et Tontine, de Toronto.....	Arthur Harvey, gérant, Toronto.....	\$32,400 bons municip. \$1,040.36 en espèces (Acceptés à \$30,200).....	Sur la vie et cont. les accid.
La compagnie d'assurance dite "Travelers," de Hartford, Connect.....	Thos. Simpson, agent, Montréal.....	\$100,000 bons des Etats-Unis, \$25,000 bons municipaux, \$20,000 bons du havre de Montréal (acceptés à \$140,500), étant \$100,000 (vie A), \$25,000 au pair (vie B), et \$20,000 au pair (accidents).....	Sur la vie et cont. les accid.
La compagnie d'assurance mutuelle Union sur la vie, du Maine.....	Wm. Mullock, agent, Toronto.....	\$100,000 4 p. c. des Etats-Unis, (A) et \$15,000, bons du district de Columbia, E.-U., (B).....	Sur la vie.
La compagnie d'assurance de l'Ouest, Toronto.....	J. J. Kenny, directeur gérant, Toronto.....	\$57,700 bons municipaux. (Acceptés à \$51,930).....	Contre l'inc. et sur la nav.

LES COMPAGNIES D'ASSURANCE SUR LA VIE CI-DESSOUS NOMMÉES, AYANT CESSÉ D'ENTREPRENDRE DES RISQUES AU CANADA, SONT AUTORISÉS, EN VERTU DE L'ARTICLE 17 DE "L'ACTE D'ASSURANCE REFONDU DE 1877," A POURSUIVRE TOUTES LES OPERATIONS SE RATTACHANT AUX POLICES ÉMISES AVANT LE 31 MARS 1878, ET LEURS DÉPÔTS SONT APPLICABLES À CES POLICES, SUJET AUX DISPOSITIONS DES ACTES D'ASSURANCE DE 1868 ET 1871.

NOM DE LA COMPAGNIE.	Principal agent pour la réception des significations des pièces et avis.	Montant des dépôts.	Assurance autorisée.
L'association médicale et générale sur la vie dite "Briton," Londres, Angleterre.....	Jas. B. M. Chipman, gérant, Montréal.....	\$100,343 bons du Canada.....	Sur la vie.
La compagnie d'assurance mutuelle sur la vie, dite Connecticut, de Hartford, Conn., E.U.....	Robt. Wood, agent-général, Montréal.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie, d'Edimbourg.....	David Higgins, agent principal, Toronto.....	\$150,515 bons du Canada.....	Sur la vie.
L'association d'assurance sur la vie, d'Ecosse.....	Geo. W. Ford, agent principal, Montréal.....	\$150,000 bons du Canada.....	Sur la vie.
La compagnie Nationale d'assurance sur la vie, des Etats-Unis d'Amérique.....	John F. Bell, procureur, Windsor.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie, de New-York.....	F. W. Campbell, M.D., procureur, Montréal.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie dite "North Western," de Milwaukee, E.-U.....	M. W. Mills, agent principal, Toronto.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance mutuelle sur la vie, dite "Phoenix," Hartford, Connecticut.....	A. R. Bethune, agent général, Montréal.....	\$105,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie, dite, "The Positive Government Security" (limitée) Angleterre.....	John Taylor, secrétaire, Montréal.....	\$8,273 débentures du Canada, 5. p. c.	Sur la vie.
La société d'assurance sur la vie, dite "Amicable" Ecosaise.....	Geo. Wm. Ford, agent général, Montréal.....	\$150,000 bons du Canada.....	Sur la vie.
L'institution de Prévoyance Ecosaise.....	R. A. Ramsay, procureur, Montréal.....	\$100,343 bons du Canada.....	Sur la vie.
La compagnie d'assurance Provinciale Ecosaise.....	Geo. Wm. Ford, secrétaire, Montréal.....	\$150,790 sav. : \$112,343 bons du Canada, \$38,447 déb. Can. 5 p. c.	Sur la vie.
La compagnie d'assurance sur la vie, des Etats-Unis.....	\$60,000 bons payables en or, Etats-Unis.....	Sur la vie.

NOTA.—La compagnie d'assurance mutuelle sur la vie, dite "Globe" de New-York, a été déclarée insolvable aux Etats-Unis et en Canada, et Jas. D. Fish, de New-York, a été nommé receveur par les cours des Etats-Unis, et W. C. Wells, de Montréal, a été nommé syndic par la Cour Supérieure de Montréal, pour les opérations faites en Canada. Le dépôt de la compagnie entre les mains du gouvernément, \$100,000 en effets des Etats-Unis, a été, par ordre de la dite Cour Supérieure, délivré aux banquiers de cette cour.

La compagnie d'assurance maritime des Marchands de Montréal, a cessé de faire des opérations d'assurance, et est en voie de liquider ses affaires. Le dépôt a été remis à la compagnie moins \$2,223 en espèces retenues à cause de réclamations contestées

Bureau du Surintendant des Assurances, Ottawa, 30 septembre 1881.

J. B. CHERRIMAN, Surintendant des Assurances.

ETAT

Du Revenu et des Dépenses, à compte du Fonds Consolidé de la Puissance du Canada, d'après les états fournis au département des Finances à la nuit du 30 novembre dernier.

REVENU :	MONTANT.
Douanes	\$1,719,109 15
Excise	602,020 23
Département des Postes.....	135,440 13
Travaux Publics, y compris les Chemins de fer.....	299,398 09
Timbres d'effets de commerce.....	19,469 37
Divers	81,907 75
	\$2,857,344 72
Revenu, 31 octobre 1881.....	10,943,998 12
	\$13,80,342 84
DÉPENSES.....	\$2,452,454 09
do 31 octobre 1881.....	7,646,699 38
	\$10,099,153 47

J. M. COURTNEY,

Député du Ministre des Finances.

Département des Finances,
Ottawa, 1er décembre 1881.

DEMANDES AU PARLEMENT

PARLEMENT FÉDÉRAL.

Règles relatives aux avis de bills privés.

51. Dans le cas de toute demande de bill privé, proprement du ressort législatif du Parlement du Canada, suivant les dispositions de l'Acte de l'Amérique Britannique du Nord, 1867, et ayant pour objet, soit la construction d'un pont, d'un chemin de fer, d'un chemin à barrières ou d'une ligne télégraphique; soit la construction ou l'amélioration d'un port, d'un canal, d'une écluse, d'une digue ou d'une glissoire, ou autre ouvrage semblable; soit la concession d'un droit de passage d'eau, l'incorporation de professions ou métiers, ou d'une compagnie de banque ou autre compagnie par actions, soit la concession à une ou plusieurs personnes de certains droits ou privilèges exclusifs ou particuliers, soit le pouvoir de faire quelque chose qui, dans ses effets, pourrait toucher aux droits ou à la propriété d'autrui, ou concerner une classe particulière de la société; ou ayant pour objet quelque amendement de même nature à un acte antérieur,—un avis, énonçant d'une manière claire et intelligible la nature et l'objet de la demande, et signé (excepté s'il s'agit de corporations déjà existantes) par les pétitionnaires ou de leur part, est nécessaire et doit être publié comme il suit

Dans les provinces de Québec et de Manitoba :

Un avis doit être inséré dans la *Gazette du Canada* en anglais et en français, ainsi que dans un journal anglais et un journal français du district intéressé, ou en anglais et en français dans le même journal, s'il ne s'en publie qu'un seul dans ce district; ou s'il n'y paraît pas de journal, alors la publication de l'avis en anglais et en français doit se faire dans un journal du district le plus voisin où il s'en publie.

Dans les autres provinces :

Un avis doit être inséré dans la *Gazette du Canada* et dans un journal du comté ou des comtés-unis intéressés, ou s'il n'y paraît pas de journal, alors la publication doit se faire dans un journal du comté le plus voisin où il s'en publie.

La publication de ces avis durera, dans chaque cas la période de deux mois pendant l'intervalle de temps

qui s'écoulera entre la clôture de la session précédente et la prise en considération de la pétition. Un exemplaire des numéros des journaux, reproduisant la première et la dernière insertion de l'avis, devra être transmis au greffier de chaque Chambre.

Toute personne désirant obtenir un bill privé devra, dans les huit jours qui précéderont l'ouverture du Parlement, déposer au bureau du greffier de la Chambre dans laquelle le bill doit prendre naissance, une copie de ce bill en langue anglaise ou en langue française, avec une somme suffisante pour en payer la traduction et l'impression. Il en sera imprimé 600 exemplaires en anglais et 200 en français; la traduction devra être faite par les officiers de la Chambre, et l'impression par l'entrepreneur des impressions. Le pétitionnaire aura aussi à payer au comptable de la Chambre une somme de \$200, plus le coût de l'impression de l'acte dans les Statuts, et remettra le reçu de ce paiement au greffier du comité auquel ce bill aura été renvoyé—le dit paiement sera effectué immédiatement après la seconde lecture avant la prise en considération du bill par le comité.

Si la pétition demande l'autorisation de présenter un bill privé ayant pour objet la construction d'un pont de péage, le pétitionnaire ou les pétitionnaires devront, en même temps qu'ils donneront l'avis prescrit par la règle précédente, donner aussi, de la même manière, avis des péages qu'ils entendent exiger, de l'étendue du privilège, de la hauteur des arches, de l'espace à laisser libre entre les culées ou les piliers pour le passage de radeaux et des navires; et mentionner de plus s'ils se proposent de construire un pont mobile, et quelles en seront les dimensions.

Aucune pétition pour l'obtention d'un bill privé ne sera reçue par l'une ou par l'autre Chambre après les dix premiers jours de la session.

ROBERT LEMOINE,

Greffier du Sénat.

JOHN GEORGE BOURINOT,

Greffier des Communes.

Règles du Sénat relatives aux avis de bills de divorce.

72. Quiconque a l'intention de demander un bill de divorce, doit donner avis de son intention, et spécifier d'avec qui et pour quelle cause il veut divorcer. L'avis doit être inséré pendant six mois, à la *Gazette du Canada*, et dans deux journaux du district (si c'est dans les provinces de Québec et de Manitoba.) ou du comté ou des comtés-unis, (si c'est dans les autres provinces,) où le pétitionnaire résidait ordinairement lors de la séparation; et si le nombre voulu de journaux n'y paraît pas, alors la publication de l'avis devra se faire dans le district, le comté ou les comtés-unis voisins.

Un exemplaire en manuscrit de l'avis devra être signifié, à l'instance du pétitionnaire, à la personne d'avec laquelle il veut divorcer, si le lieu de la résidence de cette dernière peut être connu; et la preuve de cette signification ou de la diligence faite pour l'effectuer, doit être produite sous serment devant le Sénat et à sa satisfaction, lors de la lecture de la pétition.

ROBERT LEMOINE,

Greffier du Sénat.

AVIS est par le présent donné que demande sera faite à la prochaine session du parlement du Canada, pour la passation d'un acte incorporant la Compagnie du Pont du Richelieu, avec pouvoir de bâtir, exploiter, entretenir et administrer un pont de péage pour les besoins ordinaires du trafic sur la rivière Richelieu, reliant la paroisse de St.-Thomas, comté de Mississcoui, à celle de Lacolle ou de Saint-Valentin, dans le comté de St.-Jean. Ce pont sera construit de manière qu'une portion de son tablier s'ouvre et laisse un passage de quarante pieds de large pour les besoins de la navigation, ou un passage égal à celui du pont de la compagnie de chemin de fer Vermont Junction R.R. sur la même rivière, à St.-Jean, P.Q. Sur la partie navigable de cette rivière, ce pont sera sur des piles éloignées de cent cinquante pieds les unes des autres et des arcades

de cinq pieds ou plus au-dessus du niveau des hautes eaux; sur les parties non navigables de la rivière, le pont sera aussi sur des piles, s'il est nécessaire; les arcades du pont à telle hauteur au-dessus des hautes eaux, les intervalles entre les piles et la largeur du tablier tournant seront tels que Son Excellence le Gouverneur Général en Conseil pourra décider. Avec aussi pouvoir d'exiger des taux de péage sur ce pont ne pouvant excéder les suivants: Piétons, aller et retour, cinq centins; animaux, excepté moutons, cochons, et poulains du printemps suivant leur mère, dix centins par tête; moutons et cochons, cinq centins par tête; voiture de toute espèce, simple, trainée par un seul animal, vingt-cinq centins; voiture double trainée par deux animaux, trente-cinq centins. Ces taux de péage couvriront la charge de chaque voiture, s'y trouvant *bonâ fide*.

GEORGE B. BAKER,
Solliciteur des requérants.

Clarencville, Québec, 10 décembre 1881. 25-9

A VIS public est par le présent donné, que demande sera faite à la prochaine session du Parlement du Canada, pour un acte à l'effet d'incorporer une compagnie pour construire et exploiter un chemin de fer, entre ou près de la cité de Montréal, jusqu'à un point sur le côté sud du township de Dundee, dans le comté de Huntingdon, pour s'y joindre à un chemin de fer dans l'Etat de New-York, et pour construire une branche afin de se joindre au chemin de fer Atlantique du Canada (Canada Atlantic Railway), à quelque point dans le comté de Beauharnois.

DANIEL BOYD,
Pour les requérants.

Huntingdon, Qué., 10 décembre, 1881. 25-9

A VIS est par le présent donné que demande sera faite au parlement du Canada, à sa prochaine session, pour l'obtention d'un acte à l'effet de constituer en corps politique "La compagnie d'éclairage électrique Edison du Canada." Avec pouvoir entre autres de manufacturer et vendre des machines ou appareils électriques et de fournir l'électricité pour les fins d'éclairage, de chauffage et force motrice, avec pouvoir d'occuper à cette fin les rues et places publiques et d'exproprier les terrains.

OSLER, GWYN & TEETZEL.

Solliciteurs pour les requérants.

Hamilton, Ont., 15 décembre 1881. 25-9

A VIS est donné par le présent qu'une demande sera faite au parlement du Canada, à sa prochaine session, afin d'obtenir un acte autorisant l'Association de Placements d'Ontario à prêter des deniers sur la garantie de biens-fonds en Manitoba, ou dans aucune des provinces de la Puissance, et permettant à la dite Association d'exiger tel taux d'intérêt sur les prêts faits qu'elle pourra convenir avec les emprunteurs; et aussi autorisant la dite Association à recevoir des deniers en dépôt de la même manière et sujet aux mêmes dispositions qui régissent les sociétés et compagnies faisant affaires en Ontario, et constituées en vertu des actes concernant les sociétés de construction et les actes qui les modifient.

CRONYN ET GREENLEES,
Solliciteurs pour les requérants.

Daté 14 décembre, 1881. 25-9

A VIS public est par le présent donné que demande sera faite à la prochaine session du Parlement du Canada pour l'obtention d'un Acte à l'effet de constituer en corps politique une compagnie dans le but de construire et exploiter une ligne de chemin

de fer de la cité de Montréal dans la province de Québec, à Smith's Falls, et de là à la ville de Perth, dans le comté de Lanark, province d'Ontario, devant être appelée "La Compagnie du chemin de fer Montréal et Canada Central," avec pouvoir de construire un pont ou des ponts sur la rivière Rideau, le canal Rideau, la rivière Ottawa et le canal Ste Anne, avec pouvoir de plus de s'amalgamer avec toute ligne de chemin de fer, de s'y joindre, et d'en obtenir le droit de faire circuler ses trains sur telle ligne ou telles lignes de chemin de fer et ponts, dans ou hors la Puissance du Canada, et avec pouvoir de construire et exploiter des tramways, des bateaux passeurs, navires, bâtiments et barges, en rapport avec la dite ligne de chemin de fer et les dits ponts.

SCOTT, MAC TAVISH & MAC CRAKEN,
Solliciteurs pour les requérants.

Ottawa, Déc. 1881.

25-9

A VIS est par le présent donné que demande sera faite au Parlement du Canada à sa prochaine session pour l'obtention d'un acte à l'effet de constituer en corps politique "La Compagnie de chemin de fer de la Jonction d'Ottawa et Arnprior" dans le but de construire et exploiter une ligne de chemin de fer de Quyon ou quelque point environnant dans le township de Onslow, dans le comté de Pontiac, province de Québec, au village d'Arnprior dans la province d'Ontario, traversant la rivière Ottawa aux rapides ou chutes des Chats, avec pouvoir aussi de construire le pont ou les ponts nécessaires sur la dite rivière pour les fins du dit chemin de fer à ou près les dits rapides ou chutes des Chats, avec pouvoir de plus de continuer le dit chemin de fer d'Arnprior en croisant le chemin de fer Canadien du Pacifique à ou près Arnprior à quelque point dans le township de Bagot, dans le comté de Renfrew, sur le chemin de fer Kingston et Pembroke, et s'il est nécessaire, de traverser le chemin de fer Kingston et Pembroke au dit point, avec pouvoir de plus de construire des voies d'embranchement, de vendre ou louer le dit chemin de fer, de s'amalgamer à toute autre compagnie de chemin de fer, de louer ou acheter tout autre chemin de fer et de se joindre à n'importe quelle autre compagnie de chemin de fer ou d'obtenir le droit de faire circuler ses trains sur la voie de cette dernière et de construire une voie télégraphique le long des dits chemin de fer et embranchements.

A. FERGUSON,
Solliciteur pour les requérants.

15 décembre 1881.

25-9

A VIS est par le présent donné que la Compagnie du Grand Tronc des chemins de fer du Canada s'adressera au parlement du Canada, à sa prochaine session, pour obtenir un acte autorisant la dite compagnie à acheter, louer toute ligne de chemin de fer touchant ou intéressant la sienne propre, ou à se fusionner avec elle, de plus, déclarant et définissant les pouvoirs de la dite compagnie à ce sujet, et lui permettant aussi, sous l'autorité de l'acte concernant les chemins de fer, d'acquérir les terrains pour gares et les voies ferrées qui y conduisent qui, dans son opinion, peuvent être nécessaires à ses fins.

JOHN BELL,
Solliciteur pour la Compagnie du Grand Tronc des chemins de fer du Canada.

Daté à Montréal, ce 2e jour de novembre 1881. 24-9

A VIS est par le présent donné que demande sera faite au parlement du Canada, à sa prochaine session, pour l'adoption d'un acte à l'effet de constituer en corps politique les pilotes nommés par commission pour le service du pilotage entre Québec et

Montréal, sous le nom de "La corporation des pilotes de Montréal."

BELLEAU ET STAFFORD,
Procureurs.

Québec, 23 octobre 1881.

24-9

A VIS est par le présent donné que demande sera faite au parlement du Canada, à sa prochaine session, pour l'obtention d'un acte à l'effet de constituer en corps politique le Synode du diocèse de Saskatchewan, avec pouvoir d'acquérir et posséder des propriétés immobilières et d'engager les capitaux du dit Synode dans telle partie du Canada et sur telles garanties qui auront été de temps à autre jugées convenables par le dit Synode.

BLAKE, KERR ET CASSELS,
Solliciteurs pour les requérants.

5 décembre 1881.

24-9

A VIS est par le présent donné qu'en conformité d'une résolution des actionnaires de la Compagnie d'Assurance Agricole d'Ottawa, adoptée à une assemblée générale spéciale des actionnaires de la dite compagnie, dûment convoquée et tenue dans la cité d'Ottawa, province d'Ontario, le 22e jour de novembre 1881, demande sera faite par la dite compagnie au parlement du Canada, lors de sa prochaine session, pour l'obtention d'un acte spécial autorisant la dite compagnie à liquider ses affaires.

JOHN ROCHESSTER,
Président.
JOHN HENDERSON,
Vice-Président.

ALEXANDER GIBB,
Solliciteur pour les requérants.

JOHN PENNOCK,
Secrétaire.

Ottawa, 7 décembre 1881.

24-9

A VIS public est par le présent donné par la compagnie du chemin de fer Ottawa, Vaudreuil et Montréal, que demande sera faite au parlement du Canada, lors de la prochaine session, pour l'obtention d'un acte à l'effet de prolonger le délai prescrit pour la construction de cette partie de la ligne de la dite compagnie comprise entre Hawkesbury-Ouest et la ville d'Ottawa, et de plus à l'effet de confirmer les pouvoirs conférés à la dite compagnie.

PINHEY ET CHRISTIE,
Solliciteurs pour la compagnie.

6 décembre, 1881.

24-9

A VIS.—Demande sera faite au parlement du Canada, à sa prochaine session, par la compagnie de télégraphie Mutuelle du Canada, pour l'obtention d'un acte d'incorporation lui conférant certains pouvoirs et privilèges en sus de ceux qui lui ont été accordés par les lettres patentes qui l'ont constituée en corps politique.

CARTER ET CARTER,
Solliciteurs pour les requérants.

Montréal, 30 nov. 1881.

23-9

A VIS est par le présent donné que demande sera faite au parlement du Canada à la prochaine session pour l'obtention d'un acte à l'effet de constituer en corps politique la "Compagnie de transport du Manitoba et de la Saskatchewan," dans le but de construire et exploiter une ligne de chemin de fer d'un point sur le chemin de fer Canadien du Pacifique entre Winnipeg et le Portage de la Prairie à un point sur le lac Manitoba, de construire et exploiter des navires se rattachant à la dite ligne sur les lacs Manitoba, Winnipegosis et la rivière Saskatchewan, d'améliorer la navigation sur les dits lacs et rivière, avec pouvoir de construire des chemins de fer et

canaux, reliant tels lacs et rivière, et de percevoir des droits sur les dits canaux.

C. E. HAMILTON,
Solliciteur pour les requérants.

Winnipeg, 21 novembre 1881.

23-9

A VIS public est par le présent donné que demande sera faite au parlement du Canada, à sa prochaine session, pour l'obtention d'un acte à l'effet de constituer en corps politique la "Compagnie d'amélioration de la Rivière de la Pluie."

L'objet de la compagnie projetée est de construire des estacades, chaussées, glissoires, quais et autres travaux dans les rivières, cours d'eau et ruisseaux ci-après mentionnés, et sur les rivages de ces derniers pour la descente de billes, pièces de bois carré, bois de charpente de toute description sur tout le cours de la rivière coulant à l'ouest depuis l'île Hunter, à travers le lac à la Pluie en suivant le cours de la rivière de la Pluie jusqu'au Lac des Bois et par les cours d'eau, ruisseaux et rivières se déchargeant dans les dits rivière de la Pluie et lac à la Pluie, dans les provinces de Manitoba et Ontario ou dans le district de Kéwatin, avec tous pouvoirs et privilèges conformes à l'acte des Statuts Refondus de la ci-devant province du Canada, intitulé "Acte concernant les compagnies à fonds social pour faire des travaux à l'effet de faciliter la descente du bois de charpente sur les rivières et les cours d'eau," et aux amendements faits subséquentement au dit acte, avec pleins pouvoir et privilège de s'unir et se fondre avec n'importe quelle compagnie formée dans un objet semblable sous l'autorité des lois de l'Etat du Minnesota.

PINHEY ET CHRISTIE,
Solliciteurs pour les requérants.

28 novembre 1881.

23-9

A VIS est par le présent donné que demande sera faite au parlement du Canada, à sa prochaine session, pour l'obtention d'un acte à l'effet de constituer en corps politique la "Compagnie du pont de Winnipeg et Springfield," avec pouvoir de construire, exploiter et maintenir un pont de péage pour les fins ordinaires du trafic sur la Rivière Rouge à un certain point entre les limites nord de la cité de Winnipeg et le pont Louise, dans le comté de Selkirk, province du Manitoba, le dit pont devant être construit avec un tablier tournant donnant un passage, une fois ouvert, de quarante pieds au plus, et avec des arches de vingt-cinq pieds et demi d'élévation au-dessus du niveau de l'eau basse et avec des intervalles de deux cents pieds au plus entre les culées ou caissons; avec pouvoir de percevoir des taux de péage sur le dit pont à des taux n'excédant pas les suivants :

Piétons, à chaque passage, deux centins.

Cavalier sur mule ou cheval, à chaque passage, dix centins.

Animaux libres par tête, excepté les moutons, les porcs et les poulains du printemps suivant la mère, à chaque passage, cinq centins.

Moutons et porcs, par tête, à chaque passage, deux centins.

Carrosse, voiture, charrette, phaéton, traîneau, voiture de course ou autre véhicule tiré par un animal, à chaque passage, douze centins et demi.

Voiture, carrosse, phaéton, traîneau, voiture de course ou autre véhicule tiré par deux animaux ou plus, à chaque passage, vingt centins.

Les taux ci-dessus couvrent les charges *bonâ fide* de chaque véhicule.

W. H. CULVER,
Solliciteur pour les requérants.

Winnipeg, 21 novembre 1881.

23-9

A VIS public est par le présent donné que demande sera faite au parlement du Canada, à sa prochaine session, pour l'obtention d'un acte à l'effet de

constituer en corps politique la "Compagnie de bois de charpente de Québec" (limitée).

E. T. BROOKS,
Solliciteur pour les requérants.

26 novembre 1881.

23-9

AVIS.—La compagnie du chemin de fer de la Jonction et des Carrières de Napierville s'adressera au parlement du Canada pour l'adoption des amendements suivants à sa charte :

Pour changer son nom.

Pour placer le terminus de sa ligne à St. Jean, Q.

Pour étendre sa ligne au sud-ouest parallèlement à la frontière de la province, et au fleuve St. Laurent.

23-9

AVIS est par le présent donné que demande sera faite au parlement du Canada, à sa prochaine session, pour constituer en corps politique "La Banque de Manitoba" dans le but de faire des affaires de banque dans la Puissance du Canada, le bureau principal de telle banque devant être à Winnipeg.

H. E. HENDERSON,
Solliciteur pour les requérants.

Daté ce 14 novembre 1881.

22-9

AVIS est par le présent donné qu'une demande sera faite au Parlement du Canada, à sa prochaine session, pour un acte pour incorporer la Banque du Nord-Ouest.

G. YOUNG SMITH,
Procureur des requérants.

Whitby, 21 novembre 1881.

22-9

AVIS est donné par le présent qu'une demande sera faite au Parlement du Canada, à sa prochaine session, afin d'en obtenir un acte modifiant l'acte constitutif de la compagnie de chemin de fer Ontario et Québec, de manière à permettre à la compagnie d'acquérir la charte de la compagnie de chemin de fer Toronto, Grey et Bruce ou de se fusionner avec cette compagnie, et d'acquérir la charte ou de se fusionner avec telle autre compagnie ou compagnies de chemin de fer que le chemin de fer Ontario et Québec une fois construit pourra croiser ou à laquelle il pourra se relier, ou qui pourra être un tributaire ou une continuation est ou ouest du chemin de fer Ontario et Québec; ou de louer tous ou aucun de ses chemins de fer; et aussi pour d'autres amendements au dit acte.

W. H. LOCKHART GORDON,
Solliciteur pour les requérants.

25 novembre 1881.

22-9

AVIS est par le présent donné que demande sera faite au parlement du Canada lors de sa prochaine session pour l'obtention d'un acte à l'effet de constituer en corps politique une compagnie pour construire et exploiter une ligne de chemin de fer de la cité d'Ottawa ou de quelque point sur le chemin de fer Saint-Laurent et Ottawa ou sur le chemin de fer Canada et Atlantique, passant à travers ou près les villages de Metcalfe, Ormond, Vernon, Bate's Corners ou Winchester-Ouest, Winchester Springs, Bell's Corners et Morrisburgh à un point en face de l'île Ogden dans l'Etat de New-York, devant être appelé "La compagnie du pont et du chemin de fer Ottawa, Waddington et New-York," avec pouvoir de construire un pont sur le canal et le chenal principal de la rivière Saint-Laurent à l'île Ogden, se reliant avec une ligne s'étendant à travers l'île et les eaux américaines à Waddington et la station de la Sorelle ou quelque autre point sur le chemin de fer Ogdensburgh et lac Champlain ou avec Canton, et se raccorder avec la ligne projetée du chemin de fer à travers Adirondacks à North Creek; avec pouvoir de se fondre avec toutes lignes de ponts et chemins de fer dans

ou hors du Canada, de s'y joindre ou d'obtenir d'elles de faire circuler ses trains sur leurs voies ferrées; avec pouvoir de plus de construire et exploiter des tramways, bateaux-passeurs, vapeurs, navires et barges en rapport avec la dite ligne de pont et chemin de fer, avec pouvoir de plus de construire, maintenir et exploiter un pont inter-provincial sur la rivière Ottawa à ou près la dite cité d'Ottawa à quelque point dans la province de Québec, tant pour le dit chemin de fer que pour les voitures ordinaires et les fins générales du trafic; avec pouvoir de percevoir des taux de péage sur le dit pont, sur les voitures ordinaires et le trafic passager qui se fera dessus à des taux n'excédant pas les suivants :

Piétons pour l'aller et pour le retour, 2 centins.

Cavalier sur cheval ou mule, à chaque passage, 5 centins.

Animaux libres, par tête, excepté les moutons, cochons et poulains du printemps suivant la mère, 5 centins à chaque passage.

Moutons et cochons par tête, à chaque passage, 2 centins.

Chaque voiture, carrosse, cabriolet, traîneau ordinaire, traîneau de course ou autre véhicule trainé par un animal, 10 centins à chaque passage.

Chaque voiture, carrosse, cabriolet, traîneau ordinaire, traîneau de course ou autre véhicule tiré par deux animaux ou plus, à chaque passage, 15 centins.

Les taux ci-dessus devant couvrir les charges *bonâ fide* de chaque véhicule; avec pouvoir de plus de construire et exploiter une ligne ou des lignes de chemin de fer du bout du pont placé du côté de Québec pour se raccorder avec toutes ou quelques-unes des voies ferrées se terminant dans le comté d'Ottawa ou passant à travers.

La hauteur des arches du pont sur le canal et la rivière St. Laurent ne devant pas être moindre que de 60 pieds au-dessus du niveau de l'eau haute; l'intervalle entre les culées ou caissons sur le chenal principal de la rivière St. Laurent devant être de toute la largeur du dit chenal ou de pas moins que 350 pieds et au-dessus de la batture à l'île Ogden de pas moins que 200 pieds. La hauteur des arches du pont sur l'Ottawa ne devant pas être moindre que de 30 pieds au-dessus du niveau de l'eau haute, et l'intervalle entre les culées ou caissons ne devant pas être moindre que de 200 pieds; ou les arches des dits ponts devant être d'une hauteur telle au-dessus du niveau de l'eau haute, les intervalles entre les culées ou caissons devant être tels, et les taux de péage devant être tels qu'il plaise à Son Excellence le Gouverneur-Général en Conseil d'approuver.

SCOTT, MacTAVISH et MacCRACKEN,
Solliciteurs pour les requérants.

Ottawa, 19 novembre 1881.

22-9

AVIS est par le présent donné que la Compagnie d'Assurance de Stadacona contre le feu et sur la vie, en liquidation, s'adressera au Parlement de la Puissance du Canada, lors de sa prochaine session, pour obtenir un acte à l'effet d'amender et simplifier l'acte 43 Victoria, chap. 70, intitulé "Acte pour autoriser la Compagnie d'Assurance de Stadacona contre le feu et sur la vie à renoncer à sa charte et d'établir un mode de liquider les affaires," et pour pouvoir clore et liquider finalement les affaires de la dite compagnie dans un délai fixé d'un an à compter de la passation de l'acte demandé, et dans ce but d'éteindre les réclamations non admises par elle et non poursuivies devant les tribunaux, dans ce délai; et celles de personnes inconnues et non trouvées dans ce délai; et pour autres fins analogues.

C. A. E. GAGNON,
JOSEPH MELCHIOR BERNIER, Prêtre,
ALPHONSE LETELLIER,

Liquidateurs.

P. B. CASGRAIN,
Procureur des pétitionnaires.

21-9

AVIS publie est par le présent donné que demande sera faite au parlement du Canada, à sa pro-

chaine session, pour obtenir un acte à l'effet de constituer en corps politique "The Mutual Benefit Association of Sherbrooke."

21-9

E. T. BROOKS,
Solliciteur pour les requérants.

AVIS est par le présent donné qu'à la prochaine session du parlement du Canada demande sera faite pour l'obtention d'un acte à l'effet d'autoriser la compagnie de chemin de fer Portage, Westbourne et North Western à construire et exploiter une ligne de chemin de fer du terminus actuel de son chemin de fer déjà construit ou à la veille de l'être dans la province de Manitoba, dans une direction nord-ouest jusqu'à un point à ou près à la fourche de la Saskatchewan et de là à la rivière de la Paix; avec pouvoir de construire un embranchement au sud de la Saskatchewan à l'embouchure de cette rivière et un embranchement dans une direction sud à la voie principale du chemin de fer Canadien du Pacifique; avec pouvoir aussi de faire circuler des barges et vapeurs sur les eaux navigables réunies à la ligne.

21-9

DEMANDE sera faite au parlement du Canada, à sa prochaine session, pour l'obtention d'un acte constituant en corps politique "La compagnie limitée de prêts provinciale et du Canada," et autorisant la dite compagnie à émettre des débentures et obligations, à placer des sommes d'argent sur des immeubles, sur des obligations de banque, débentures et autres garanties, à acheter, détenir, améliorer et vendre des terres et exercer en un mot tous les pouvoirs conférés d'ordinaire aux compagnies de prêts.

McDOUGALLS ET GORDON,
Solliciteurs pour les requérants.

Toronto, 15 novembre 1881.

21-9

AVIS est donné par le présent qu'une demande sera faite au parlement du Canada, à sa prochaine session, afin d'obtenir un acte autorisant la Compagnie d'Emprunt et de Prêt du Canada à faire des opérations comme compagnie de prêt dans toutes les provinces du Canada, avec les mêmes pouvoirs que ceux maintenant possédés par la dite compagnie dans les provinces d'Ontario et de Québec, et de permettre à la dite compagnie de prélever tel taux d'intérêt qui pourra être convenu entre elle et les emprunteurs, et aussi afin d'autoriser l'émission de bons par la dite compagnie, et pour d'autres fins.

MACDONALD, MACDONALD ET MARSH,
Solliciteurs pour les requérants.

Daté 17 novembre 1881.

21-9

AVIS est par le présent donné que demande sera faite au parlement de la Puissance du Canada, lors de sa prochaine session, pour obtenir un acte à l'effet de constituer en corps politique une compagnie pour construire et exploiter une ligne de chemins de fer partant du Portage la Prairie, dans la province du Manitoba, jusqu'à la rivière White Mud à la tête de la navigation, et de là à Gladstone, et de là dans une direction nord-ouest à un point à ou près du village de Prince Albert; avec pouvoir de construire des ponts et de construire et posséder des tramways, vapeurs et barges; et de plus avec pouvoir de s'amalgamer et se joindre à et d'acheter et d'obtenir des pouvoirs d'exploiter sur d'autre ligne ou des lignes de chemin de fer.

J. J. FOY,
Solliciteur pour les requérants.

Toronto, 8 novembre 1881.

20-9

AVIS est par le présent donné que demande sera faite par la compagnie de prêts dite "Canada Landed Credit Company" à la prochaine session du

parlement du Canada, pour l'obtention d'un acte à l'effet d'amender l'acte concernant la dite compagnie et intitulé "Un acte pour constituer en corps politique la compagnie de prêts dite 'The Canada Landed Credit Company'", adopté dans la vingt-deuxième année du règne de Sa Majesté, chap. 133, dans le but de permettre à la dite compagnie de prêter de l'argent sur des garanties immobilières dans la province du Manitoba, et de charger sur les prêts faits dans les provinces d'Ontario et Manitoba tels taux d'intérêt dont il pourra être convenu avec l'emprunteur et pour autres fins.

MCCARTHY, HOSKIN, PLUMB ET CREELMAN,
Solliciteurs pour les requérants.

Toronto, 7 novembre 1881.

20-9

AVIS est par le présent donné que demande sera faite au parlement du Canada, à sa prochaine session, pour l'obtention d'un acte autorisant la "Compagnie Mutuelle d'Assurance sur la vie du Soleil, de Montréal," à changer son nom en celui de "La Compagnie d'Assurance sur la vie du Soleil"; à réduire la qualification de ses directeurs et à certaines autres fins.

DAVIDSON ET CROSS,
Solliciteurs pour les requérants.

Montréal, 3 novembre 1881.

19-9

AVIS public est par le présent donné que demande sera faite au Parlement de la Puissance du Canada, lors de sa prochaine session, pour obtenir un acte à l'effet de constituer en corps politique "The St. Lawrence Marine Insurance Company of Montreal."

J. G. A. CREIGHTON,
Solliciteur pour les requérants.

26 octobre, 1881.

18-10

AVIS est par le présent donné que demande sera faite au parlement du Canada pour l'obtention d'un acte à l'effet de constituer en corps politique la Compagnie du pont de Saint-Jean, avec pouvoir de maintenir et exploiter un pont pour les voitures ordinaires et les fins du trafic sur la rivière Rouge d'un point dans les paroisses de Saint-Jean et Kildonan, dans le comté de Selkirk et la province du Manitoba, à un point sur le côté opposé de la rivière dans les dites paroisses, avec pouvoir de percevoir des droits de péage sur le dit pont sur telles voitures ordinaires et sur le trafic passager qui passeront dessus, à des taux n'excédant pas les suivants: — Piétons allant ou venant, deux centins. Cavalier monté sur mule ou cheval, six centins chacun. Animaux libres par tête, excepté les moutons, cochons et les poulains du printemps suivant le jument, cinq centins.

Moutons et cochons par tête, deux centins.

Chaque voiture, carosse, phaéton, traîneau, ou autre véhicule tirés par un animal sur l'aller ou le retour, 12½ centins.

Chaque voiture, carosse, phaéton, traîneau, ou autre véhicule tirés par deux animaux ou plus sur l'aller ou le retour, 20 centins.

Les taux ci-dessus devront comprendre les charges bonâ fide de chaque véhicule.

La hauteur des arches du pont ne devant pas être moindre que 25 pieds au-dessus du niveau de l'eau basse, la distance entre les culées ou caissons ne devant pas être moindre que 200 pieds, le pont tournant devant être construit de façon à avoir un passage, une fois ouvert, de pas moins que 40 pieds.

Les plan et dessin de tel pont, parties fixe et mobile, devant être sujets à l'approbation du gouverneur général en conseil.

T. S. KENNEDY,
Solliciteur pour la requérante.

Daté à Winnipeg le 24 octobre 1881.

18-9

A VIS est par le présent donné que demande sera faite au parlement du Canada pour l'obtention d'un acte à l'effet d'amender le statut 39 Vict. chap. 40, incorporant "La Banque établie de Londres et de l'Amérique du Nord," en étendant le temps durant lequel le dit acte restera en force et pour obtenir le certificat du Bureau du Trésor, de plus en changeant le nom de la dite banque en celui de "La Banque établie de Londres et Winnipeg," en réduisant le capital-actions à \$1,000,000 et en transportant le bureau principal de la cité de Montréal à Winnipeg et pour autres fins.

T. S. KENNEDY,

Solliciteur pour la requérante.

Daté à Winnipeg, 22 octobre 1881.

18-9

DEMANDES POUR CHARTE PAR LETTRES PATENTES.

A VIS est par le présent donné que dans le mois qui suivra la dernière publication du présent avis, demande sera faite à Son Excellence le gouverneur-général en Conseil sous l'autorité de l'Acte du Canada de 1877, concernant les compagnies à fonds social pour l'obtention de lettres patentes constituant en corps politique la Compagnie de fil de fer barbelé de la Puissance.

1. Le nom social de la compagnie sera "Compagnie de fer barbelé de la Puissance, limitée."

2. Le but que se propose la compagnie en demandant à être constituée en corps politique est de pouvoir fabriquer et vendre du fil de fer barbelé.

3. L'endroit du Canada choisi comme devant être le principal siège d'affaires de la dite compagnie est la cité de Montréal, province de Québec.

4. Le fonds social de la dite compagnie sera de soixante mille piastres.

5. Le nombre de parts sera de cent et le montant de chacune d'elles sera de six cents piastres.

6. Les noms et prénoms, adresses et qualités des divers requérants sont : James Cooper, marchand, et Frederick Fairman, marchand, tous deux de la dite cité et du district de Montréal ; Francis T. Sherman, et Eben J. Marsh, tous deux de Chicago, dans l'Etat de l'Illinois, manufacturiers, et Jane Knight, de la cité de Montréal, épouse dûment séparée quant aux biens du dit James Cooper, et Harriet J. Latham, également de la dite cité de Montréal, épouse dûment séparée quant aux biens du dit Frederick Fairman.

7. Les dits James Cooper, Frederick Fairman et Eben J. Marsh seront les premiers directeurs provisoires de la dite compagnie, dont le plus grand nombre résident au Canada.

KERR, CARTER et MCGIBBON,

Solliciteurs pour les requérants.

Montréal, 15 décembre 1881.

25-6

A VIS public est par le présent donné qu'une demande sera faite à Son Excellence le Gouverneur en Conseil, sous l'autorité de l'acte concernant les compagnies à fonds social de 1877, par l'honorable M. P. Garneau, négociant, ancien ministre du gouvernement de Québec, résidant à Québec ; Alphonse Desjardins, M.P., et président de la banque Jacques-Cartier de Montréal ; Robert T. Leckie, de Sherbrooke, manufacturier ; Hector Legru, de Paris, France, industriel, et le Comte de Wazières, rentier, également de Paris, France, pour obtenir des lettres patentes les constituant avec telles autres personnes qui deviendront actionnaires dans la dite compagnie en un corps politique et légal avec les pouvoirs d'une compagnie de prêt, laquelle compagnie portera le nom de "Crédit Mobilier Canadien."

La principale place d'affaires de la dite compagnie sera dans la cité de Montréal.

Le capital de la compagnie sera de vingt millions de dollars ou cent millions de francs divisé en deux cent mille actions de cent dollars ou cinq cents francs chacune.

Les directeurs provisoires de la compagnie seront les dits MM. honorable P. Garneau, Alph. Desjardins, Robert J. Leckie, H. Legru et Comte de Wazières.

Montréal, le 30 novembre 1881.

23-6

A VIS Public est par le présent donné que les personnes ci-après mentionnées ont l'intention de s'adresser à Son Excellence le gouverneur-général pour obtenir des lettres patentes les constituant en corps politique sous le nom de la "Compagnie canadienne de fer et d'acier (Limitée)" pour les fins ci-après mentionnées, savoir :

1. Pour acquérir et exploiter le procédé connu sous le nom de "Duryee's Blow-Pipe Process", tel que breveté à la date du 33 avril 1880 en Canada, pour fondre des minerais d'or, d'argent et autres, et pour fondre des minerais de fer et les transformer en fer et en acier.

2. Pour acquérir et exploiter tous autres procédés pour la manufacture de l'or, l'argent, le fer et l'acier.

3. Pour ériger des usines à laminier le métal et en général pour manufacturer tout article en fer ou en acier.

4. Pour acquérir tous terrains nécessaires à l'érection de fourneaux, ou tous terrains renfermant ou censés renfermer du fer ou autres minéraux, ou pétrole, n'excédant pas en étendue vingt mille acres en tout ;

5. Pour avoir le droit de vendre ou louer tout procédé ainsi breveté que la dite compagnie pourrait acquérir ;

Que le bureau principal et principale place d'affaires de la dite compagnie sera dans la cité de Montréal, dans la province de Québec ;

Que le montant proposé du capital de la dite compagnie est d'un million de piastres divisé en dix mille parts de cent piastres chacune ;

Que les noms et qualités des dits requérants sont comme suit :—Robert Benny, marchand, Montréal ; James McLaren, marchand, Buckingham ; Andrew Thomson, commerçant, Québec ; George Benson Hall, commerçant, Québec ; James Henry Peck, marchand et fabricant, Montréal ; Alexander Chivas Clark, courtier, Montréal ; John Smythe Hall, junior, avocat, Montréal ; George Hutton, Patterson, agent d'assurance, Montréal ; James Benny, marchand et fabricant, Montréal ; Thomas Peck, marchand et fabricant, Montréal, et George Duryce, docteur en médecine, New-York, Etats-Unis d'Amérique.

Que les dits James McLaren, George Benson Hall, Robert Benny, James Henry Peck, Alexander Chivas Clark, George Hutton Patterson, et George Duryce seront les directeurs provisoires de la dite compagnie.

CHURCH, CHAPLEAU, HALL & ATWATER.
22-6 Solliciteurs pour les dits requérants.

AVIS DIVERS.

COMPAGNIE DU CHEMIN DE FER ATLANTIQUE DU CANADA.

A VIS est par le présent donné qu'en conformité d'une requête à cet effet une assemblée générale spéciale des actionnaires de la compagnie ci-dessus nommée aura lieu mercredi, le 28 décembre A. D. 1881, à 10 heures de l'avant-midi, au bureau principal de la compagnie, dans la cité d'Ottawa, comté de Carleton, province d'Ontario, dans le but de considérer et (s'il est jugé opportun) déterminer et adopter des résolutions sur les questions et sujets suivants ou quelques-uns d'entre eux.

1. L'émission de bons de la compagnie garantis par première hypothèque, en vertu des pouvoirs accordés par sa charte (42 Vict., chap. 57, Canada.)

2. Les limites et restrictions des bons devant être émis par la compagnie et garantis par première hypothèque.

3. L'adoption d'un mode de paiement pour la dite émission de bons garantis par première hypothèque ainsi limités et restreints et devant avoir priorité et préséance sur tous autres bons de la compagnie garantis par hypothèque qui pourraient être émis dans le futur.

4. Les termes et conditions de l'émission de tels bons garantis par première hypothèque et les recours qui seront accordés et donnés aux détenteurs de tels bons.

5. Les termes et conditions de l'acte d'hypothèque, ou actes d'hypothèque, pour garantir les dits bons et la nomination de fidéicommissaires pour les détenteurs des dits bons.

6. Et en général toutes choses et matières incidentes, requises ou propres pour l'émission des dits bons garantis par première hypothèque et pour la garantie d'iceux aux détenteurs en conformité des pouvoirs conférés par la septième section du dit acte.

7. L'émission d'obligations préférentielles de la compagnie et les ratification et confirmation de toutes les obligations préférentielles déjà émises par la compagnie et les définition et règlement de la position des obligations préférentielles.

8. Les ratification et confirmation de tous les règlements adoptés par les directeurs et demandant à être ratifiés et confirmés (s'il y en a.)

Daté ce troisième jour de décembre, A. D. 1881.

E. MCGILLIVRAY,
Président.
EDWARD H. TIFFANY,
Secrétaire-Trésorier.

24-3

BANQUE UNION DU BAS-CANADA.

DIVIDENDE No. 32.

A VIS est par le présent donné qu'un dividende de deux et demi pour cent (2½ p.c.) sur le capital payé de cette institution a été déclaré pour le semestre courant et que le dit dividende sera payable à la banque et à ses succursales, le après le lundi, le deuxième jour de janvier 1882.

Les livres de transfert seront clos du 17 au 31 décembre inclusivement.

Par ordre du bureau,
P. MAC EWEN,
Caissier.

Québec, 25 novembre 1881. 23-4

BANQUE D'HOCHELAGA.

A VIS est par le présent donné qu'un dividende de deux et demi pour cent sur le capital payé de cette institution, a été déclaré, et que tel dividende sera payable à sa maison de banque en cette ville et ses succursales le et après lundi, le deuxième jour de janvier prochain.

Les livres de transfert seront clos du 16 au 31 décembre prochain, ces deux jours inclusivement.

L'assemblée générale annuelle des actionnaires aura lieu dans sa maison de banque en cette ville, lundi, le seizième jour de janvier prochain.

Le fauteuil sera pris à trois heures p.m.

Par ordre du bureau,
J. E. BRAIS,
Caissier.

Montréal, 24 novembre 1881. 22-8

BANQUE DE ST. JEAN.

A VIS public est par le présent donné qu'un dividende de trois pour cent sur le capital payé de cette banque a été déclaré pour les six mois courants, et sera payable au bureau de cette banque, à St. Jean, le et après lundi le deux janvier prochain. Les livres de transfert seront fermés du 19 au 31 décembre prochain, ces deux jours compris.

L'assemblée générale annuelle des actionnaires sera tenue au bureau de la banque, à St. Jean, jeudi le douze janvier prochain, à onze heures A. M.

Par ordre des directeurs,
PH. BAUDOUIN,
Caissier.

St. Jean, 22 novembre 1881. 22-4

COMPAGNIE DU CHEMIN DE FER CANADIEN DU PACIFIQUE.

UNE assemblée générale spéciale de la compagnie du chemin de fer Canadien du Pacifique aura lieu au bureau de la compagnie à Montréal, mardi le 20 décembre prochain à midi, à laquelle assemblée on a l'intention de proposer qu'il soit émis des obliga-

tions préférentielles et de décider du montant et des conditions de telle émission, de considérer un règlement concernant le droit de vote des détenteurs de telles obligations préférentielles, et de plus de considérer la localisation du chemin de fer entre Callendar Station et l'embranchement de la Baie du Tonnerre.

Par ordre du président.

CHARLES DRINKWATER,
Secrétaire.

Montréal, 14 novembre 1881. 21-5

COMPAGNIE DE CHEMIN DE FER GRAND TRONC DU CANADA.

Assemblée générale spéciale.

A VIS est par le présent donné qu'une assemblée générale spéciale de la compagnie de chemin de fer Grand Tronc du Canada aura lieu au City Terminus Hotel, rue Cannon, Londres, E.C., jeudi, le 22e jour de décembre prochain, à une heure p.m. précise, dans le but suivant, savoir : considérer et, s'il est jugé expédient, accepter et confirmer un arrangement supplémentaire de trafic entre la compagnie de chemin de fer Chicago et Grand Tronc et la compagnie de chemin de fer Grand-Tronc du Canada ; aussi considérer, et, s'il est jugé expédient, accepter un arrangement supplémentaire de trafic entre le chemin de fer Michigan Air Line et la Compagnie de chemin de fer Grand Tronc du Canada ; aussi considérer et, s'il est jugé expédient, accepter un arrangement de trafic entre le chemin de fer Midland du Canada et la compagnie de chemin de fer Grand Tronc du Canada.

Par ordre,

H. W. TYLER,
Président.
J. B. RENTON,
Secrétaire.

21-5

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The Canada Gazette.

PUBLISHED BY AUTHORITY.

OTTAWA, SATURDAY, DECEMBER 24, 1881.

DOMINION OF CANADA.



APPOINTMENTS.

DEPARTMENT OF THE SECRETARY OF STATE OF CANADA.

HIS EXCELLENCY THE ADMINISTRATOR OF THE GOVERNMENT has been pleased to make the following appointments, viz:—

OTTAWA, 17th December, 1881.

SAMUEL G. RIGBY, Esquire, of the City of Halifax, in the Province of Nova Scotia, one of Her Majesty's Counsel Learned in the Law; to be Judge of the Supreme Court of Nova Scotia, *vice* the Honorable W. F. Des Barres, resigned.

15th November, 1881.

JOHN LINDSAY McINNIS, of Winnipeg, in the Province of Manitoba, Gentleman; to be a Landing Waiter and Searcher in Her Majesty's Customs.

8th December, 1881.

JOSEPH HENRY LANDRY, of Carleton, in the Province of Quebec, Esquire; to be Harbour Master for the Port of Carleton, in the said Province.

8th December, 1881.

WILLIAM COCHRAN MILNER, of Sackville, in the Province of New Brunswick, Esquire; to be a Collector in Her Majesty's Customs.

14th December, 1881.

ROBERT PEEL CAMPBELL, of Brampton, in the Province of Ontario, Esquire; to be a Sub-Collector in Her Majesty's Customs.

EXTRACT from Lists of Fishery Officers for Province of New Brunswick, appointed by Order in Council of 15th May, 1868.

<i>Name of Officer.</i>	<i>Province.</i>
W. H. Venning,	New Brunswick.

Certified true Extract,

J. O. COTÉ,
Clerk, Privy Council.

PROCLAMATIONS.

P. L. MACDOUGALL,
General,
Administrator.

[L.S.]

CANADA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To Our Beloved and Faithful the Senators of the Dominion of Canada, and the members elected to serve in the House of Commons of Our said Dominion, and to each and every of you,—
GREETING:

A PROCLAMATION.

WHEREAS Our Parliament of Canada stands prorogued to the twenty-seventh day of the month of December instant, at which time, at Our City of Ottawa, you were held and constrained to appear; Now Know YE, that for divers causes and considerations and taking into consideration the ease and convenience of Our Loving Subjects, We have thought fit, by and with the advice of Our Privy Council for Canada, to relieve you, and each of you of your attendance at the time aforesaid, hereby convoking and by these presents enjoining you, and each of you, on the FOURTH day of the month of FEBRUARY next, to meet Us in Our Parliament of Canada, at Our City of Ottawa, there to take into

consideration the state and welfare of Our said Dominion of Canada, and therein to do as may seem necessary. HEREIN FAIL NOT.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Trusty and Well-Beloved General SIR PATRICK LEONARD MACDOUGALL, Knight Commander of Our Most Distinguished Order of St. Michael and St. George, Administrator of the Government of Canada, and Commander of Our Forces therein, &c., &c.

At Our Government House, in Our CITY of OTTAWA, this TWENTY-THIRD day of DECEMBER in the year of Our Lord one thousand eight hundred and eighty-one, and in the forty-fifth year of Our Reign.

By Command,

RICHARD POPE,
Clerk of the Crown in Chancery, Canada.

P. L. MACDOUGALL,
General,
Administrator.

[L.S.]

CANADA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To all to whom these presents shall come, or whom the same may in anywise concern,—GREETING :

A PROCLAMATION.

Z. A. LASH, Deputy of the Minister of Justice, Canada. } WHEREAS it is, in and by the Act passed in the Thirty-seventh year of Our Reign, chaptered thirty-four, and intituled "An Act to provide for the appointment of Harbour Masters for certain ports in the Provinces of Quebec, Ontario, British Columbia and Prince Edward Island," amongst other things in effect enacted, that the said Act shall apply to the Provinces of Quebec, Ontario, British Columbia and Prince Edward Island and to such ports and such ports only (except the ports of Quebec and Montreal in the Province of Quebec, and Toronto in the Province of Ontario) in either of the said Provinces as shall from time to time be designated for that purpose by Proclamation under an Order or Orders of the Governor in Council ;

AND WHEREAS an Order of the Governor in Council was passed on the eighth day of December, in the year of Our Lord, one thousand eight hundred and eighty-one, designating the Port of Carleton, Province of Quebec, as a Port to which the said Act and the Acts amending the same shall apply. The limits of said port to be from Magnecha Point to Maria Cliff, including said Cliffs in Tracadigash Bay.

Now KNOW YE that We do hereby, and by virtue of the authority vested in Us by the said Act and Order in Council respectively, proclaim and declare, that the Act hereinbefore mentioned and intituled "An Act to provide for the appointment of Harbour Masters for certain Ports in the Provinces of Quebec, Ontario, British Columbia and Prince Edward Island," and the Acts amending the same, shall henceforth apply to the Port of Carleton in the Province of Quebec.

Of all which Our loving subjects and all others to whom these presents may come or whom the same may concern, are hereby required to take notice and to govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Trusty and Well-Beloved General SIR PATRICK LEONARD MACDOUGALL, Knight Com-

mander of Our Most Distinguished Order of St. Michael and St. George, Administrator of the Government of Canada, and Commander of Our Forces therein, &c., &c.

At Our Government House, in Our CITY of OTTAWA, this EIGHTH day of DECEMBER, in the year of Our Lord, one thousand eight hundred and eighty-one, and in the Forty-fifth year of Our Reign.

By Command,

J. A. MOUSSEAU,
Secretary of State.

26-3

P. L. MACDOUGALL,
General,
Administrator.

[L.S.]

CANADA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To all to whom these presents shall come, or whom the same may in anywise concern,—GREETING :

A PROCLAMATION.

Z. A. LASH, Deputy of the Minister of Justice, Canada. } WHEREAS in pursuance of the provisions of the Canada Temperance Act of 1878, the following notice has been addressed to the Secretary of State for Canada, embodying the petition therein set forth :

"To the Honorable the Secretary of State for Canada,—

"Sir,—We, the undersigned, electors of the County of Inverness, request you to take notice that we propose presenting the following petition to His Excellency the Governor General, viz:

"'To His Excellency the Governor General of Canada in Council, .

"'The petition of the electors of the County of Inverness, qualified and competent to vote at the election of a member of the House of Commons, in the said County,

"'Respectfully sheweth, That your petitioners are desirous that the second part of the Canada Temperance Act, 1878, should be in force and take effect in the said County :

"'Wherefore, your petitioners humbly pray that Your Excellency will be pleased, by an Order in Council under the ninety-sixth Section of the said Act, to declare that the second part of the said Act shall be in force and take effect in the said County.

"'And your petitioners will ever pray, &c.' And that we desire that the votes of all the electors of the said County of Inverness be taken for and against the adoption of the said petition."

And whereas it appears by evidence to the satisfaction of the Administrator of the Government in Council that such notice has appended to it the genuine signatures of one-fourth or more of all the electors of the said County of Inverness, the number of the signatures to the notice proved to be genuine being one thousand and seventeen, and that the other requirements of the law have been observed :

And whereas an Order of the Administrator of the Government in Council has been passed directing that the votes of all the electors of the said County of Inverness be taken for and against the adoption of the said petition,—

Now KNOW YE, that We do hereby, and by virtue of the authority vested in Us by the said Act and Order in Council, proclaim and declare, that on Thursday, the twenty-sixth day of January one thousand eight hundred and eighty-two, a poll will be held in the said County of Inverness for taking

the votes of the electors for and against the said petition. That such votes will be taken between the hours of nine o'clock in the forenoon and five o'clock in the afternoon of that day and by ballot. That Hugh McDonald, Esquire, of Port Hood, in the said County of Inverness, in the Province of Nova Scotia, Sheriff of the said County, has been appointed Returning Officer for the purpose of taking on that day the votes of the electors for and against the petition and of afterwards summing up the same and making a return of the result to the Governor General in Council. That the said Returning Officer is empowered and required to appoint a Deputy Returning Officer at and for each polling place or station. That the Returning Officer will appoint persons to attend at the various polling stations and at the final summing up of votes on behalf of the persons interested in and promoting or opposing, respectively, the adoption of the petition, at the office of the said Sheriff at Port Hood, on Saturday, the twenty-first day of January next, at ten of the clock in the forenoon.

That the votes of the electors will be summed up and the result of the polling declared by the Returning Officer at the office of the said Sheriff at Port Hood, on Monday the thirtieth day of January next, at ten of the clock in the forenoon. And in the event of the petition being adopted by the electors, the Governor General in Council may, at any time after the expiration of sixty days from the day on which the same was adopted, by Order in Council published in the *Canada Gazette*, declare that the second part of the said Act shall be in force and take effect in such County upon, from and after the day on which the annual or semi-annual licenses for the sale of spirituous liquors then in force in such County will expire, provided such day be not less than ninety days from the day of the date of such Order in Council, and if it be less, then on the like day in the then following year.

Of all which Our loving subjects and all others whom these presents may concern, are hereby required to take notice and to govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Trusty and Well Beloved General Sir Patrick Leonard MacDougall, Knight Commander of Our Most Distinguished Order of Saint Michael and Saint George, Administrator of the Government of Canada, and Commander of Our Forces therein, &c., &c.

At Our Government House, in Our CITY of OTTAWA, this SIXTH day of DECEMBER, in the year of Our Lord, one thousand eight hundred and eighty-one, and in the Forty-fifth year of Our Reign.

By Command,

J. A. MOUSSEAU,
Secretary of State.

25-3

(Circular.)

DOWNING STREET,
7th November, 1881.

SIR,—With reference to my Circular Despatch of the 8th of August, I have the honour to transmit, for publication in the Colony under your Government, a copy of the Agreement between Great Britain and Denmark relative to Merchant Seamen Deserters, signed on the 21st of June.

I have the honour to be,
Sir,
Your most obedient, humble Servant,
KIMBERLEY.

The Officer Administering
the Government of Canada.

AGREEMENT between the Governments of Great Britain and Denmark relative to Merchant Seamen Deserters.

Signed at London, June 21, 1881.

The Government of Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, and the Government of His Majesty the King of Denmark, being desirous, for the benefit of the commerce of the two countries, to facilitate the discovery, apprehension, and surrender of seamen who may desert from merchant-vessels of either country, on the basis of a full and entire reciprocity, have agreed as follows:—

It is mutually agreed that if any seamen or apprentices, not being slaves, should desert from any ship belonging to a subject of either of the Contracting Parties, within any port in the territories or in the possessions or Colonies of the other Contracting Party, the authorities of such port and territory, possession or Colony, shall be bound to give every assistance in their power for the apprehension and sending on board of such deserters, on application to that effect being made to them by the Consul of the country to which the ship of the deserter may belong, or by the deputy or representative of the Consul.

It is understood that the preceding stipulations shall not apply to subjects of the country where the desertion shall take place.

Each of the two High Contracting Parties reserves to itself the right of terminating this Agreement at any time, on giving to the other a year's notice of its wish to that effect.

In witness whereof the undersigned, duly authorized for that purpose, have signed the present Agreement, and have affixed thereto the seal of their arms.

Done at London in duplicate, the twenty-first day of June, in the year of our Lord one thousand eight hundred and eighty-one,

(L.S.) GRANVILLE.
(L.S.) FALBE.

25-3

ORDERS IN COUNCIL.

GOVERNMENT HOUSE, OTTAWA.

Saturday, 17th day of December, 1881.

PRESENT:

HIS EXCELLENCY THE ADMINISTRATOR OF
THE GOVERNMENT IN COUNCIL.

HIS Excellency the Administrator of the Government, on the recommendation of the Minister of the Interior and under the provisions of the Act 43 Vic., chap. 26, has been pleased to order, and it is hereby ordered, that the following regulations for the disposal of Coal Lands be and the same are hereby adopted:—

1. That leases of mining locations may be granted for twenty-one (21) years, to applicants—in the order of their applications—who have satisfied the Minister of the Interior of their means and ability to work efficiently the mines applied for, an annual ground rent therefor of twenty-five cents an acre, to be paid half-yearly in advance.

2. That the lessee shall pay a royalty of ten cents per ton, on all coal taken out of the mine. Quarterly Returns, made under oath, to be furnished to the Minister of the Interior, by the lessee, showing the quantity of coal taken out, the dues thereon to be paid at the time of making such return.

3. That the area to be leased to one person shall not exceed three hundred and twenty (320) acres.

4. That the boundaries beneath the surface, of such locations, shall be the vertical planes or lines in which their surface boundaries lie.

5. That failure to commence active operations within one year and to work the mine within two

years after the commencement of the term of the lease, or to pay the ground rent or royalty, shall subject the lessee to forfeiture of the lease and resumption of the land by the Crown.

6. The lease to be renewable for further periods of twenty-one years each, and for such ground rent and royalties as may at the time of renewal be agreed upon by the Government and the Lessee.

26-3 J. O. COTÉ,
Clerk, Privy Council.

GOVERNMENT HOUSE, OTTAWA.

Thursday, 22nd day of December, 1881.

PRESENT :

HIS EXCELLENCY THE ADMINISTRATOR OF
THE GOVERNMENT IN COUNCIL.

HIS Excellency the Administrator of the Government, on the recommendation of the Minister of Customs, and by and with the advice of the Queen's Privy Council for Canada, has been pleased to order, and it is hereby ordered, that the following Regulations providing for the Warehousing of Coal imported into Canada, be and they are hereby approved and adopted :

1. The yards, sheds, or other buildings in which importers of coal desire to store the same for the purpose of sale, may be accepted as warehouses, and coal may be entered for warehouse and stored therein without payment of duty, in the same manner and under like conditions for ex-warehousing for consumption, removal or exportation, as is provided by law for the warehousing of any other grade, except as hereinafter provided.

2. The importer of coal desiring to warehouse the same as above provided, shall, before being permitted to do so, give a bond terminable on the first day of May then next ensuing, for an amount sufficient to cover double the amount of duty accruing on all coal so to be warehoused, according to the terms of the tariff then in force, such bond to be duly executed by himself and two persons in good standing as sureties, acceptable to the Collector of Customs at the port at which it is proposed to warehouse such coal or to the Minister of Customs, and conditioned for the due payment of duty on or of the exportation of the whole quantity so warehoused prior to the said first day of May then next ensuing.

3. The proprietor of coal so warehoused shall make due entry once a week of the quantity sold, removed or exported, and the whole quantity warehoused must be so entered prior to the first day of May then next following the date of the warehousing as aforesaid, and prior to the termination of the said bond as above provided, subject to all penalties, fines and forfeitures provided by the Customs Act, 40 Vic. chap. 10, for frauds connected with warehousing and warehoused goods.

His Excellency has been further pleased to order and direct that the Order in Council of the 29th of April, 1879, regulating the warehousing of coal be, and the same is hereby rescinded.

26-3 J. O. COTÉ,
Clerk, Privy Council.

GOVERNMENT HOUSE, OTTAWA,

Wednesday, 14th December, 1881.

PRESENT :

HIS EXCELLENCY THE ADMINISTRATOR OF
THE GOVERNMENT IN COUNCIL.

ON the recommendation of the Honorable the Minister of Customs, and under the provisions of the 9th and 55th sections of the Act passed in the session of the Parliament of Canada, held in the fortieth year of Her Majesty's Reign, chaptered 10 and intituled "An Act to amend and consolidate the Acts respecting the Customs,"—

His Excellency, by and with the advice of the Queen's Privy Council for Canada, has been pleased

to order, and it is hereby ordered, that Economy, in the Province of Nova Scotia, be and the same is hereby erected into an Out Port of Customs and a Warehousing Port under the survey of the Collector of Customs at the Port of Londonderry.

25-3 J. O. COTÉ,
Clerk, Privy Council.

GOVERNMENT HOUSE, OTTAWA.

Saturday, 3rd day of December, 1881.

PRESENT :

HIS EXCELLENCY THE ADMINISTRATOR OF
THE GOVERNMENT IN COUNCIL.

ON the recommendation of the Honorable the Minister of Marine and Fisheries, and under the provisions of the 7th section of the Act passed in the Session of the Parliament of Canada held in the 36th year of Her Majesty's Reign, chaptered 129 and intituled "An Act respecting the Shipping of Seamen,"—

His Excellency, by and with the advice of the Queen's Privy Council for Canada, has been pleased to order, and it is hereby ordered, that a Shipping Office be, and the same is hereby established at the Port of Gaspé, in the County of Gaspé, in the Province of Quebec, and that Mr. Joseph Eden, Harbour Master at the Port of Gaspé be, and he is hereby appointed Shipping Master in accordance with the provisions of the 8th Section of the said Act.

24-3 J. O. COTÉ,
Clerk, Privy Council.

GOVERNMENT HOUSE, OTTAWA.

Tuesday, 6th day of December, 1881.

PRESENT :

HIS EXCELLENCY THE ADMINISTRATOR OF
THE GOVERNMENT IN COUNCIL.

ON the recommendation of the Minister of Inland Revenue, and under the provisions of the 48th and 49th sections of the Act passed in the 42nd year of Her Majesty's Reign, chaptered 16, and intituled "An Act to amend and consolidate the laws relating to Weights and Measures,"—

His Excellency, by and with the advice of the Queen's Privy Council for Canada, has been pleased to order, and it is hereby ordered, that the Regulations respecting the Inspection of Grain Testers, established by Order in Council of the 20th August, 1881, be, and the same are hereby cancelled, and the following Regulations substituted in place thereof, viz :—

1. Grain Testers shall only be admitted to verification when—

1. The cup or vessel for containing the grain is cylindrical, the diameter being approximately equal to its depth, and its capacity some authorized sub-multiple of the gallon, not less than one quart.

2. There is marked on the cup in clearly legible characters its true capacity in standard measure.

3. The counterpoise is arranged so that it can be sealed or stamped in such manner as will prevent its being tampered with or removed from the instrument to which it belongs without destroying or breaking the seal or stamp.

4. It gives true indications of weight according to the purport of the figures and divisions marked on the beam, and is in equilibrium when the empty cup is attached and the counterpoise is at zero.

5. The knife edges and other working parts are in conformity with Section B, of the Order in Council of the 14th of August, 1879.

6. It is accompanied by a hopper or apparatus for automatically filling the weighing cup identical as to form and dimensions with the one deposited in the Standards Department of Ottawa, of which a sketch drawing with figured dimensions and instructions for

use, will be given to each Inspector of Weights and Measures.

K. The fee chargeable for verifying and stamping each grain tester shall be one dollar.

J. O. COTÉ,
24-3 Clerk, Privy Council.

GOVERNMENT HOUSE, OTTAWA.

TUESDAY, 6th day of December, 1881.

PRESENT :

HIS EXCELLENCY THE ADMINISTRATOR OF THE GOVERNMENT IN COUNCIL.

HIS Excellency the Administrator of the Government in Council, under authority of the Act 44 Vic., ch. 12, has been pleased to order, and it is hereby ordered, that, subject to the following regulations and restrictions, there may be paid to the manufacturer of the following articles, manufactured in Canada and used after the 21st day of March 1881, in the original construction of the Canadian Pacific Railway, as defined by the Act 37 Vic., chap. 14, sums of money which do not exceed the amount of Customs duty that would be payable on such articles respectively if imported into Canada, that is to say :

On iron fish plates, fifteen per cent. on the fair market value of iron fish plates in Great Britain, at the time at which the contract was made for supplying such fish plates so manufactured and used.

On cut spikes, one half of one cent per pound.

On wrought or pressed spikes, three fourths of one cent per pound.

On bolts, three fourths of one cent per pound.

On nuts, one cent per pound.

The manufacturer in Canada of such fish plates, spikes, bolts and nuts, so used, shall, in order to be entitled to receive the above sums of money, furnish to the Hon. the Minister of Customs, evidence under oath in form as follows of the manufacture in Canada, and of the use as aforesaid by the said Canadian Pacific Railway Company of such fish plates, spikes, bolts and nuts ; and such further evidence on the subject as from time to time the Minister of Customs may consider necessary.

Form No. 1.

I of do solemnly and truly swear that I am the proprietor of an establishment at which are manufactured situate at in the Dominion of Canada, and that the pounds of contained in the packages named in the Bill of Lading hereto attached, marked and numbered as above stated and shipped to at were within my own personal knowledge wholly manufactured at said establishment and were sold by to the Canadian Pacific Railway Company to be used in the original construction of the said Railway.

Subscribed and sworn to before me at this day of 188 .

Form No. 2.

I. of of the Canadian Pacific Railway Company, do make oath and say that I purchased for and on behalf of the said Railway Company from at the pounds of named in the affidavit of hereto attached, and that the said

have been, since the 21st day of March 1881, made use of by the said Railway Company in the original construction of the main line of the said Railway, as defined by the Act 37 Vic., chap. 14, and for no other purpose.

Subscribed and sworn to before me at this day of 188 .

The regulations as per Order in Council of the 25th day of April last, relating to payments on spikes, bolts and nuts, so manufactured and used in the original construction of the said Railway, are hereby rescinded.

J. O. COTÉ,
24-3 Clerk, Privy Council.

GOVERNMENT NOTICES.

DOMINION LANDS REGULATIONS.

The following Regulations for the sale and settlement of Dominion Lands in the Province of Manitoba and the North-West Territories shall, on and after the first day of January, 1882, be substituted for the Regulations now in force, bearing date the twenty-fifth day of May last :—

1. The surveyed lands in Manitoba and the North-West Territories shall, for the purposes of these Regulations, be classified as follows :

Class A.—Lands within twenty-four miles of the main line or any branch line of the Canadian Pacific Railway, on either side thereof.

Class B.—Lands within twelve miles, on either side, of any projected line of railway (other than the Canadian Pacific Railway), approved by Order in Council published in the *Canada Gazette*.

Class C.—Lands south of the main line of the Canadian Pacific Railway not included in Class A or B.

Class D.—Lands other than those in Classes A, B and C.

2. The even-numbered sections in all the foregoing classes are to be held exclusively for homesteads and pre-emptions.

a. Except in Class D where they may be affected by colonization agreements as hereinafter provided.

b. Except where it may be necessary, out of them, to provide wood lots for settlers ;

c. Except in cases where the Minister of the Interior, under provisions of the Dominion Lands Acts, may deem it expedient to withdraw certain lands, and sell them at public auction or otherwise deal with them as the Governor in Council may direct.

3. The odd-numbered sections in Class A are reserved for the Canadian Pacific Railway Company.

4. The odd-numbered sections in Classes B and C shall be for sale at \$2.50 per acre, payable at time of sale :

a. Except where they have been or may be dealt with otherwise by the Governor in Council.

5. The odd-numbered sections in Class D shall be for sale at \$2 per acre, payable at time of sale :

a. Except where they have been or may be dealt with otherwise by the Governor in Council.

b. Except lands affected by colonization agreements, as hereinafter provided.

6. Persons who, subsequent to survey, but before the issue of the Order in Council of 9th October, 1879, excluding odd-numbered sections from homestead entry, took possession of land in odd-numbered sections by residing on and cultivating the same, shall, if continuing so to occupy them, be permitted to obtain homestead and pre-emption entries as if they were on even-numbered sections.

PRE-EMPTIONS.

7. The prices for pre-emption lots shall be as follows :

For lands in Classes A, B and C, \$2.50 per acre.

For lands in Class D, \$2.00 per acre.

Payment shall be made in one sum at the end of three years from the date of entry, or at such earlier date as a settler may, under the provisions of the Dominion Lands Acts, obtain a patent for the homestead to which such pre-emption lot belongs.

COLONIZATION.

Plan Number One.

8. Agreements may be entered into with any company or person (hereinafter called the party) to colonize and settle tracts of land on the following conditions :

a. The party applying must satisfy the Government of its good faith and ability to fulfil the stipulations contained in these regulations.

b. The tract of land granted to any party shall be in Class D.

9. The odd-numbered sections within such tract may be sold to the party at \$2 per acre, payable, one-fifth in cash at the time of entering into the contract, and the balance in four equal annual instalments from and after that time. The party shall also pay to the Government five cents per acre for the survey of the land purchased by it, the same to be payable in four equal annual instalments at the same time as the instalments of the purchase money. Interest at the rate of six per cent per annum shall be charged on all past due instalments.

- a. The party shall, within five years from the date of the contract, colonize its tract.
 - b. Such colonization shall consist in placing two settlers on homesteads on each even-numbered section, and also two settlers on each odd-numbered section.
 - c. The party may be secured for advances made to settlers on homesteads according to the provisions of the 10th section of the Act 44 Victoria, chap. 16. (The Act passed in 1881 to amend the Dominion Lands Acts.)
 - d. The homesteads of 160 acres shall be the property of the settler, and he shall have the right to purchase the pre-emption lot belonging to his homestead at \$2 per acre, payable in one sum at the end of three years from the date of entry, or at such earlier date as he may under the provisions of the Dominion Lands Acts obtain a patent for his homestead.
 - e. When the settler on a homestead does not take up the pre-emption lot to which he has a right, the party may within three months after the settler's right has elapsed purchase the same at \$2 per acre, payable in cash at the time of purchase.
10. In consideration of having colonized its tract of land in the manner set forth in sub-section b of the last preceding clause, the party shall be allowed a rebate of one-half the original purchase-money of the odd-numbered sections in its tract.

- a. During each of the five years covered by the contract an enumeration shall be made of the settlers placed by the party in its tract, in accordance with sub-section b of clause 9 of these regulations, and for each *bonâ fide* settler so found therein a rebate of one hundred and twenty dollars shall be credited to the party; but the sums so credited shall not, in the aggregate, at any time exceed one hundred and twenty dollars for each *bonâ fide* settler found within the tract, in accordance with the said sub-section, at the time of the latest enumeration.
- b. On the expiration of the five years an enumeration shall be made of the *bonâ fide* settlers on the tract, and if they are found to be as many in number and placed in the manner stipulated for in sub-section b of clause 9 of these regulations, a further and final rebate of forty dollars per settler shall be credited to the party, which sum, when added to those previously credited, will amount to one-half of the purchase money of the odd-numbered sections and reduce the price thereof to one dollar per acre. But if it should be found that the full number of settlers required by these regulations are not on the tract, or are not placed in conformity with sub-section b of clause 9 of these regulations then, for each settler fewer than the required number, or not placed in conformity with the said sub-section, the party shall forfeit one hundred and sixty dollars of rebate.
- c. If at any time during the existence of the contract the party shall have failed to perform any of the conditions thereof the Governor in Council may cancel the sale of the land purchased by it and deal with the party as may seem meet under the circumstances.

- d. To be entitled to rebate the party shall furnish to the Minister of the Interior evidence that will satisfy him that the tract has been colonized and settled in accordance with sub-section b of clause 9 of these regulations.

Plan Number two.

11. To encourage settlement by capitalists who may desire to cultivate larger farms than can be purchased where the regulations provide that two settlers shall be placed on each section (but without diminishing the number of settlers required to be placed within each township), agreements may be entered into with any company or person (hereinafter called the party) to colonize and settle tracts of land on the following conditions:

- a. The party applying must satisfy the Government of its good faith and ability to fulfil the stipulations contained in these regulations.
 - b. The tract of land granted to any party shall be in Class D.
 - c. All the land within the tract may be sold to the party at two dollars per acre, payable in cash, at the time of entering into the contract. The party shall, at the same time, pay to the Government five cents per acre for the survey of the land purchased by it.
 - d. The party shall, within five years from the date of the contract, colonize the township or townships comprised within its tract.
 - e. Such colonization shall consist in placing sixty-four *bonâ fide* settlers within each township.
12. In consideration of having colonized its tract of land in the manner set forth in sub-section e of the last preceding clause, the party shall be allowed a rebate of one-half of the original purchase-money of its tract.

- a. During each of the five years covered by the contract an enumeration shall be made of the settlers placed by the party in its tract, in accordance with sub-section e of clause 11 of these regulations, and for each *bonâ fide* settler so found therein a rebate of one hundred and twenty dollars shall be repaid to the party; but the sums so repaid shall not, in the aggregate, at any time exceed one hundred and twenty dollars for each *bonâ fide* settler found within the tract, in accordance with the said sub-section at the time of the latest enumeration.
- b. On the expiration of the five years an enumeration shall be made of the *bonâ fide* settlers placed by the party in its tract, and if they are found to be as many in number and placed in the manner stipulated for in sub-section e of clause 11 of these regulations, a further and final rebate of forty dollars per settler shall be repaid, which sum when added to those previously repaid to the party will amount to one-half of the purchase money of its tract and reduce the price thereof to one dollar per acre. But if it should be found that the full number of settlers required by these regulations are not on the tract, or are not placed in conformity with the said sub-section, then, for each settler fewer than the required number or not settled in conformity with the said sub-section, the party shall forfeit one hundred and sixty dollars of rebate.
- c. To be entitled to rebate, the party shall furnish to the Minister of the Interior evidence that will satisfy him that the tract has been colonized and settled in accordance with sub-section e of clause 11 of these regulations.

OFFICIAL NOTICE.

13. The Government shall give notice in the *Canada Gazette* of all agreements entered into for the colonization and settlement of tracts of land under the foregoing plans in order that the public may respect the rights of the purchasers.

TIMBER FOR SETTLERS.

14. The Minister of the Interior may direct the reservation of any odd or even numbered section having timber upon it, to provide wood for homestead settlers; and each such settler may, where the opportunity for so doing exists, purchase a wood lot, not exceeding 20 acres, at the price of \$5 per acre in cash.

15. The Minister of the Interior may grant, under the provisions of the Dominion Lands Acts, licenses to cut timber on lands within surveyed townships. The lands covered by such licenses are hereby withdrawn from homestead and pre-emption entry and from sale.

PASTURAGE LANDS.

16. Under the authority of the Act 44 Vict., chap. 16, leases of tracts for grazing purposes may be granted on the following conditions:

- a. Such leases to be for a period of not exceeding twenty-one years, and no single lease shall cover a greater area than 100,000 acres.
- b. In surveyed territory, the land embraced by the lease shall be described in townships and sections. In unsurveyed territory, the party to whom a lease may be promised shall, before the issue of the lease, cause a survey of the tract to be made, at his own expense, by a Dominion Lands Surveyor, under instructions from the Surveyor-General; and the plan and field notes of such survey shall be deposited on record in the Department of the Interior.
- c. The lessee shall pay an annual rental at the rate of \$10 for every 10,000 acres embraced by his lease, and shall within three years from the granting of the lease, place on the tract one head of cattle for every ten acres of land embraced by the lease, and shall during its term maintain cattle thereon in at least that proportion.
- d. After placing the prescribed number of cattle upon the tract leased, the lessee may purchase land within his leasehold for a home farm and corral, paying therefor \$2.00 per acre in cash.
- e. Failure to fulfil any of the conditions of his lease shall subject the lessee to forfeiture thereof.

17. When two or more parties apply for a grazing lease of the same land, tenders shall be invited, and the lease shall be granted to the party offering the highest premium therefor in addition to the rental. The said premium to be paid before the issue of the lease.

GENERAL PROVISIONS.

18. Payments for land may be in cash, scrip, or Police or Military Bounty Warrants.

19. These Regulations shall not apply to lands valuable for town plots, or to coal or other mineral lands, or to stone or marble quarries, or to lands having water power thereon; or to sections 11 and 29 in each Township, which are School Lands, or Sections 8 and 26, which belong to the Hudson's Bay Company.

By order,

LINDSAY RUSSELL,
Surveyor General.

Department of the Interior,
Ottawa, 23rd December, 1881.

26-3

CUSTOMS DEPARTMENT,
OTTAWA, 22nd December, 1881.

NOTICE is hereby given that His Excellency the Administrator of the Government, by an Order in Council, bearing date the 20th instant, and under the authority of the Act 44 Vic, chap. 11, section 14, has been pleased to order and direct, that the following article be placed on the list of articles

that may be imported into Canada without payment of duty, viz:

"Jute cloth" as taken from the loom, neither pressed, mangled, calendered, nor in any way finished, and not less than 42 inches wide, when imported to be manufactured into *bags only*.

By command,

J. JOHNSON,
Commissioner of Customs.

PUBLIC Notice is hereby given that, under the Canada Joint Stock Companies Act, 1877, Letters Patent have been issued under the Great Seal of the Dominion of Canada, bearing date the twelfth day of November, 1881, incorporating George Joseph O'Doherty, barrister at-law, William McKay, painter, James Boyle O'Doherty, merchant, Henry Francis McCarthy, druggist, Joseph Robert Esmonde, merchant, George Patrick Brophy, civil engineer, Joseph Boyden, merchant, William Edward Brown, merchant, John Charles Roger, printer, and Pierre Hyacinthe Chabor, merchant, all of the City of Ottawa, in the County of Carleton, in the Province of Ontario, in the Dominion of Canada, for the purpose of manufacturing, refining, buying and selling of starch, glucose, grape, cane and other sugars and syrups throughout the Dominion of Canada, by the name of "The Dominion Sugar and Syrup Company, (Limited)," with a total capital stock of twenty thousand dollars divided into two hundred shares of one hundred dollars.

Dated at the Office of the Secretary of State of Canada, this twenty-eighth day of November, 1881.

J. A. MOUSSEAU,
Secretary of State.

26-3

PUBLIC Notice is hereby given that, under the Canada Joint Stock Companies Act, 1877, Letters Patent have been issued under the Great Seal of the Dominion of Canada, bearing date the twelfth day of November, 1881, incorporating Hugh McLennan, merchant, Thomas Harris Hodgson, merchant, George Matheson Kinghorn, forwarder, Abner Kingman, merchant, and Thomas Briggs Brown, merchant, all of the City of Montreal, in the Province of Quebec, in the Dominion of Canada, for the purpose of the purchase, building, holding, working and selling of steamships and other vessels and the employment of the same in the carrying for hire of coal, minerals, merchandize and cargoes of all descriptions as well as passengers in and between any port or ports in Canada and between such ports and any British or foreign ports; the purchase and sale of coal, minerals, merchandize and other property in connection with the working of said steamships and vessels; the purchase and sale of lands, mineral rights, coal mines and other mines in Canada and the working of the same; the purchase, erection and sale of piers, warehouses, offices and other buildings, lines of railway and tramway on lands of the company, for use in connection with the business of the company, at such ports and mines, and all other purposes connected with or incidental to the working of such steamers, vessels, mines, buildings, piers, works and other property as aforesaid, by the name of "The Black Diamond Steamship Company of Montreal, limited," with a total capital stock of three thousand thousand dollars divided into three thousand shares of one hundred dollars.

Dated at the Office of the Secretary of State of Canada, this twenty-eighth day of November, 1881.

J. A. MOUSSEAU,
Secretary of State.

26-3

PUBLIC Notice is hereby given that under "The Canada Joint Stock Companies Act, 1877," supplementary Letters Patent have been issued under the Great Seal of the Dominion of Canada, bearing date the Nineteenth day of November 1881, whereby the total capital stock of "The Winnipeg

and Western Transportation Company, (Limited)" is increased from fifty thousand dollars to two hundred and fifty thousand dollars.

Dated at the Office of the Secretary of State of Canada, this thirteenth day of December, 1881.

25-3

J. A. MOUSSEAU,
Secretary of State.

CUSTOMS DEPARTMENT,

OTTAWA, 9th December, 1881.

NOTICE is hereby given that His Excellency the Administrator of the Government, by Orders in Council bearing date the 6th December instant, and under the authority vested in him by Sec. 11 of 44th Victoria, chap. 11, has been pleased to order and direct that the following articles be placed on the free list as raw materials, viz :

" Mnsk in pods or in grains."

" White shellac for manufacturing purposes."

By command,

J. JOHNSON,
Commissioner of Customs.

24-3

[L.S.]

CANADA.

UNDER and by virtue of the "Act respecting Copyrights," chap. 81, of the Consolidated Statutes of Canada, at the request of the Honourable Pierre Joseph Olivier Chauveau, of the City of Montreal, in the Province of Quebec (as proprietor, representing under deed of transfer, George Hypolite Cherrier), the provisions of the said Act having been complied with, the renewal for a period of fourteen years, of the copyright of the book entitled "*Charles Guérin, Roman de Mœurs Canadiennes*," is recorded at folio 110 of volume A. H. of the Register of Copyrights (upon which also appears recorded upon the 23th October, 1853, the copyright of said book, deposited in this Department) and at folio 1719 of the

register of copyrights No. 9 kept in the office of the Minister of Agriculture, in order to secure to the proprietor of said book, the Honourable Pierre Joseph Olivier Chauveau, all the privileges conferred by the said Act, chap. 81 of the Consolidated Statutes of Canada.

J. C. TACHÉ,
Deputy of the Minister of Agriculture.

Office of the Minister of Agriculture,
Ottawa, this 12th day of the month of
November, A.D., 1881.

23-4

STATEMENT

Of the Revenue and Expenditure, on account of the Consolidated Fund, of the Dominion of Canada, as by Returns furnished to the Finance Department to the night of the 30th November, 1881.

REVENUE.	AMOUNT.
Customs.....	\$1,719,109 15
Excise.....	602,020 23
Post Office.....	135,440 13
Public Works, including Railways.	299,398 09
Bill Stamps	19,469 37
Miscellaneous	81,907 75
	<u>\$ 2,857,344 72</u>
Revenue to 31st October, 1881.....	10,943,998 12
	<u>\$13,801,342 84</u>
Expenditure.....	\$2,452,454 09
do to 31st October, 1881.....	7,646,699 38
	<u>\$10,099,153 47</u>

J. M. COURTNEY,
Deputy Minister of Finance.

Finance Department,
Ottawa, 1st December, 1881.

POST OFFICE DEPARTMENT.

Dr. Post Office Savings Bank Account for the Month of November, 1881 Cr

(Furnished to the Minister of Finance in accordance with the Post Office Act 1875, sec. 69 and Public Accounts Audit Act, 1878, Sec. 20.)

Balance in hands of Minister of Finance on 31st Oct., 1881	\$7,190,373 78	Repayments at Post Office Savings Banks during month	\$226,529 96
Deposits in Post Office Savings Banks during month	576,412 00		
Interest allowed to Depositors on accounts closed during month	1,211 51	Balance :—	
		At the credit of Depositors' Accounts.....	\$7,504,603 78
		Outstanding cheques held by Depositors, and not presented for payment.	36,863 55
	7,767,997 29		7,511,467 33
			7,767,997 29

J. M. COURTNEY,
Deputy Minister of Finance.

N. S. GARLAND,
Clerk of Statistics.

FINANCE DEPARTMENT, Ottawa, 19th December, 1881.

SUMMARY STATEMENT showing the Quantity and Value of Goods entered for Consumption in the Dominion of Canada (exclusive of British Columbia) and the Duty Collected thereon, during the month ending 31st October, 1881.

ARTICLES.	ENTERED FOR CONSUMPTION.		
	Quantity.	Value.	Duty.
Acids.....	\$	\$ cts.	\$ cts.
Agricultural Implements	"	3,347 00	768 93
Alc, Beer and Porter.....	Gals.	3,319 00	860 70
Animals.....	"	15,750 00	3,861 44
Books, Pamphlets, &c., &c.....	"	9,582 00	1,916 40
Brass and manufactures of.....	"	139,347 00	24,401 70
Breadstuffs, viz :—	"	34,722 00	8,882 08
Grain of all kinds.....	Bush.	198,510	122,330 00
Flour and Meal	Brls.	12,088	43,310 00
Rice and all other Breadstuffs.....	"	31,437 00	18,049 12
Candles.....	Lbs.	9,031	1,254 00
Oblicory.....	"	27,268	1,281 00
Coal of all kinds and Coke	Tons.	114,913	450,019 00
Coffee, from countries others than U. S.....	Lbs.	128,379	17,568 00
" U. States.....	"	25,155	4,264 00
Copper and manufactures of.....	"	15,521 00	2,124 30
Cordage of all kinds.....	"	9,153 00	1,141 95
Cotton, manufactures of.....	"	491,653 00	106,281 26
Drugs and Medicines.....	"	73,685 00	15,604 86
Earthen, Stone, and Chinaware.....	"	64,751 00	18,120 90
Fancy Goods.....	"	97,221 00	21,128 92
Fish.....	"	8,119 00	1,583 50
Fruit, Dried.....	"	99,855 00	24,434 36
" green, &c.....	"	31,173 00	6,210 80
Furs.....	"	46,879 00	8,060 85
Glass and Glassware.....	"	117,652 00	27,089 50
Gunpowder and explosive substances.....	"	5,953 00	1,160 45
Hats, Caps and Bonnets.....	"	70,423 00	17,605 75
Hops.....	Lbs.	23,130	7,811 00
Iron and Steel, and manufactures of.....	"	1,046,514 00	214,759 09
Jewellery and watches, and manufactures of gold and silver	"	113,437 00	26,616 15
Lead and manufactures of.....	"	9,287 00	1,586 82
Leather and manufactures of.....	"	162,258 00	35,245 89
Marble and Stone, and manufactures of.....	"	15,241 00	2,852 74
Malt.....	Lbs.	6,624	256 00
Metals, Composition, &c., and manufactures of.....	"	40,985 00	10,078 49
Musical Instruments.....	"	35,937 00	9,850 60
Oils, Kerosene, Refined Petroleum, etc., etc.....	Gals.	527,201	68,484 00
" all other, N.E.S.....	"	103,710	63,826 00
Paints and Colors.....	"	44,118 00	5,644 64
Paper and manufactures of.....	"	107,635 00	25,747 75
Perfumery, &c.....	"	874 00	262 20
Provisions, viz :			
Bacon, Hams, Shoulders, Sides; Beef, Pork and Mutton.....	Lbs.	2,085,142	197,123 00
Butter.....	"	147	39 00
Cheese.....	"	4,284	783 00
Lard.....	"	188,577	23,491 00
Poultry and other meats.....	"		5,734 00
Salt, not imported from Great Britain or British Possessions or for Gulf Fisheries.....	Lbs.	38,700	121 00
Seeds.....	"		2,226 00
Silk, manufactures of.....	"	139,332 00	41,432 95
Soap of all kinds.....	"	27,517	4,985 00
Spices, ground and unground.....	"	20,517 00	4,442 20
Starch.....	Lbs.	84,911	6,144 00
Spirits of all kinds.....	Gals.	76,756	74,143 00
Wines, other than Sparkling.....	"	42,943	34,113 00
Sparkling.....	Doz.	1,499	10,590 00
Sugar, above No. 14, D.S.....	Lbs.	326,492	13,799 00
equal to No. 9, and not above No. 14, D.S.....	"	5,734,790	217,511 00
below No. 9, D.S.....	"	4,989,623	185,571 00
Syrups, Cane Juice, &c.....	"	61,344	2,115 00
Melado, &c., &c.....	"		
Glucose and Syrups.....	"	89,176	3,809 00
Molasses for refining.....	Gals.	226,891	58,919 00
Molasses not for refining.....	"	342,641	98,079 00
Tea from countries other than the U.S.....	Lbs.	786,612	165,239 00
United States.....	"	342,179	67,975 00
Tobacco and Cigars.....	"	20,052	28,678 00
Wood and manufactures of.....	"		104,190 00
Woollen manufactures.....	"		630,510 00
Wool, Class 1, viz : Leicester, Cotswold, Lincolnshire down combing wools, or wools known as Lustre Wools, and other like combing wools, such as are grown in Canada.....	Lbs.	25	2 00
All other dutiable articles.....	\$		625,906 00
Total Dutiable Goods		\$6,445,399 00	\$1,645,255 44
Coin and Bullion (except U.S. silver coin).....		9,537 00	
Free Goods, all other.....		2,339,875 00	
Grand Total entered for Consumption.....		\$ 8,794,811 00	\$1,645,255 44

CUSTOMS DEPARTMENT,
OTTAWA, 19th December, 1881.

J. JOHNSON,
Commissioner of Customs.

MONTHLY STATEMENT of Goods Exported from the Dominion of Canada (exclusive of British Columbia) for October, 1881.

	Produce of Canada.	Produce of other countries.	Total,
	\$ cts.	\$ cts.	\$ cts.
Produce of the Mine.....	151,515 00	10,292 00	161,807 00
do Fisheries.....	625,731 00	625,731 00
do Forest.....	3,674,312 00	125,509 00	3,799,821 00
Animals and their Produce.....	2,275,481 00	93,672 00	2,369,153 00
Agricultural Products	6,002,151 00	121,018 00	6,123,169 00
Manufactures	380,445 00	100,842 00	481,287 00
Miscellaneous Articles.....	54,196 00	13,348 00	67,544 00
Totals	13,163,831 00	464,681 00	13,628,512 00
Coin and Bullion.....
Grand Total.....	13,163,831 00	464,681 00	13,628,512 00

CUSTOMS DEPARTMENT,

OTTAWA, 25th November, 1881.

J. JOHNSON,
Commissioner of Customs.

THE FOLLOWING NEW POST OFFICES WERE ESTABLISHED IN CANADA
ON THE 1ST DECEMBER, 1881.

NAME OF POST OFFICE.	TOWNSHIP OR PARISH.	ELECTORAL COUNTY.	POSTMASTER.
Cranton Section.....	Inverness..... N.S.	John Cranton, Sr.
Dixon's Point.....	Kent..... N.B.	Joseph Elliott.
Dyers Bay.....	Lindsay.....	Bruce, N.R..... O.	Alexander T. Simpson.
Deloro.....	Marmora.....	Hastings, N.R..... O.	Ernest Gaujot.
Dirleton.....	Torbolton.....	Carleton..... O.	J. Drummond.
Duclos.....	Masham.....	Ottawa..... Q.	A. F. Duclos.
Garretton.....	Angusta.....	Grenville, S.R..... O.	Nathaniel Garrett.
Galson.....	Lingwick.....	Compton..... Q.	M. L. McIver.
Glen Cove.....	Guysborough..... N.S.	Michael Meagher.
Lourdes (re-opened).....	Gloucester.....	Russell..... O.	W. Lawless.
Mount Chesney.....	Kingston.....	Frontenac..... O.	Anthony English.
Marchhurst.....	March.....	Carleton..... O.	G. Rivett.
Mill Bank.....	Northumberland..... N.B.	David McHardy.
Purbrook.....	Draper.....	Simcoe, N.R..... O.	John Crockford.

CHANGES IN POST OFFICES ALREADY ESTABLISHED.

OFFICES CLOSED.

English River..... Co. Algoma, O.
Harewood..... Co. Westmoreland, N.B.
Matlock..... Co. Lambton, O.
*Necbish..... Co. Algoma, O.
Soperton..... Co. Leeds, O.

* 1st November, 1881.

NAMES CHANGED.

Sable River, Co. Bruce, N.R. O..... to Sable Falls.
West Farnham, Co. Missisquoi, Q..... to Farnham.

STATEMENT of the Balances at Cr. of Depositors in Government Savings Banks, on 30th Sept., 1881, published in accordance with the Act 34 Vict., Chap. 6, Sec. 23.

BANK.	Balance on 31st Aug., 1881.	Deposits for Sept., 1881.	Total.	Withdrawn, Sept., 1881.	Balance, 31st Sept., 1881.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
<i>Ontario,—</i>					
Toronto.....	486,581 51	34,115 00	520,696 51	35,375 35	485,321 16
<i>Manitoba,—</i>					
Winnipeg	253,986 53	68,750 00	322,736 53	32,952 02	289,784 51
<i>British Columbia,—</i>					
Victoria	1,268,968 23	70,960 00	1,339,928 23	49,812 03	1,290,116 20
Nanaimo	134,026 28	4,978 00	139,004 28	3,340 77	135,663 51
New Westminster.....	146,861 68	14,592 00	161,453 68	5,103 60	156,350 08
<i>Nova Scotia,—</i>					
Amherst	110,886 37	8,463 00	119,349 37	2,524 24	116,825 13
Antigonish	25,149 83	4,732 00	29,881 83	835 00	29,046 83
Annapolis.....	107,942 98	6,391 00	114,333 98	4,262 54	110,071 44
Arichat.....	123,076 71	3,583 82	126,660 53	5,429 38	121,231 15
Acadia Mines.....	24,805 63	1,877 00	26,682 63	748 57	25,934 06
Baddeck.....	28,383 85	4,100 00	32,483 85	708 24	31,775 61
Bridgewater.....	17,447 83	1,754 00	19,201 83	1,141 94	18,059 89
Barrington	28,022 30	1,969 00	29,991 30	140 00	29,851 30
Digby	54,886 52	4,006 00	58,892 52	5,135 14	53,757 38
Guysboro	39,647 09	3,068 00	42,715 09	1,579 40	41,135 69
Halifax	2,226,177 87	88,881 28	2,315,059 15	62,545 15	2,252,514 00
Kentville.....	76,604 73	4,437 46	81,042 19	3,775 65	77,266 54
Liverpool	108,165 58	2,307 00	110,472 58	1,223 13	109,249 45
Little Glace Bay	12 65		12 65		12 65
Lingan	8,526 05	411 00	8,937 05	481 00	8,456 05
Lunenburg.....	68,216 73	930 00	69,146 73	2,430 67	66,716 06
Maitland.....	43,198 19	4,036 00	47,234 19	2,803 39	44,430 80
New Glasgow.....	83,246 75	3,507 00	86,753 75	3,884 00	82,869 75
Parrsboro.....	42,097 52	1,148 00	43,245 52	3,373 81	39,871 71
Port Hood.....	43,248 23	455 00	43,703 23	846 00	42,857 23
Pictou	36,365 60	2,015 00	38,380 60	304 76	38,075 84
Shelburne.....	29,715 39	408 00	30,123 39	1,181 86	28,941 53
Sydney.....	150,430 46	7,418 00	157,848 46	2,542 23	155,306 23
Sherbrooke	31,813 02	2,500 00	34,313 02	2,077 19	32,235 83
Truro	172,714 37	8,309 00	181,023 37	5,595 38	175,427 99
Wallace.....		5,040 00	5,040 00	99 75	175,427 99
Windsor.....	265,903 83	14,941 00	280,844 83	19,261 50	261,583 33
Weymouth	48,876 93	3,712 00	52,588 93	1,015 69	51,573 24
Yarmouth.....	250,452 62	19,647 00	270,099 62	5,858 01	264,241 61
<i>New Brunswick,—</i>					
Bathurst	59,441 92	1,195 00	60,636 92	1,053 51	59,583 41
Chatham.....	171,804 99	10,212 00	182,016 99	4,514 56	177,502 43
Dalhousie	127,312 16	5,969 00	133,281 16	1,093 53	132,187 63
Dorchester	16,371 35	230 00	16,601 35	332 00	16,269 35
Fredericton	245,712 66	20,393 00	266,105 66	5,541 98	260,563 68
Hillsboro'.....	16,361 26	1,993 00	18,354 26	261 95	18,092 31
Moncton	103,546 76	11,284 00	114,830 76	7,513 53	107,317 23
Newcastle	115,947 79	2,796 00	118,743 79	3,604 03	115,139 76
Richibucto	61,549 06	3,546 00	65,095 06	542 00	64,553 06
St. Andrews	178,284 64	9,714 00	187,998 64	4,860 14	183,138 50
St. John.....	1,501,703 92	45,961 00	1,547,664 92	25,097 46	1,522,567 46
Woodstock.....	163,118 09	5,783 00	168,901 09	3,756 11	165,144 98
<i>Prince Edward Island,</i>					
Charlottetown	641,231 11	34,259 13	675,490 24	17,442 95	658,047 29
Total	10,038,825 57	556,776 69	10,595,602 26	344,001 14	10,251,601 12

FINANCE DEPARTMENT,
Ottawa, 10th Dec., 1881.

J. M. COURTNEY,
Deputy Minister of Finance.

STATEMENT of the Balances at Cr. of Depositors in Government Savings Banks, on 31st August 1881, published in accordance with Act 34 Vic., Chap. 6, Sec. 23.

BANK.	Balance on 31st July, 1881.	Deposits for August, 1881.	Total.	Withdrawn, August, 1881.	Balance, 31st August, 1881.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
<i>Ontario—</i>					
Toronto	477,581 99	25,993 50	503,575 49	16,993 98	486,581 51
<i>Manitoba—</i>					
Winnipeg	228,883 18	51,300 00	280,183 18	26,196 65	253,986 53
<i>British Columbia—</i>					
Victoria	1,261,624 50	73,470 00	1,335,094 50	66,126 27	1,268,968 23
Nanaimo	125,368 92	9,828 00	135,196 92	1,170 64	134,026 28
New Westminster	142,255 43	11,363 00	153,618 43	6,756 75	146,861 68
<i>Nova Scotia—</i>					
Amherst	97,206 18	15,787 00	112,993 18	2,106 81	110,886 37
Antigonish	23,555 44	2,490 00	26,045 44	895 61	25,149 83
Annapolis	98,297 29	12,044 68	110,323 97	2,380 99	107,942 98
Arichat	122,766 97	2,329 12	125,096 09	2,019 38	123,076 71
Acadia Mines	25,602 47	2,523 00	28,125 47	3,319 84	24,805 63
Baddeck	25,408 07	3,356 00	28,764 07	380 22	28,383 85
Bridgewater	15,140 95	2,593 00	17,733 95	291 12	17,447 83
Barrington	28,257 30	7 00	28,264 30	242 00	28,022 30
Digby	53,937 16	4,583 00	58,520 16	3,633 64	54,886 52
Guysboro'	37,416 64	5,566 00	42,982 64	3,335 55	39,647 09
Halifax	2,224,446 38	82,021 93	2,306,468 31	80,290 44	2,226,177 87
Kentville	74,148 45	5,225 82	79,374 27	2,769 54	76,604 73
Liverpool	104,804 23	4,374 00	109,178 23	1,012 65	108,165 58
Little Glace Bay	12 65		12 65		12 65
Lingan	8,404 05	130 00	8,534 05	8 00	8,526 05
Lunenburg	65,854 25	3,178 00	69,032 25	815 52	68,216 73
Maitland	42,602 66	2,698 00	45,300 66	2,102 47	43,198 19
New Glasgow	81,918 29	3,413 00	85,331 29	2,084 54	83,246 75
Parrsboro'	40,435 16	1,892 00	42,327 16	229 64	42,097 52
Port Hood	41,785 83	2,446 00	44,231 83	983 60	43,248 23
Pictou	34,904 07	1,904 00	36,808 07	442 47	36,365 60
Shelburne	29,547 06	585 29	30,132 45	417 06	29,715 39
Sydney	147,783 27	8,744 00	156,527 27	6,096 81	150,430 46
Sherbrooke	30,308 56	2,052 00	32,360 56	547 54	31,813 02
Truro	163,373 07	10,227 00	173,600 07	5,885 70	172,714 37
Windsor	368,754 57	8,228 00	376,982 57	11,078 74	365,903 83
Weymouth	48,006 46	1,493 00	49,499 46	622 53	48,876 93
Yarmouth	253,693 42	18,168 00	271,861 42	21,408 80	250,452 62
<i>New Brunswick—</i>					
Bathurst	55,387 33	5,008 00	60,395 33	953 41	59,441 92
Chatham	169,988 17	4,053 00	174,041 17	2,236 18	171,804 99
Dalhousie	125,340 04	3,183 00	128,523 04	1,210 88	127,312 16
Dorchester	15,866 35	1,105 00	16,971 35	600 00	16,371 35
Fredericton	238,705 97	14,156 00	252,861 97	7,149 31	245,712 66
Hillsboro'	15,892 67	997 00	16,889 67	528 41	16,361 26
Moncton	100,472 20	9,150 00	109,622 20	6,075 44	103,546 76
Newcastle	115,748 70	4,662 00	120,410 70	4,462 91	115,947 79
Richibucto	57,902 98	3,928 00	61,830 98	281 92	61,549 06
St. Andrews	168,351 61	10,743 00	179,094 61	809 97	178,284 64
St. John	1,459,180 19	64,061 00	1,523,241 19	21,537 27	1,501,703 92
Woodstock	162,294 64	6,755 00	169,049 64	5,931 55	163,118 09
<i>Prince Edward Island—</i>					
Charlottetown	629,436 67	27,939 00	657,375 67	16,144 56	641,231 11
Total	9,843,634 44	535,758 44	10,379,392 88	340,567 31	10,038,825 57

FINANCE DEPARTMENT,
OTTAWA, 30th Nov., 1881.

J. M. COURTNEY,
D. M. F.

CIRCULATION AND SPECIE.

	31st July.	31st August.	30th September.	31st October.	30th November.	31st December.
Fractionals.....	151,678 10	153,156 10	156,793 10	170,872 85	175,781 35	
\$1 & \$2.....	4,669,269 25	4,936,310 75	5,363,421 75	5,732,630 75	5,779,902 75	
\$5, \$10 & \$20.....	77,040 45	71,865 45	71,595 85	71,345 85	70,890 85	
\$50 & \$100.....	799,575 00	761,075 00	676,325 00	676,575 00	695,625 00	
\$500 & \$1000.....	8,998,000 00	9,027,500 00	8,872,000 00	8,221,500 00	8,224,500 00	
Total.....	14,695,362 80	14,949,907 30	15,140,135 70	14,872,924 45	14,946,699 95	
	31st January.	28th February.	31st March.	30th April.	31st May.	30th June.
Fractionals.....						
\$1 & \$2.....						
\$5, \$10 & \$20.....						
\$50 & \$100.....						
\$500 & \$1000.....						
Total.....						

Fractional Notes.....	175,781 35	
Provincial ".....	173,679 85	
Montreal issue.....	7,321,736 50	
Toronto ".....	4,805,808 00	
Halifax ".....	1,733,812 50	
St. John ".....	704,669 25	
Victoria ".....	31,212 50	
Total.....	\$14,946,699 95	

Specie held by the several Assistant Receivers General, on the 30th November.....	2,744,398 90
Guarantee Sterling Debentures	2,920,000 00
	5,664,398 90
Guaranteed Debentures to be held under Vic. 43, cap. 13—	
10 p. c. on \$14,946,699 95	1,494,669 99
Specie to be held under Vic. 43, cap. 13—	
15 p. c. on 14,946,699 95	2,242,004 99
	\$3,736,674 98
Excess of Specie and Guaranteed Debentures.....	1,927,723 92
Unguaranteed Debentures to be held under Vic. 43, cap. 13.	12,000,000 00
75 p. c. on 14,946,699 95	11,210,024 97
Excess of Unguaranteed Debentures.....	789,975 03
SUMMARY.	
Excess of Specie and Guaranteed Debentures.....	1,927,723 92
Excess of Unguaranteed Debentures.....	789,975 03
Total Excess	2,717,698 95

FINANCE DEPARTMENT,
Ottawa, 9th December, 1881.

J. M. COURTNEY,
Deputy Minister of Finance.

FRED. TOLLER,
Comptroller, Dominion Currency.

LIST OF INSURANCE COMPANIES, LICENSED TO DO BUSINESS IN CANADA UNDER THE INSURANCE ACTS OF 1875 AND 1877.

NAME OF THE COMPANY.	Chief Agent to receive process.	Amount of Deposit. Deposits marked (A) are applicable solely to Life Policies existing 31st March 1878; marked (B) to policies subsequent to that date.	Description of Insurance business for which licensed.
The Accident Insurance Company of North America.....	Edward Rawlings, Manager, Montreal.....	\$13,500 Montreal Harbour bonds; \$9,733 Montreal Warehousing Bds.; \$550, 5 p. Canada stock. (Accepted at \$20,000).....	Accident.
The Aetna Insurance Company of Hartford, Connecticut.....	Robert Wood, General Agent, Montreal.....	\$5,070 Canada stock; \$23,000 Municipal Debentures; \$72,000 U.S. Bonds. (Accepted at \$97,771).....	Fire and Inland Marine.
The Aetna Life Insurance Company of Hartford, Connecticut.....	Wm. H. Orr, Manager, Toronto.....	\$100,000 U.S. gold bonds (A), \$70,000 U.S. Bonds and \$25,000 Debs. Prov. of Queb. (B).....	Life.
The Agricultural Insurance Company of Watertown, N.Y., U.S.....	Jno. Fisher, Chief Agent, Cobourg.....	\$100,000 U.S. Bonds, 4 per cent.	Fire.
The Anchor Marine Insurance Company.....	Hugh Scott, Agent, Toronto.....	\$56,000 Municipal Debentures. (Accepted at \$50,400).....	Inland Marine.
The British America Assurance Company, Toronto.....	Louis H. Boul, Manager, Toronto.....	\$61,000 Municipal Debentures. (Accepted at \$54,900).....	Fire and Inland Marine.
The Briton Life Association (Limited).....	J. B. M. Chipman, Chief Agent, Montreal.....	\$54,993—Canada 4 per cent. bonds.....	Life.
The Canada Fire and Marine Insurance Company.....	Charles Cameron, Managing Direct., Hamilton.....	\$57,000 Municipal Debent. (Accepted at \$51,300).....	Fire and Inland Marine.
The Canada Life Assurance Company, Hamilton.....	A. G. Ramsay, Manager, Hamilton.....	\$60,000 Municipal Debentures. (Accepted at \$54,000).....	Life.
The Canadian Steam Users Insurance Association.....	W. B. McMurrich, Agent, Toronto.....	\$3,900 Imper. Building Society stock, \$5,000 Toronto Building and Loan Assoc. stock, \$1,600 Western Assur. stock.....	Steam Boilers, &c. Life and Accident.
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal.....	\$56,000 Municipal Debentures. (Accepted at \$50,400).....	Fire and Inland Marine.
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal.....	\$56,000 Montreal Harbor bonds. (Accepted at \$50,400).....	Guarantee.
The Citizens' Insurance Company of Canada.....	J. K. Oswald, Chief Agent, Montreal.....	\$30,000 cash.....	Fire.
The City of London Fire Insurance Co. (Limited).....	Fred. Cole, General Agent, Montreal.....	\$20,000 stg. Canada Stock.....	Fire and Life.
The Commercial Union Assurance Company of London, England.....		\$100,344 Canada stock (Life A), \$50,613 Canada Con. 5 per cent. stock and \$55,967, 4 p. c. stock (Fire).....	Life.
The Confederation Life Association of Canada.....	J. K. Macdonald, Managing Director, Toronto.....	\$86,300 Municipal Debentures. (Accepted at \$77,650).....	Fire and Inland Marine.
The Dominion Fire and Marine Insurance Company, (Hamilton).....	F. R. Despard, Manager, Hamilton.....	\$35,000 cash, \$15,000, City Victoria, B.C. Bonds.....	Life.
The Equitable Life Assurance Society of the United States, N. Y.....	R. W. Gale, Manager, Montreal.....	\$100,000 Canada stock (A) and \$65,000 U.S. Bonds (B).....	Life.
The Fire Insurance Association (Limited), London, England.....	Wm. Robertson, Chief Agent, Montreal.....	\$100,000 Canada stock.....	Fire.
The Guarantee Company of North America.....	Edward Rawlings, Manager, Montreal.....	\$32,000 Municipal Debentures; \$15,000 Mon. Harb. Bonds; \$9,733 Mon. Warebons. bds. and \$400 stock. (Accepted at \$51,000)	Guarantee.
The Guardian Fire and Life Assurance Company, London, England.....	Robt. Simms & Co., and Geo. Denholm, Gen. Agents, Montreal.....	\$100,343 Canada stock.....	Fire.
The Hartford Fire Insurance Company, Hartford, Connecticut.....	Robt. Wood, General Agent, Montreal.....	\$55,000 U.S. bds. and \$30,840 bank stock. (Accepted at \$100,000)	Fire.
The Imperial Insurance Company of London, England.....	W. H. Rintoul, Agent, Montreal.....	\$18,667 Con. 5 per cent. Can. stock, \$51,402 6 per cent. Can. stock	Fire.
The Lancashire Insurance Company.....	S. C. Duncanson-Clark, Chief Agent, Toronto.....	\$100,000 Canada stock.....	Fire.
The Lion Life Insurance Company (Limited) London, England.....	Fred. Stanciliffe, General Manager, Montreal.....	\$10,000 stg. Canada stock.....	Life.
The Liverpool and London and Globe Insurance Company.....	G. F. C. Smith, Chief Agent, Montreal.....	\$50,000 Canada stock (Life), and \$3,000 Can. 5's; \$63,000 Muni- cipal Deb., \$25,000 Montreal Investment Association; and \$17,030 cash. (Accepted at \$145,480).....	Fire and Life
The London Assurance Corporation, England.....	C. C. Foster, Agent, Montreal.....	\$50,127 Canada Con. 5 p. c. stock and \$99,873 Canada stock, being (Fire) \$100,000 and (Life) \$50,000.....	Fire and Life.
The London Guarantee and Accident Co. (Limited).....	A. T. McCord, Chief Agent, Toronto.....	\$11,000 stg. Canada Stock.....	Guarantee and Accident.
The London and Lancashire Fire Insurance Company, Liverpool.....	C. J. Spike, Chief Agt., Halifax, N.S.....	\$21,000 stg., Canada Stock.....	Fire.
The London and Lancashire Life Assurance Company.....	William Robertson, Manager, Montreal.....	\$100,000 Canada stock (A) \$5,000 cash and \$4,867 Prov. of Queb. bonds (B).....	Life.
The London Mutual Fire Insurance Company of Canada, London, Ont.....	D. C. Macdonald, Secretary, London.....	\$25,000 Canada Stock and \$5,000 cash.....	Life.
The Metropolitan Life Insurance Company of New York.....	Thos. A. Temple, General Agent, St. John, N.B.....	\$100,000 U. S. bonds.....	Life, Plate Glass Insurance.
The Metropolitan Plate Glass Insurance Company, New York.....	A. J. Pell, Montreal.....	\$5,000 United States bonds.....	Life.
The Mutual Life Association of Canada.....	J. Turner, President, Hamilton.....	\$99,267 Municipal Debentures. (Accepted at \$89,339).....	Life.
The North American Mutual Life Insurance Company.....	Wm. McCabe, Managing Director, Toronto.....	\$50,000 cash.....	Life.
The North British and Mercantile Insurance Company.....	Macdougall & Davidson, General Agents, } Montreal.....	\$50,000 Canada stock (Life A); \$17,000 Montreal Harbour bonds and \$65,000 Municipal Deb. (Fire). (Accepted at \$150,800).....	Fire and Life

STATEMENT OF BANKS A

NAME OF BANK. — NOM DE LA BANQUE.	CAPITAL.				
	Capital Authorized.	Capital Subscribed.	Capital —	Capital —	Capital —
	Capital autorisé.	Capital souscrit.	Capital —	Capital —	Capital —
Quebec Bank.....	117,045 49	323,531 00	141,725 48	14,883 08	71,499 63
Union Bank.....	40,728 67	100,348 00	162,286 61	70,786 67	10,118 05
† Consolidated Bank of Canada.....					
Total Quebec.....	3,784 443 48	5,780,678 65	2,894,009 91	1,267,875 56	14,945,878 15
Total Ontario.....	2,015,071 23	3,304,540 50	2,115,313 03	934,935 30	5,371,787 83
Total Ontario and Quebec.....	5,799,514 81	9,085,219 15	5,009,322 94	2,202,810 86	20,317,665 98
NOVA SCOTIA.					
Bank of Yarmouth.....	39,523 94	18,575 00	12,637 46	26,811 44	18,610 00
Bank of Nova Scotia.....	109,037 33	131,628 00	117,202 88	162,898 40	56,497 59
Exchange Bank of Yarmouth.....	13,599 56	11,440 00	3,194 47	15,767 36	14,526 28
Merchants Bank of Halifax.....	102,670 29	192,433 00	107,549 61	293,030 86	103,315 78
People's Bank of Halifax.....	63,466 81	60,660 00	23,496 56	47,305 24	60,415 86
Union Bank of Halifax.....	46,557 59	118,000 00	41,059 47	23,895 94	16,344 94
† Bank of Liverpool.....					
Pictou Bank.....	40,849 91	24,998 75	15,891 49	5,884 90	11,195 93
Halifax Banking Company.....	30,759 33	29,466 75	18,249 57	48,936 00	10,932 34
Commercial Bank of Windsor.....	15,653 06	12,411 76	897 31	11,997 87	12,640 96
Total Nova Scotia.....	462,117 82	599,613 26	340,203 82	636,528 01	309,479 68
PRINCE EDWARD ISLAND.					
* Bank of Prince Edward Island.....					
Union Bank.....					
* Merchants Bank P. E. Island.....					
NEW BRUNSWICK.					
Bank of New Brunswick.....	161,917 52	141,629 00	50,154 00	177,535 44	37,021 82
Maritime B. of the Dominion of Canada	37 22	18,449 00	18,045 61	3,179 61	7,292 89
* People's Bank.....					
St. Stephen's Bank.....	40,389 00		47,834 02	28,406 75	77,115 43
Total New Brunswick.....	202,343 74	160,078 00	116,033 63	209,121 80	121,430 14
BRITISH COLUMBIA.					
* Bank of British Columbia.....					

Total Ontario and Quebec.....	5,799,514 81	9,085,219 15	5,009,322 94	2,202,810 86	20,317,665 98
" Nova Scotia.....	462,117 82	599,613 26	340,203 82	636,528 01	309,479 68
" New Brunswick.....	202,343 74	160,078 00	116,033 63	209,121 80	121,430 14
Grand Total.....	6,463,976 37	9,844,910 41	5,465,565 39	3,018,460 67	20,748,575 80

* At present not obliged to make returns.

† Mechanics' Bank suspended.

N. S. GARLAND,
Clerk of Statistics.
FINANCE DEPARTMENT,
Ottawa, 9th Dec., 1891.

STATEMENT OF BANKS ACTING UNDER CHARTER, for the month ending 30th November, 1881, according to the Returns furnished by them to the Department of Finance.

NAME OF BANK. — NOM DE LA BANQUE.	CAPITAL.				LIABILITIES.											Due to other Banks in Canada. — Dû à d'autres Banques en Canada.	Due to Agencies of Bank or to other Banks or Agencies in foreign countries. — Dû à des agences de la banque, ou à d'autres banques ou agences dans les pays étrangers.	Due to Agencies of Bank, or to other Banks, or to Agencies in United Kingdom. — Dû à des Agences de la banque, ou à d'autres banques ou agences dans le Royaume-Uni.	Liabilities not included under foregoing heads. — Engagements non compris dans les items qui précèdent.	Total Liabilities. — Total du passif.
	Capital Authorized. — Capital autorisé.	Capital Subscribed. — Capital souscrit.	Capital Paid Up. — Capital versé.	Notes in Circulation. — Billets en circulation.	Dominion Government Deposits Payable on Demand. — Dépôts du Gouvernement fédéral remboursables à demande.	Dominion Government Deposits payable after notice, or on a fixed day. — Dépôts du gouvernement fédéral, remboursables après avis ou à une date fixe.	Deposits held as Security for execution of Dominion Government contracts and for Insurance Companies. — Dépôts gardés comme garantie de l'exécution de travaux entrepris pour le gouvernement fédéral et pour des Compagnies d'assurances.	Provincial Government Deposits Payable on Demand. — Dépôts des Gouvernements Provinciaux remboursables à demande.	Provincial Government Deposits Payable after notice, or on a fixed day. — Dépôts des Gouvernements Provinciaux remboursables après avis ou à une date fixe.	Other Deposits Payable on Demand. — Autres dépôts remboursables à demande.	Other Deposits Payable after notice, or on a fixed day. — Autres dépôts remboursables après avis ou à une date fixe.	Loans from or Deposits made by other Banks in Canada secured. — Emprunts faits à d'autres banques, ou dépôts faits par d'autres banques en Canada, garantis.	Loans from or Deposits made by other Banks in Canada unsecured. — Emprunts faits à d'autres banques, ou dépôts faits par d'autres banques en Canada non garantis.							
ONTARIO.																				
Bank of Toronto.....	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.		
Bank of Hamilton.....	2,000,000 00	2,000,000 00	2,000,000 00	1,083,975 00	6,112 31	15,480 00	5,733 00	18,083 00	1,127,851 00	2,176,420 95	1,330,184 00	33,292 59	9,413 24	2,061,519 09	2,061,519 09	2,061,519 09	2,061,519 09	2,061,519 09		
Canadian Bank of Commerce.....	6,000,000 00	6,000,000 00	6,000,000 00	3,812,769 00	113 61	500,950 00	116,978 33	200,000 00	6,419,730 58	6,517,681 97	2,237,932 92	57,101 47	4,683 11	5,350,307 51	5,350,307 51	5,350,307 51	5,350,307 51	5,350,307 51		
Quebec Bank.....	1,000,000 00	1,000,000 00	1,000,000 00	1,053,276 00	29,165 18	10,000 00	19,000 00	10,000 00	1,988,701 50	2,119,341 43	1,913,311 27	140,186 25	1,189 95	1,990,398 29	1,990,398 29	1,990,398 29	1,990,398 29	1,990,398 29		
Ontario Bank.....	3,000,000 00	3,000,000 00	3,000,000 00	2,908,404 00	1,372 33	100,000 00	113,48 38	113,48 38	2,997,933 27	3,129,341 43	2,813,311 27	216,784 00	216,784 00	2,990,398 29	2,990,398 29	2,990,398 29	2,990,398 29	2,990,398 29		
Standard Bank.....	1,000,000 00	1,000,000 00	1,000,000 00	764,860 00	709,804 00	65,580 83	10,148 38	10,148 38	1,233,108 13	2,095,204 81	1,748,438 06	138,000 00	412 36	1,931 85	1,931 85	1,931 85	1,931 85	1,931 85		
Federal Bank.....	1,000,000 00	1,000,000 00	1,000,000 00	1,483,780 00	1,427,051 00	53,954 87	55,000 00	55,000 00	2,439,258 58	2,441,507 27	1,748,438 06	138,000 00	412 36	1,931 85	1,931 85	1,931 85	1,931 85	1,931 85		
Bank of Ottawa.....	1,000,000 00	1,000,000 00	1,000,000 00	520,000 00	453,684 00	45,612 18	5,480 00	5,480 00	1,447,958 89	1,447,958 89	1,447,958 89	1,447,958 89	1,447,958 89	1,447,958 89	1,447,958 89	1,447,958 89	1,447,958 89	1,447,958 89		
Imperial Bank of Canada.....	1,000,000 00	1,000,000 00	1,000,000 00	1,017,533 00	69,551 75	50,000 00	24,000 00	24,000 00	1,847,070 99	1,847,070 99	1,847,070 99	1,847,070 99	1,847,070 99	1,847,070 99	1,847,070 99	1,847,070 99	1,847,070 99	1,847,070 99		
Total, Ontario.....	17,500,000 00	16,831,000 00	16,571,200 00	11,503,909 00	577,123 73	850,000 00	157,190 35	260,640 89	516,784 00	19,406,508 37	16,799,174 61	274,505 02	237,590 73	19,811 83	208,031 51	72,140 55	51,026,530 62	51,026,530 62		
QUEBEC.																				
Bank of Montreal.....	12,000,000 00	12,000,000 00	11,999,200 00	5,232,269 50	3,982,234 60	2,500,000 00	460,000 00	182,807 40	8,721,068 70	5,934,020 39	4,618,286 25	132,082 70	22,256 68	47,968 08	47,968 08	47,968 08	47,968 08	47,968 08		
Bank of British North America.....	4,800,000 00	4,800,000 00	4,800,000 00	2,142,246 00	4,196 47	2,500,000 00	18,083 00	18,083 00	8,721,068 70	5,934,020 39	4,618,286 25	132,082 70	22,256 68	47,968 08	47,968 08	47,968 08	47,968 08	47,968 08		
Bank of the People.....	1,600,000 00	1,600,000 00	1,600,000 00	907,493 36	1,089 86	25,000 00	11,157 50	11,157 50	1,125,867 80	371,789 54	1,125,867 80	371,789 54	1,125,867 80	371,789 54	371,789 54	371,789 54	371,789 54	371,789 54		
Bank Nationale.....	2,000,000 00	2,000,000 00	2,000,000 00	1,053,276 00	29,165 18	10,000 00	19,000 00	10,000 00	1,988,701 50	2,119,341 43	1,913,311 27	140,186 25	1,189 95	1,990,398 29	1,990,398 29	1,990,398 29	1,990,398 29	1,990,398 29		
Bank Jacques-Cartier.....	1,000,000 00	1,000,000 00	1,000,000 00	407,749 73	23,527 73	25,000 00	11,157 50	11,157 50	1,125,867 80	371,789 54	1,125,867 80	371,789 54	1,125,867 80	371,789 54	371,789 54	371,789 54	371,789 54	371,789 54		
Bank Ville-Marie.....	500,000 00	500,000 00	500,000 00	451,908 75	34,122 00	11,058 63	11,058 63	11,058 63	68,983 93	180,779 77	150,779 77	15,000 00	15,000 00	15,000 00	15,000 00	15,000 00	15,000 00	15,000 00		
Bank de St. Jean.....	1,000,000 00	1,000,000 00	1,000,000 00	234,820 00	108,941 00	15,000 00	75 00	75 00	1,215,711 00	2,184,831 31	1,834,831 31	350,000 00	350,000 00	350,000 00	350,000 00	350,000 00	350,000 00	350,000 00		
Bank de St. Hyacinthe.....	1,000,000 00	1,000,000 00	1,000,000 00	244,730 00	233,889 00	703 87	4,530 43	4,530 43	1,125,867 80	371,789 54	1,125,867 80	371,789 54	1,125,867 80	371,789 54	371,789 54	371,789 54	371,789 54	371,789 54		
La Banque d'Hochelaga.....	1,000,000 00	1,000,000 00	1,000,000 00	680,370 00	611,033 00	30,285 62	1,390 00	1,390 00	1,125,867 80	371,789 54	1,125,867 80	371,789 54	1,125,867 80	371,789 54	371,789 54	371,789 54	371,789 54	371,789 54		
Eastern Townships Bank.....	1,500,000 00	1,500,000 00	1,500,000 00	1,392,787 25	1,011,038 00	73,000 00	25,291 74	25,291 74	1,125,867 80	371,789 54	1,125,867 80	371,789 54	1,125,867 80	371,789 54	371,789 54	371,789 54	371,789 54	371,789 54		
Exchange Bank of Canada.....	500,000 00	500,000 00	500,000 00	519,737 00	23,393 73	38,000 00	38,000 00	38,000 00	1,125,867 80	371,789 54	1,125,867 80	371,789 54	1,125,867 80	371,789 54	371,789 54	371,789 54	371,789 54	371,789 54		
Bank of Canada.....	2,000,000 00	2,000,000 00	2,000,000 00	1,851,904 00	85,872 23	100,000 00	100,000 00	100,000 00	1,125,867 80	371,789 54	1,125,867 80	371,789 54	1,125,867 80	371,789 54	371,789 54	371,789 54	371,789 54	371,789 54		
Merchants' Bank of Canada.....	6,000,000 00	5,794,267 67	5,718,730 00	3,809,418 00	473,452 60	200,000 00	36,910 00	36,910 00	4,125,510 13	4,955,216 56	4,955,216 56	4,955,216 56	4,955,216 56	4,955,216 56	4,955,216 56	4,955,216 56	4,955,216 56	4,955,216 56		
Quebec Bank.....	2,000,000 00	2,000,000 00	2,000,000 00	1,411,214 00	141,214 00	100,000 00	100,000 00	100,000 00	1,125,867 80	371,789 54	1,125,867 80	371,789 54	1,125,867 80	371,789 54	371,789 54	371,789 54	371,789 54	371,789 54		
Union Bank of Lower Canada.....	2,000,000 00	2,000,000 00	2,000,000 00	788,887 00	1,400 35	100,000 00	100,000 00	100,000 00	1,125,867 80	371,789 54	1,125,867 80	371,789 54	1,125,867 80	371,789 54	371,789 54	371,789 54	371,789 54	371,789 54		
Consolidated Bank of Canada.....	2,000,000 00	2,000,000 00	2,000,000 00	788,887 00	1,400 35	100,000 00	100,000 00	100,000 00	1,125,867 80	371,789 54	1,125,867 80	371,789 54	1,125,867 80	371,789 54	371,789 54	371,789 54	371,789 54	371,789 54		
Total, Quebec.....	37,486,666 00	37,486,666 00	37,486,666 00	18,504,515 00	4,806,541 01	2,975,000 00	640,628 70	347,412 40	11,157 99	24,552,508 54	21,535,517 06	1,671 03	500,753 52	112,567 50	112,567 50	377,147 05	75,782,215 98	75,782,215 98		
Total, Ontario and Quebec.....	54,933,933 87	53,160,361 10	53,160,361 10	29,757,854 00	5,383,664 74	3,815,000 00	806,819 05	567,032 29	527,941 99	43,959,106 91	38,334,692 67	1,654,293 05	728,334 25	132,590 41	402,299 70	419,237 61	126,808,746 60	126,808,746 60		
NOVA SCOTIA.																				
Bank of Yarmouth.....	400,000 00	400,000 00	400,000 00	362,010 00	84,818 67	100,000 00	100,000 00	100,000 00	47,739 43	124,707 16	124,707 16	124,707 16	124,707 16	124,707 16	124,707 16	124,707 16	124,707 16	124,707 16		
Bank of Nova Scotia.....	1,000,000 00	1,000,000 00	1,000,000 00	940,819 01	321,845 11	100,000 00	100,000 00	100,000 00	47,739 43	124,707 16	124,707 16	124,707 16	124,707 16	124,707 16	124,707 16	124,707 16	124,707 16	124,707 16		
Exchange Bank of Yarmouth.....	400,000 00	400,000 00	400,000 00	350,030 00	29,814 55	100,000 00	100,000 00	100,000 00	47,739 43	124,707 16	124,707 16	124,707 16	124,707 16	124,707 16	124,707 16	124,707 16	124,707 16	124,707 16		
Merchants' Bank of Halifax.....	1,000,000 00	1,000,000 00	1,000,000 00	890,000 00	215,008 88	100,000 00	100,000 00	100,000 00	47,739 43	124,707 16	124,707 16	124,707 16	124,707 16	124,707 16	124,707 16	124,707 16	124,707 16	124,707 16		
People's Bank of Halifax.....	800,000 00	800,000 00	800,000 00	690,000 00	225,037 73	100,000 00	100,000 00	100,000 00	47,739 43	124,707 16	124,707 16	124,707 16	124,707 16	124,707 16	124,707 16	124,707 16	124,707 16	124,707 16		
Union Bank of Halifax.....	1,000,000 00	1,000,000 00	1,000,000 00	149,361 60	31,351 50	100,000 00	100,000 00	100,000 00	47,739 43	124,707 16	124,707 16	124,707 16	124,707 16	1						

The Northern Assurance Company of Aberdeen and London	Taylor Bros., General Agents, Montreal	\$85,833 Canada stock, \$14,167 Canada 5's	Fire.
The Norwich Union Fire Insurance Society, Norwich, England	Alex. Dixon, Agent, Toronto	\$100,000 Canada Stock	Fire.
The Ontario Mutual Life Assurance Company	Wm. Hendry, Manager, Waterloo	\$56,207 Municipal Debentures. (Accepted at \$50,586) ..	Life.
The Phoenix Insurance Company of Brooklyn	Robert Hampson, Agent, Montreal	\$100,000 U. S. bonds	Fire and Inland Marine.
The Phoenix Fire Assurance Company, London, England	Gillespie, Moffatt & Co., Gen Apts Montreal ..	\$50 171 Canada stock, and \$50,126 Canada Con. 5 p.c. stock ..	Fire.
The Quebec Fire Assurance Company	J. G. Clapham, President, Quebec	\$25,000 Canada stock, \$60,000 Bank stock, and \$15,200 Municipal Debentures. (Accepted at \$98,680)	Fire.
The Queen Fire and Life Insurance Company, England	A. M. Forbes & H. J. Mudge, Chief Agents, Montreal	\$100,000 Canada stock (Fire) and \$51,100 Canada Consol. 5 p. c. stock (Life)	Fire and Life.
The Reliance Mutual Life Assurance Society, London, England	J. Cassie Hatton, Attorney, Montreal	\$100,000 Canada stock (A) and \$10,000 Canada stock (B)	Life.
The Royal Canadian Insurance Company	Arthur Gagnon, Secretary, Montreal	\$56,000 Montreal Harbour bonds. (Accepted at \$50,400)	Fire and Inland Marine.
The Royal Insurance Company	M. H. Gault & Wm. Tatley, Chief Agents, Montreal		
The Scottish Imperial Insurance Company	Taylor Bros., General Agents, Montreal	\$96,982 Canada stock, \$53,533 Canada Consol. 5 p. c. stock, \$170,333 British Consols—being \$149,182 (Fire) \$50,000 (Life A) and \$121,666 (General). Also \$97,333, 33, British Annuities (General). Total \$418,182	Fire and Life.
The Sovereign Fire Insurance Company of Canada	Hon. Alex. Mackenzie, President, Toronto ..	\$71,068 Canada stock, \$20,000 Montreal Harbour bonds, \$13,500 Municipal Deb. (Accepted at \$101,218)	Fire.
The Standard Life Assurance Company, Scotland	W. M. Ramsay, Manager, Montreal	\$115,655 Municipal Debent., cash \$3,684. (Accepted at \$107,774) ..	Fire.
The Star Life Assurance Society of England	A. W. Lauder, General Treasurer, Toronto ..	\$64,000 Mun. Debts., \$107,000 Montreal Harbour Bds., (accepted at \$153,900), being \$126,750 (Life A), and \$27,150 (Life B)	Life.
The Sun Mutual Life Insurance Company of Montreal	R. Macaulay, Secret. and Manager, Montreal ..	\$100,343 Canada stock	Life.
The Toronto Life Assurance and Tontine Company	Arthur Harvey, Manager, Toronto	\$56,000 Municipal Debentures. (Accepted at \$50,400)	Life and Accident.
The Travelers Insurance Company of Hartford, Conn.	Thos. Simpson, Agent, Montreal	\$32,400 Municipal Debent., cash \$1,040.36. (Accepted at \$30,200). \$100,000 U. S. bonds, \$25,000 Municipal Debent., \$20,000 Montreal Harbour Bonds, (accepted at \$140,500), being \$100,000 (Life A) \$25,000 par (Life B) and \$20,000 par, (accident) ..	Life and Accident.
The Union Mutual Life Insurance Company of Maine	Wm. Mulock, Agent Toronto	\$100,000 U. S. 4 per cent. Bonds (A) and \$15,000 District of Columbia, U. S., Bonds (B)	Life.
The Western Assurance Company, Toronto	J. J. Kenny, Managing Director, Toronto	\$57,700 Municipal Debentures. (Accepted at \$51,930)	Fire and Inland Marine.

THE FOLLOWING LIFE INSURANCE COMPANIES HAVING CEASED TO TRANSACT NEW BUSINESS IN CANADA, ARE ENTITLED UNDER SECTION 17 OF THE CONSOLIDATED INSURANCE ACT OF 1877, TO TRANSACT ALL BUSINESS CONNECTED WITH POLICIES EXISTING AT 31st MARCH, 1878, AND THEIR DEPOSITS ARE APPLICABLE TO THOSE POLICIES SUBJECT TO THE PROVISIONS OF THE INSURANCE ACTS OF 1868 AND 1871.

NAME OF THE COMPANY.	Chief Agent to receive process.	Amount of Deposit.	Business.
The Briton Medical and General Life Association, London, England.	Jas. B. M. Chipman, Manager, Montreal.....	\$100,343 Canada Stock	Life.
The Connecticut Mutual Life Insurance Company of Hartford, Conn., U.S.	Robt. Wood, General Agent, Montreal.....	\$100,000 U.S. Bonds.....	Life.
The Edinburgh Life Assurance Company.....	David Higgins, Chief Agent, Toronto.....	\$150,515 Canada Stock..	Life.
The Life Association of Scotland.....	George W. Ford, Chief Agent, Montreal.....	\$150,000 Canada Stock	Life.
The National Life Insurance Company of the United States of America.....	John F. Bell, Attorney, Windsor.....	\$100,000 U. S. Bonds.....	Life.
The New York Life Insurance Company	F. W. Campbell, M.D., Attorney, Montreal.....	\$100,000 U. S. Bonds.....	Life.
The North Western Mutual Life Insurance Company of Milwaukee...	M. W. Mills, Chief Agent, Toronto.....	\$100,000 U. S. Bonds.....	Life.
The Phoenix Mutual Life Insurance Company, Hartford, Connecticut	A. R. Bethune, General Agent, Montreal.....	\$105,000 U. S. Bonds.....	Life.
The Positive Government Security Life Assurance Company (limited) England.....	John Taylor, Secretary, Montreal	\$8,273 Canada 5 per cent Debentures.....	Life.
The Scottish Amicable Life Assurance Society.....	Geo. Wm. Ford, General Agent, Montreal.....	\$150,000 Canada Stock.....	Life.
The Scottish Provident Institution.....	R. A. Ramsay, Attorney. Montreal.....	\$100,343 Canada Stock.....	Life.
The Scottish Provincial Assurance Company	Geo. Wm. Ford, Secretary, Montreal.....	\$150,730, viz: 112,343, Canada Stock, and \$38,447 Canada 5 per cent debentures.....	Life.
The United States Life Insurance Company	\$60,000 U. S. Gold Bonds.....	Life.

NOTE.—The Globe Mutual Life Insurance Company of New York, has been declared insolvent both in the United States and Canada, and Jas. D. Fish of New York has been appointed Receiver by the United States Courts, and W. O. Wells, of Montreal, has been appointed Assignee by the Superior Court of Lower Canada, Montreal, for the Canadian business of the Company. The deposit of the Company with the Government, \$100,000 U.S. Bonds, has by order of said Superior Court, been delivered to the Bankers of that Court. The Merchants' Marine Insurance Company of Montreal has ceased to transact business and is winding up its affairs. The deposit has been surrendered to the Company, except \$2,223 cash held against contested claims.

Office of the Superintendent of Insurance,
Ottawa, 30th September, 1881.

J. B. CHERRIMAN, Superintendent of Insurance.

RETURN OF THE AMOUNT OF LIABILITIES AND ASSETS OF THE MONTREAL CITY AND DISTRICT SAVINGS BANK, AND OF THE CAISSE D'ECONOMIE DE NOTRE-DAME LE QUEBEC, ON THE 30TH NOVEMBER, 1881.

847

LIABILITIES.										
CAPITAL.										
Capital Stock.	Capital paid up.	Dominion Govt. deposits payable on demand.	Provincial Govt. deposits payable on demand.	Other deposits payable on demand.	Dominion Govt. deposits payable after notice.	Provincial Govt. deposits payable after notice.	Other deposits payable after notice.	Special Poor Fund or Charity Trust.	Other Liabilities.	Total Liabilities.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
City and District Savings Bank.....	2,000,000 00	600,000 00	227,591 52	17,030 00	5,395,232 34	180,000 00	81,359 55	5,901,213 41
Caisse d'Economie Notre-Dame de Québec.....	1,000,000 00	250,000 00	3,055,209 13	83,000 00	57,041 79	3,195,250 92
ASSETS.										
Dominion Securities.	Provincial or Municipal Securities.	Loans having Government Securities.	Loans secured by Bank Stock.	Loans secured by Stock, &c.	Cash in hand or on call in chartered Banks.	Special Poor Fund or Charity Investments.	Bank Stock prior to incorporation.	Other Assets.	Total Assets.	
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
City and District Savings Bank.....	1,372,105 28	600 82	1,919,242 34	1,783,350 63	936,953 28	180,000 00	419,624 98	6,641,877 33	
Caisse d'Economie Notre-Dame de Québec.....	724,890 48	994,555 35	94,714 18	1,109,904 80	83,000 00	237,220 00	125,791 51	3,467,539 59	

J. M. COURTNEY,
Deputy Minister of Finance

• Including landed property of Bank \$341,295 10.

K. S. GARLAND,
Clerk of Statistics.

FINANCE DEPARTMENT,
Ottawa, 7th Dec. 1881.

TO ADVERTISERS IN THE GAZETTE.

PARTIES sending advertisements to be inserted in "The Canada Gazette," will hereafter please observe the following rules:

1st. Address "The Canada Gazette, Ottawa, Canada"

2nd. Indicate the number of insertions required

3rd. Invariably remit the fees for such advertisements, together with the price of one Gazette, as below. Otherwise they will not be inserted. The rates are eight cts. for the first insertion, and two cts. for each subsequent insertion per line of nine words, each figure counting as one word.

Subscribers will also notice that the subscription, \$4 per annum, is invariably payable in advance, and that the "Gazette" will be stopped from them at the end of the period paid for. Single numbers will be charged ten cts. each, and when more than one are required by advertisers, must be remitted for likewise.

BROWN CHAMBERLIN,
Queen's Printer.

Office of Queen's Printer,
Ottawa, 11th May, 1872.

APPLICATIONS TO PARLIAMENT.

DOMINION PARLIAMENT.

Rules relating to Notices for Private Bills.

51. All applications for Private Bills, properly the subjects of legislation by the Parliament of Canada, within the purview of "The British North America Act, 1867," whether for the erection of a Bridge, the making of a Railroad, Turnpike Road or Telegraph Line; the construction or improvement of a Harbour, Canal, Lock, Dam or Slide, or other like work; the granting the right of Ferry; the incorporation of any particular Trade or Calling, or of any Banking or other Joint Stock Company; or otherwise for the granting to any individual or individuals, any exclusive or peculiar rights or privileges whatever, or for doing any matter or thing which, in its operation, would affect the rights or property of other parties, or relate to any particular class of the community; or for making any amendment of a like nature to any former Act, shall require a Notice, clearly and distinctly specifying the nature and object of the application, and (except in the case of existing corporations) signed by, or on behalf of the applicants, to be published as follows, viz:

In the Provinces of Quebec and Manitoba.

A notice inserted in the *Canada Gazette*, in the English and French languages, and in one newspaper in the English, and in one in the French language in the District affected, or in both languages in one paper, if there be but one in the said District, or if there be no paper published therein, then, in both languages, in a paper in the nearest District, in which a newspaper is published.

In any other Province.

A notice inserted in the *Canada Gazette*, and in one newspaper published in the County, or Union of Counties affected, or if there be no paper published therein, then in a newspaper in the nearest County in which a newspaper is published. Such Notices to be continued in each case, for a period of two months during the interval of time between the close of the next preceding Session and the consideration of the Petition. And copies of the newspapers containing the first and last insertion of such notice shall be sent to the Clerk of each House.

When a Petition is for leave to bring in a Private Bill for the erection of a Toll Bridge, the petitioner or petitioners, upon giving the notice prescribed by the preceding Rule, shall also, at the same time, and in the same manner, give notice of the rates which they intend to ask; the extent of the privilege, the height of the arches, the interval between the abutments or piers for the passage of rafts and vessels, and whether

they intend to erect a drawbridge, and the dimensions of the same.

Any person seeking to obtain any Private Bill shall, eight days before the meeting of Parliament, deposit with the Clerk of the House, in which the bill is to originate, a copy of such bill in the English or French language, with a sum sufficient to pay for translating and printing the same—600 copies to be printed in English, and 200 copies in French—the translation to be done by the officers of the House, and the printing by the contractor. The applicant shall be also required to pay the accountant of the House a sum of \$200 and the cost of printing the Act in the Statutes, and lodge the receipt of the same with the Clerk of the Committee to which such Bill is referred—such payment to be made immediately after the second reading, and before the consideration of the Bill by such Committee.

No Petition for a Private Bill is received by either House after the first ten days of the session.

ROBERT LEMOINE,
Clerk of the Senate.

JOHN GEORGE BOURINOT,
Clerk of the Commons

Rules of the Senate relating to Notices for Bills of Divorce.

72. Every Applicant for a Bill of Divorce is required to give notice of his intention so to do, and to specify from whom and for what cause, by advertisement, during six months, in the *Canada Gazette*, and in two newspapers published in the District, in Quebec and Manitoba, or in the County, or Union of Counties in the other Provinces, where such applicant usually resided at the time of the separation, or if the requisite number of papers cannot be found therein, then in the adjoining District, or County, or Union of Counties.

73. A copy of the notice, in writing, is to be served at the instance of the applicant, upon the person from whom the Divorce is sought, if the residence of such person can be ascertained; and proof on oath of such service, or of the attempts made to effect it, to the satisfaction of the Senate, is to be adduced before the Senate on the reading of the Petition.

ROBERT LEMOINE,
Clerk of the Senate

NOTICE is hereby given that application will be made at the next session of the Parliament of Canada, for an Act to amend the Statute 43 Vic. chap. 56, incorporating the "South Saskatchewan Valley Railway Company" by extending the time for commencing the said railway, and for other purposes.

J. STEWART TUPPER,
Solicitor for the applicants.

Toronto, 5th Dec., 1881. 26-9

NOTICE.—Application will be made at the next session of the Parliament of Canada for an Act to incorporate the Saskatchewan and Qu'Appelle Navigation Company, for the purposes of dredging and navigating the Saskatchewan, Qu'Appelle and Assiniboine Rivers.

MACMILLAN & TAYLOR,
Solicitors for applicants.

London, Ont., 14th Dec., 1881. 26-9

NOTICE.—Application will be made at the next session of the Parliament of Canada, for an Act to incorporate "The Tecumseh Insurance Company of Canada," for the purpose of carrying on the

business of fire and inland marine and live stock insurance.

MACMILLAN & TAYLOR,
Solicitors for applicants.

London, Ont., 13th Dec., 1881. 26-9

NOTICE is hereby given that the London Mutual Fire Insurance Company of Canada, will apply at the next session of the Parliament of Canada for an amendment to their Act of incorporation to authorize them to adopt the provisions relating to Mutual Insurance Companies in the Province of Ontario, and also to issue policies covering losses from wind storms and tornadoes.

MACMILLAN & TAYLOR,
Solicitors for applicants.

London, Ont., 13th Dec. 1881. 26-9

NOTICE is hereby given that a Bill will be introduced at the next session of the Dominion Parliament to ratify and confirm the resolutions of the "North Shore Railway Company" of the eleventh day of August, and of the second day of November, one thousand eight hundred and seventy-five, having for their object to transfer to the Province of Quebec all the interest of the said company in the railway then in course of construction between the cities of Quebec and Montreal, and the rights belonging thereto; and also to ratify and confirm the deed of cession and transfer passed by the "Montreal, Ottawa and Occidental Railway Company," the sixteenth day of November, one thousand eight hundred and seventy-five, before Mre Louis N. Dumouchel, Notary, to the Government of the Province of Quebec, of all the interest of the said Company in its railway then in course of construction between Montreal and Aylmer, with a branch to St. Jérôme, and the rights belonging thereto.

J. A. CHAPLEAU,
Comm. of Railways.

Dated Quebec, 20th Dec., 1881. 26-9

APPLICATION will be made to the Parliament of Canada, at its next session, for an Act to incorporate a company to be called the "Ontario Pacific Railroad" Company, for the purpose of constructing, equipping and operating a line of railway from Cornwall by Ottawa, touching at or near Arnprior, Eganville, lake Nipissing to Sault Ste. Marie, and branches, with power to bridge the St. Lawrence at or near either or both termini.

Ottawa, 19th December, 1881. 26-9

NOTICE is hereby given that an application will be made to the Parliament of Canada, at its next session, for an Act to amend the Acts relating to the "Anchor Insurance Company" by enabling it to transact the business of Fire Insurance.

MOWAT, MACLENNAN & DOWNEY,
Solicitors for applicant.

Toronto, 22nd Dec., 1881. 26-9

Furnace Company," a corporation organized under the Laws of the State of New Jersey, to acquire and hold real and personal estate in the Dominion of Canada and to carry on in the Dominion of Canada the business of mining, smelting, and manufacture of iron and steel, and to incorporate the shareholders thereof into a corporation under and by the authority of the Parliament of Canada for the above purposes.

GEO. D. DICKSON,
Solicitor for applicants.

Dated at Belleville, 22nd December, A.D. 1881. 26-9

NOTICE is hereby given that application will be made to the Parliament of Canada, at its next session, for an Act to incorporate a company for the purpose of constructing and working a line of railway from or near Montreal to a point on the southern boundary of the township of Dundee, in the county of Huntingdon, there to connect with a railway in the State of New York, and to build a branch to connect with the Canada Atlantic Railway at some point in the county of Beauharnois.

DANIEL BOYD,
for Applicants.

Huntingdon, Que., Dec. 10, 1881. 25-9

NOTICE is hereby given that application will be made, at the next session of the Parliament of Canada, for a charter to incorporate "The Chignecto Marine Transport Railway Company," and to empower said company to enter upon lands, to locate, construct and carry on a railway for transporting vessels, with or without cargo, from Chignecto Bay to Baie Verte; and to locate, construct and maintain a Passenger and Freight Railway in combination therewith from Amherst to Cape Jourimain; and to invest the said company with all usual and requisite powers for the above purposes.

H. G. C. KETCHUM,
Promoter and Engineer.

Fredericton, Nov. 22, 1881. 25-9

ENGLISH AND COLONIAL INSURANCE COMPANY.

APPLICATION will be made at the next session of the Parliament of the Dominion of Canada, for an Act to amend the Act incorporating this company so as to authorize the said company to organize and commence business on the subscription and payment on account of capital of less amounts than are mentioned in the said Act, and for other purposes.

25-9

NOTICE is hereby given that application will be made to the Parliament of Canada, at its next session, for an Act to extend the periods for the commencement and completion of the Niagara Grand Island Bridge.

NICOL KINGSMILL,
Secretary.

25-9

NOTICE.—Application will be made to the Parliament of Canada, at the next session thereof, for an Act to empower "The New York and Ontario

NOTICE is hereby given that application will be made to the Parliament of Canada, at its next

session, for an Act to incorporate "The Edison Electric Light Company of Canada."

With power among other things to manufacture and vend electric machinery and apparatus and to supply electricity for the purposes of light, heat and power, and with power to occupy for that purpose streets and public places and to expropriate lands.

OSLER, GWYN & TEETZEL,
Solicitors for the applicants.

Dated Hamilton, Ont., 15th Dec. 1881. 25-9

NOTICE is hereby given that application will be made to the Parliament of the Dominion of Canada, at its next session, for an Act to extend the time limited by the several Acts respecting the Canada Southern Railway Company or the Erie and Niagara Railway Company, for commencing and completing the original lines of the said companies or any branch lines authorized by the said Acts or any of them.

25-10 NICOL KINGSMILL,
Secretary.

NOTICE is hereby given that application will be made to the Parliament of Canada, at its next session, for an Act to incorporate the Richelieu Bridge Company, with power to build, work, maintain and manage a toll bridge for ordinary traffic purposes across the Richelieu River from the Parishes of St. Thomas in the county of Missisquoi to Lacolle or St. Valentine in the county of St. John. The said bridge to be constructed with a draw leaving a passage when open of forty feet, or the width of that of the Vermont Junction Railway Bridge over same river at St. John's, Que. The bridge over navigable portions of said river to have abutments or piers one hundred and fifty feet apart, and arches five feet or more above high water mark, and over unnavigable portions to be built of piles if desired. Arches of bridge to be of such height above high water, the intervals between the abutments or piers, width of draw to be such as may be approved by His Excellency the Governor General in Council. And with power to collect tolls for any passage over said bridge at rates not to exceed the following: Foot passengers, each way, five cents; loose animals, per head, except sheep, pigs, and spring colts following the mare, each way, ten cents; sheep and pigs, per head, five cents; cart, carriage, buggy, waggon, sleigh, cutter or other vehicle drawn by one animal, each way, twenty-five cents; carriage, waggon, buggy, sleigh, cutter, or other vehicle drawn by two animals, each way, thirty-five cents. The above rates include the *bonâ fide* loads of each vehicle.

GEORGE B. BAKER,
Solicitor for applicants.

Clarenceville, Que., Dec. 10, 1881. 25-9

NOTICE is hereby given that application will be made to the Parliament of Canada, at its next session, for an Act to incorporate "The Ottawa and Arnprior Junction railway Company" for the purpose of constructing and working a line of railway from Quyon or some adjacent point in the Township of Oaslow, in the County of Pontiac, Province of Quebec, to the Village of Arnprior, in the Province of Ontario, crossing the Ottawa River by way of the Chats Falls or Rapids; with power also to construct the necessary bridge or bridges over said river for the purposes of said railway at or near said Chats Falls or Rapids; also with power to extend said railway from Arnprior, crossing the Canadian Pacific Railway at or near Arnprior to some point in the Township of Bagot, in the County of Renfrew, on the Kingston

and Pembroke Railway, and if necessary also to cross the Kingston and Pembroke Railway at said point; also with power to build branch lines, to sell or lease said railway, to amalgamate with any other Railway Company, to lease or buy any other railway, and to connect with and obtain running powers over other railways, and to construct along said railway and branches a Telegraph line.

A. FERGUSON,
Solicitor for the applicants.

Dated, December 15th 1881. 25-9

PUBLIC Notice is hereby given that application will be made at the next session of the Parliament of Canada, for an Act to incorporate a company for the purpose of constructing and working a line of railway from the City of Montreal, in the Province of Quebec, to Smith's Falls, and thence to the Town of Perth, in the County of Lanark, and Province of Ontario, to be called "The Montreal and Central Canada Railway Company," with power to construct a bridge or bridges across the Rideau River, the Rideau Canal, the Ottawa River and the St. Anne's Canal, with power to amalgamate with, connect with, and obtain running powers over any line or lines of railway and bridges, within or without the Dominion of Canada, and with power to build and run tramways, steam ferries, steamboats, vessels and barges, in connection with the said line of railway and bridges.

SCOTT, MacTAVISH & MacCRACKEN,
Solicitors for applicants.

Dated at Ottawa, Dec., A.D. 1881. 25-9

NOTICE is hereby given, that an application will be made to the Parliament of Canada, at its next session, for an Act incorporating "The Ontario Investment Association," and authorizing said Association to lend money on the security of Real Estate in Manitoba, or any other of the Provinces of the Dominion, and permitting the said Association to charge such interest on the loans effected as may be agreed upon with the borrowers, and also enlarging the borrowing powers of the said Association and enabling it to receive money on deposit.

CRONYN & GREENLEES,
Solicitors for applicants.

Dated 14th December, 1881. 25-10

NOTICE is hereby given that application will be made to the Parliament of Canada, at its next session, for an Act to reduce the capital stock of the Ontario Bank.

By order of the Board,

C. HOLLAND,
General Manager.

Ontario Bank,
Toronto, 7th December, 1881. 24-9

NOTICE is hereby given that an application will be made at the next session of the Parliament of Canada, for an Act to amend the Acts relating to the Souris and Rocky Mountain Railway Company, for purpose of enabling the said company to construct

its line and branches north of Fifty-first degree of North Latitude.

A. BOULTBEE,
Solicitor for applicants.

Toronto, 1st December, 1881. 24-9

NOTICE is hereby given that application will be made at the next session of the Parliament of Canada, by "The North American Mutual Life Insurance Company" for an Act changing the name of the company to the "Dominion Life Insurance Company," or such other name as the Directors may approve of, and to amend the seventh, eighth and eleventh sections of the Act incorporating the said company, and for other amendments to the said Act

J. K. KERR,
Solicitor for the company. 24-9

NOTICE is hereby given that application will be made, at the next session of the Parliament of Canada, for an Act to incorporate a company for the purpose of constructing and working a line of railway from a point on the North Branch of the Saskatchewan River, between Fort à La Corne and Carleton, running north-westerly to the Peace River, to be called "The Saskatchewan and Peace River Railway," with power to build and run branches to any navigable waters to the north of said main line and south to the North Branch of the Saskatchewan River.

KILVERT & DUGGAN,
Solicitors for the applicants.

6th December, 1881. 24-9

PUBLIC Notice is hereby given by The Ottawa, Vaudreuil and Montreal Railway Company that an application will be made to the Parliament of the Dominion of Canada, at the next session thereof, for an Act further to extend the time limited for the construction of that portion of the line of the said Railway Company lying between West Hawkesbury and the City of Ottawa, and further to confirm the powers conferred upon said company.

PINHEY & CHRISTIE,
Solicitors for the company.

Dated 6th December, 1881. 24-9

NOTICE is hereby given that application will be made to the Parliament of the Dominion of Canada, at its next session, for the passing of an Act incorporating the Pilots commissioned for the service of Pilotage between Quebec and Montreal, under the name of "The Corporation of Pilots of Montreal."

BELLEAU & STAFFORD,
Attorneys.

Quebec, 26th October, 1881. 24-9

NOTICE is hereby given that the Grand Trunk Railway Company of Canada, will apply to the Parliament of Canada, at the next session thereof, for an Act to authorize the said company to purchase, lease, or amalgamate with any line of railway, whose line touches or intersects any part of their line, also to declare and define the powers of the said company in that respect, and further for power under the provisions of the Railway Act, to acquire station grounds and tracks leading thereto which in their judgment may be necessary for their purposes.

JOHN BELL,
Solicitor of the G. T. R. Co. of Canada.
Dated at Montreal, this 2nd day of Nov., 1881. 24-9

NOTICE is hereby given that an application will be made to the Parliament of the Dominion of Canada, at its next session, for an Act to incorporate the Synod of the Diocese of Saskatchewan, with power to acquire and hold real estate and invest the moneys of said Synod in such part of the Dominion of Canada and on such securities as may, by the said Synod, be deemed proper from time to time.

BLAKE, KERR & CASSELS,
Solicitors for applicants.

Dated 5th December, 1881. 24-9

NOTICE is hereby given that in pursuance of a resolution of the shareholders of the Ottawa Agricultural Insurance Company, passed at a special general meeting of the shareholders of the said company, duly called and held at the City of Ottawa, in the Province of Ontario, on the 22nd day of November, 1881, application will be made by said company to the Parliament of Canada, at its next session, for a special Act to authorize the said company to wind up and liquidate its affairs.

JOHN ROCHESTER,
President.
JOHN HENDERSON,
Vice President.

ALEXANDER GURR,
Solicitor for applicants.

JOHN PENNOCK,
Secretary.
Ottawa, 7th December 1881. 24-9

NOTICE is hereby given that application will be made to the Parliament of Canada, at its next session, for an Act to authorize the "Mutual Life Association of Canada" to change the name of the association. Also to empower the said association to issue policies on the principle of non-participation of profits, and for other purposes.

MACKELCAN, GIBSON & BELL,
Solicitors for applicants.

Dated at Hamilton, 24th November, 1881. 23-9

NOTICE is hereby given that application will be made to the Parliament of the Dominion of Canada, at its next session, for an Act to incorporate a company under the name of the "Nova Scotia Railway Company, Limited," with full powers to acquire, wholly or in part, by purchase or otherwise, the existing lines of railway (excepting the Intercolonial Railway) whether finished or not, in Nova Scotia, or any one or more of them, and the appurtenances.

2. The construction, completion, repair and equipment of existing partially completed lines of railway in Nova Scotia.

3. The construction of a line of railway in the Island of Cape Breton, and lines connecting with the Government Railway in the County of Pictou and County of Halifax.

4. The establishment, maintenance and operation of ferries and steamboat service between Nova Scotia proper and the Island of Cape Breton, between Prince Edward Island and Nova Scotia, between New Brunswick and Nova Scotia, and between Nova Scotia and the United States of America.

5. The construction, purchasing, leasing or hiring of steamboats, ferry boats, railways, coaches and conveyances, and lines of telegraph in connection with said railways hereinbefore mentioned, and the working and operating of the same for hire.

6. The maintenance and operation of all the lines of railway hereinbefore mentioned, whether now constructed or hereafter to be constructed.

THOMPSON & GRAHAM,
Solicitors for applicants.

Halifax, N.S., 24th November, 1881.

23-9

NOTICE.—The Napierville Junction Railway and Quarry Company, will apply to the Dominion Parliament for the following amendments to their charter:

Change of appellation.

Locate its Eastern Terminus at St. John, Q.

Extension south-westerly parallel with the Province Line, and to the River St. Lawrence.

23-9

NOTICE.—Application will be made to the Parliament of the Dominion of Canada, at its next session, by the Canada Mutual Telegraph Company, for an Act of incorporation, conferring powers and privileges in addition to those conferred upon the said company by the Letters Patent incorporating the same.

CARTER & CARTER,
Solicitors for applicants.

Montreal, 30th November, 1881.

23-9

PUBLIC Notice is hereby given that application will be made to the Parliament of the Dominion of Canada, at its next session, for an Act to incorporate "The Quebec Timber Company (Limited)."

E. T. BROOKS,
Solicitor for applicants.

November 26, 1881.

23-9

PUBLIC Notice is hereby given that an application will be made to the Parliament of the Dominion of Canada, at the next session thereof, for an Act to incorporate "The Rainy River Improvement Company."

The objects of the proposed company will be to construct booms, dams, slides, piers and works in the rivers, lakes, streams and creeks hereinafter mentioned and on the banks thereof for the purpose of transmission of saw logs, square timber, flatted timber and all descriptions of timber down the whole course of the river flowing westward from Hunter's Island through Rainy Lake, down the course of Rainy River to the Lake of the Woods and the streams, rivers and creeks flowing into the said river, Rainy Lake and Rainy River, in the Province of Manitoba, and Ontario, or in the District of Keewatin; and with all the powers and privileges similar to the provisions in an Act of the Consolidated Statutes of the late Province of Canada intituled "An Act respecting Joint Stock Companies to construct works to facilitate the transmission of timber down rivers and streams," and amendments thereto; and also with full power and privilege to unite and amalgamate with any company formed for a similar purpose by the laws of the State of Minnesota.

PINHEY & CHRISTIE,
Solicitors for applicants.

Dated 28th November, 1881.

23-9

NOTICE is hereby given that application will be made to the Parliament of Canada, at the next session thereof, for an Act to incorporate "The Manitoba and Saskatchewan Transportation Com-

pany," for the purpose of building and operating a line of railway from some point on the Canadian Pacific Railway, between Winnipeg and Portage La Prairie to a point on Lake Manitoba, and of constructing and running vessels in connection therewith on Lakes Manitoba and Winnipegosis and the Saskatchewan River, and improving the navigation of the said lakes and rivers; with power to build railways or canals connecting said lakes and river, and to levy tolls on said canals.

C. E. HAMILTON,
Solicitor for applicants.

Winnipeg, 21st November, 1881.

23-9

NOTICE is hereby given that application will be made to the Parliament of Canada, at the next session thereof, for an Act to incorporate, "The Winnipeg and Springfield Bridge Company" with power to build, work, maintain and manage a toll bridge for ordinary traffic purposes across the Red River at some point between the northerly limits of the City of Winnipeg and the Louise Bridge in the County of Selkirk and Province of Manitoba, the said bridge to be constructed with a draw leaving a passage when open of forty feet or more, and with arches twenty-five and one half feet above low water, and with intervals of two hundred feet or more between the abutments of piers. And with power to collect tolls for any passage over the said bridge at rates not exceeding the following:—

Foot passengers, each way, two cents.

Rider with horse or mule, each way, ten cents.

Loose animals, per head, except sheep, pigs and spring colts following the mare, each way, five cents.

Sheep and pigs, per head, each way, two cents.

Cart, carriage, waggon, buggy, sleigh, cutter or other vehicle drawn by one animal, each way, twelve cents and a half.

Carriage, waggon, buggy, sleigh, cutter or other vehicle drawn by two or more animals, each way, twenty cents.

The above rates include the *bonâ fide* loads of each vehicle.

W. H. CULVER,

Solicitor for applicants.

Winnipeg, 21st November 1881.

23-9

NOTICE is hereby given that application will be made to the Parliament of Canada, at the next session thereof, to incorporate "The Manitoba Bank" for the purpose of doing a Banking business in the Dominion of Canada, with the head office of such Bank at Winnipeg.

H. E. HENDERSON,
Solicitor for applicants.

Dated this 14th day of November, 1881.

22-9

NOTICE is hereby given that application will be made to the Parliament of Canada, at its next session, for an Act to incorporate the North Western Bank.

G. YOUNG SMITH,
Solicitor for applicants.

Whitby, 21st November, 1881.

22-9

NOTICE is hereby given that application will be made to the Parliament of Canada, at the next session thereof, for a charter for a drawbridge with two openings sixty feet wide, the bottom of the lower cord to be not less than four feet above high water, across the Saint Croix River to the boundary line between New Brunswick and the State of Maine, to connect with a bridge from the City of Calais, said bridge to be used for railway and other purposes

and to be built at or near the location surveyed by the Grand Southern Railway Company.

M. MACMONAGLE,
Solicitor for applicants.

Dated at St. Stephen the 16th day of November, A.D., 1881. 22-9

NOTICE is hereby given that the Dominion Fire and Marine Insurance Company will apply to the Parliament of Canada, at its next session, for an Act empowering them to close their business, wind up their affairs and distribute the surplus assets of the company and for all requisite powers for the said purposes.

F. R. DESPARD,
Secretary.

Dated, 23rd November, 1881. 22-9

NOTICE is hereby given that the Great Western Railway Company will apply to the Parliament of Canada, at its next session, for an Act to authorize an increase of their Loan Capital, so however that the total yearly interest shall not exceed the interest on their present Loan Capital, including interest at the rate of six per centum per annum on the portion unissued; and to authorize the acquisition or purchase of or union with railway companies whose railways they have power to lease or agree to work; and otherwise to extend the powers of the said Company.

SAMUEL BARKER,

Solicitor for Great Western Railway Company.

Dated at Hamilton, Ontario, 24th November 1881. 22-9

NOTICE is hereby given that application will be made to the Parliament of Canada, at its next session; for an Act to incorporate the Grand Central Station Company, with power to erect, build and maintain a Railway Station, in the City of Toronto, and with power to construct or acquire in and near to the City of Toronto, all lines of railway, or to acquire right and running powers over existing lines of railway necessary to connect with and bring into such station the traffic of any railway using or desiring to use such station, and with power to make connections with the elevators and wharves and with other railway stations in the City of Toronto, and to contract with forwarding, railway and shipping companies for the carriage of goods and passengers, and with all the powers given under the Consolidated Railway Act, 1879, to railway companies under the headings of "plans and surveys" and "lands and their valuation."

OSLER, GWYN & TEETZE,
Solicitors for the applicants.

Dated 24th November, 1881. 22-9

PUBLIC Notice is hereby given that an application will be made to the Parliament of the Dominion of Canada, at the next session thereof, for an Act to incorporate "The Canada Provident Association."

The objects of the Association shall be: For the mutual good of the members thereof; to make provision by means of assessments, dues, donations or other payments of members against sickness, unavoidable misfortune and death; and for substantially assisting the widows and orphans of deceased members.

The chief place of business of the association shall be in the City of Ottawa, in the Province of Ontario, but the Association shall have power to change their head office to any other City in Canada; and other places of business may be established from time to time throughout Canada as the same are required.

O'CONNOR & HOGG,
Solicitors for applicants.

Dated at Ottawa, the 25th day of November, A.D., 1881. 22-9

NOTICE is hereby given that an application will be made to the Parliament of Canada, at the next session thereof, for an Act to incorporate a company to build and work a bridge for railway and other purposes across the Niagara River, at or near the Village of Queenston, in the Township of Niagara, in the County of Lincoln, or such other point as the company may select, with power to amalgamate with any company in the United States of America, incorporated or to be incorporated for building a railway bridge across the said river, who may be willing to unite with the company so to be incorporated in Canada in order to secure a railway bridge open to all companies in Canada and the United States with equal rights and privileges, with power to collect tolls on the said bridge on ordinary carriage and passenger traffic at rates not exceeding the following: -

Foot passengers, each way, twelve and one half cents.

Rider with horse or mule, each way, twenty-five cents.

Loose animals, per head, except sheep, pigs and spring colts, following the mare, each way, five cents.

Sheep and pigs, per head, each way, seven and one half cents.

Carts, carriages, wagons, buggies, sleighs, cutters or other vehicles, with a driver, drawn by one animal, each way, twenty-five cents. The same if drawn by two or more animals, each way, thirty-seven and one half cents.

All passengers in above mentioned conveyances, each way, twelve and one half cents.

The above rate to include the *bona fide* loads of each vehicle.

The company to be called "The Niagara Peninsula Bridge Company."

P. MCCARTHY,
Solicitor for applicants.

St. Catharines, Nov. 22nd, 1881.

22-9

NOTICE is hereby given that an application will be made to the Parliament of Canada, at its next session, for an Act amending the Act of incorporation of the Ontario & Quebec Railway Company, so as to enable the company to acquire the charter of or amalgamate with the Toronto, Grey and Bruce Railway Company, and to acquire the charter of or amalgamate with such other railway company or companies as the Ontario & Quebec Railway when constructed may connect with, intersect, or cross, or which may be a feeder or an easterly or westerly continuation of the Ontario & Quebec Railway, or to lease all or any of such railways, and also for other amendments to the said Act.

W. H. LOCKHART GORDON,
Solicitor for applicants.

25th November, 1881.

22-9

NOTICE is hereby given that application will be made at the next session of the Parliament of Canada for an Act to incorporate a Company for the purpose of constructing and working a line of railway from the City of Ottawa or some point on the St. Lawrence and Ottawa Railway or the Canada and Atlantic Railway, passing through or near the Villages of Metcalfe, Ormond, Vernon, Bate's Corners or West Winchester, Winchester Springs, Bell's Corners and Morrisburgh, to a point opposite Ogden's Island, in the State of New York, to be called "The Ottawa, Waddington and New York Railway and Bridge Company," with power to construct a bridge across the canal and the main channel of the St. Lawrence River to Ogden's Island, connecting with a line across the Island and the American waters to Waddington and Teal's Station or some other point on the Ogdensburg and Lake Champlain Railway or with Canton, and to connect with the projected line of railway through the Adirondacks to North Creek; with power to amalgamate with, connect with, and obtain running

powers over, any line or lines of railways and bridges, within or without the Dominion of Canada; and with power also to build and run tramways, steam ferries, steamboats, vessels and barges in connection with the said line of railway and bridge; with power also to construct, maintain and operate an Inter-Provincial bridge across the Ottawa River at or near the said City of Ottawa, to some point in the Province of Quebec, as well for the said railway as for ordinary carriage and traffic purposes; with power to collect tolls on the said bridge on such ordinary carriage and passenger traffic thereon, at the rates not exceeding the following:—

Foot passengers, each way, two cents.

Rider with horse or mule, each way, five cents.

Loose animals, per head, except sheep, pigs and spring colts following the mare, five cents each way.

Sheep and pigs, per head, each way, two cents.

Each carriage, waggon, buggy, sleigh, cutter or other vehicle drawn by one animal, ten cents each way.

Each carriage, waggon, buggy, sleigh, cutter or other vehicle drawn by two or more animals, each way fifteen cents.

The above rates to include the *bonâ fide* loads of each vehicle.

With power also to construct and operate a line or lines of railway from the Quebec side of the said Bridge to connect with all or any of the railways terminating in, or passing through the County of Ottawa.

The height of the arches of the bridge across the St. Lawrence Canal and River to be not less than 60 feet above high water; the interval between the abutments or piers across the main channel of the St. Lawrence River to be the whole width of the said channel or not less than 350 feet, and across the shoal to Ogden's Island not less than 200 feet. The height of the arches of the bridge across the Ottawa River to be not less than 30 feet above high water and the interval between the abutments or piers to be not less than 200 feet; or the arches of the said bridges to be of such height above high water, the intervals between the abutments or piers to be such, and the tolls to be collected to be such, as may be approved of by His Excellency the Governor General in Council.

SCOTT, MacTAVISH & MacCRACKEN,
Solicitors for applicants.

Ottawa, 19th November, 1881.

22-9

PUBLIC Notice is hereby given that an application will be made to the Parliament of the Dominion of Canada, at the next session thereof, for an Act to incorporate "The Mutual Benefit Association of "Sherbrooke."

E. T. BROOKS,
Solicitor for applicants.

21-9

NOTICE is hereby given that The Stadacona Fire & Life Insurance Company, in liquidation, will apply the Parliament of the Dominion of Canada, at its next session, for an Act to amend and extend the statute 43 Victoria, cap. 70, intituled "An Act to empower The Stadacona Fire & Life Insurance Company to relinquish their charter and to provide for the winding up of their affairs," and to enable them to finally close and liquidate the affairs of the said company within a fixed delay of one year to be computed from the passing of the Act prayed for; and in that view to extinguish the claims not admitted by them and not brought before the Courts within such delay; also the claims of persons unknown and not found within said delay, and also for other similar purposes.

C. A. E. GAGNON,
JOSEPH MELCHIOR BERNIER, Priest,
ALPHONSE LETELLIER,
Liquidators.

P. B. CASGRAIN,
Attorney for applicants.

21-9

NOTICE is hereby given that application will be made to the Parliament of the Dominion of Canada, at its next session, for an Act to incorporate a Company, for the purpose of constructing and working a line of railway from a point on Thunder Bay at or near Prince Arthur's Landing, through the municipalities of Shuniah and Neebing, to a point on Pigeon River where it can meet a projected line of railway from Duluth to Pigeon River; with power to build a bridge across Pigeon River, and any other rivers on its route,—and to amalgamate or connect with, or obtain running powers over, any other line or lines of railway and bridges, within or without the Dominion of Canada—and to build and run branches to Pigeon Bay and wherever it may be desirable and advantageous for the settlement and development of the country;—and also with power to build and run ferries, steamers, vessels and barges in connection with the said line of railway and bridges,—to be called "The Thunder Bay and Minnesota Railway Company."

EDWARD A. WILD,
Agent for the applicants.

Toronto, 10th Oct., 1881.

21-9

NOTICE is hereby given that an application will be made to the Parliament of Canada, at the next session thereof, for an Act to incorporate the undersigned and others as a company to build and work a bridge for railway and other purposes across the St. Mary River at such points on the said river as the company may select, with power to amalgamate with any company in the United States, incorporated or to be incorporated for building a railway bridge across the said river, who may be willing to unite with the company so to be incorporated in Canada in order to secure a railway bridge open to all companies in Canada and the United States, upon equal terms and rates, and with equal rights and privileges.

The capital to be \$1,000,000, and the name of the Company to be "The Sault Ste. Marie Bridge Company."

WM. GOODERHAM,
GEO. A. COX,
JOHN S. NEWBERRY,
JAMES McMILLAN,
JOHN PROCTOR,
B. P. CHENEY.

Dated this 10th November, 1881.

21-6

NOTICE is hereby given that application will be made at the next session of the Parliament of Canada, for an Act to incorporate a company under the name of "The Clements Steamship Company" (limited), with power to purchase, hire, acquire, own or charter steamships, sailing vessels, and all other kinds of craft including tugs and barges, and to carry on the business of common carriers of passengers and goods, forwarders and traders between the several ports and places in Canada and ports and places outside of Canada, by the said company as the said company shall think proper; also to carry on in Canada and elsewhere, as their business may require, the business of wharfingers and warehousemen, and to acquire and hold by purchase or lease all lands, wharves, docks, elevators, warehouses and other estate real and personal required for the proper and efficient working of the said business.

JAS. WENT. BINGAY,
Solicitor for applicants.

Yarmouth, Nova Scotia, 9th November 1881.

ALFRED PATRICK, Parliamentary agent.

21-9

APPLICATION will be made to the Parliament of Canada, at its next session, for an Act incorporating "The Canada and Provincial Loan Company, Limited," and empowering said company to issue stock and debentures, invest moneys on real estate, bank stock, debentures and other securities, and to purchase, hold, improve and dispose of lands and

otherwise to exercise the powers usually conferred on Loan companies.

McDOUGALIS & GORDON,
Applicants, solicitors.

Toronto, 15th Nov., 1881.

21-9

NOTICE is hereby given that at the next Session of the Legislature of the Dominion of Canada an application will be made for an Act to empower the Portage, Westbourne and North Western Railway Company to build and operate a line of railway from the present terminus of their railway already or about to be constructed in the Province of Manitoba in a north westerly direction to a point at or near the forks of the Saskatchewan, and thence to the Peace River, with power to construct a branch south of the Saskatchewan to the mouth of that River and a branch in a southerly direction to the main line of the Canada Pacific Railway, with power also to run steamers and barges on navigable waters connected with the line.

21-9

NOTICE is hereby given that an application will be made at the next session of the Dominion Parliament, for an Act authorizing The Trust and Loan Company of Canada, to carry on business as a Loan Company in all of the Provinces of the Dominion of Canada, with like powers as are now possessed by said Company in the Provinces of Ontario and Quebec, and to allow said Company to recover such rate of interest as may be agreed upon with borrowers, and to authorize the issue of debenture stock by said Company, and for other purposes.

MACDONALD, MACDONALD & MARSH,
Solicitors for applicants.

Dated 17th November, 1881.

21-9

TAKE Notice that application will be made to the Parliament of Canada, at its next session, for an Act amending the Act incorporating "The Imperial Guarantee and Loan Society" by, amongst other things, changing the names of the Provisional Directors, reducing the capital stock, extending the Trust clauses, and changing the name to "The Trust Company of Canada."

WELLS, GORDON & SAMPSON.

9th November, 1881.

20-9

NOTICE is hereby given that application will be made at the next session of the Parliament of Canada, for an Act to incorporate a company for the purpose of constructing and working a line of railway from Portage La Prairie, in the Province of Manitoba, to the White Mud River at the head of navigation, thence to Gladstone, thence in a north westerly direction to a point at or near the village of Prince Albert; with power to construct branches and with power to build bridges and to build, own and run tramways, steamers and boats; with power also to amalgamate, connect with and purchase and obtain running powers over other line or lines of railway.

J. J. FOY,

Solicitor for applicants.

Toronto, 8th November, 1881.

20-9

PUBLIC Notice is hereby given that application will be made to the Parliament of the Dominion of Canada, at its next session, for an Act giving to the local Master of the Chancery Division of the High Court of Justice at Hamilton, power to make assessments on premium notes of policy holders in the Canadian Mutual Fire Insurance Company, and to make all necessary directions for compelling payment of such assessments, and generally to vest in the said local Master all powers relating to assessments on and collecting of premium notes and apportionment of expenses between the branches of the said Canadian Mutual Fire Insurance Company which, under the Acts relating to Mutual Fire Insurance Companies, were vested in the Board of Directors of the said Canadian Mutual Fire Insurance Company, and also declaring the effect of any certificate of the said Master as to the amount due on any note or undertaking of the policy holders in said Company

for assessments the same as by said Acts are given to the certificate of the Secretary of any Mutual Fire Insurance Company.

C. E. FREEMAN,
Solicitor for applicants.

Dated at Hamilton, 9th November, 1881.

20-9

NOTICE is hereby given that application will be made at the next session of the Parliament of Canada, for an Act to incorporate a Company for the purpose of constructing and working a line of railway from some point on the River Ottawa at or near Hawkesbury Village, in the County of Prescott, passing through or near the Village of Vankleek Hill, to a point at or near Glen Robertson, in the Township of Lochiel, on the line of the Canada Atlantic Railway; with power to build a branch railway or tramway between the said Village of Vankleek Hill and the Caledonia Springs, in the Township of Caledonia, —said railway to be called "The Prescott and Gengarry Counties Junction Railway."

STEWART, CHRYSLER & GORMULLY,

Solicitors for applicants.

Ottawa, 10th November, 1881.

20-9

NOTICE is hereby given that an application will be made by the Canada Landed Credit Company, at the next session of the Parliament of Canada, for an Act to amend the Act relating to the said Company, entitled "An Act to incorporate the Canada Landed Credit Company," passed in the twenty-second year of Her Majesty's reign, chapter 133, for the purpose of enabling the said Company to lend money on the security of real estate in the Province of Manitoba, and permitting the said Company to charge such rate of interest on loans effected in the Provinces of Ontario and Manitoba as may be agreed upon between them and the borrower, and for other purposes.

McCARTHY, HOSKIN, PLUMB & CREELMAN,
Solicitors for the applicants.

Toronto, 7th November, 1881.

20-9

NOTICE is hereby given that "The American Telegraph and Cable Company" will apply to the Parliament of Canada, at its next session, for an Act to invest the said Company with the powers, privileges and rights necessary and useful to enable it to carry on its business in Canada and to give it a corporate existence and powers within the Dominion.

ALFRED PATRICK,

Parliamentary Agent.

Ottawa, 5th November, 1881.

19-10

NOTICE is hereby given that application will be made to the Parliament of Canada, at its next session, for an Act to authorize "The Sun Mutual Life Insurance Company of Montreal," to change its name to that of "The Sun Life Assurance Company," to reduce the qualification of its directors, and for other purposes.

DAVIDSON & CROSS,

Solicitors for applicants.

Montreal, 3rd November, 1881.

19-9

NOTICE is hereby given that application will be made to the Parliament of the Dominion of Canada, at its next session, for an Act to incorporate a Bank under the name of "The First National Bank of Canada," with its head office at the Town of Oshawa, in the County of Ontario.

LYMAN ENGLISH,

Solicitor on behalf of applicants.

Dated 26th October, 1881.

18-9

NOTICE is hereby given that application will be made to the Parliament of the Dominion of Canada, at its next session, for an Act to incorporate "The St. Lawrence Marine Insurance Company of Montreal."

J. G. A. CREIGHTON,

Solicitor for applicants.

26th October, 1881.

18-10

PUBLIC NOTICE is hereby given that the Canadian Steam Users Insurance Association, will apply to the Parliament of the Dominion of Canada, at the next session thereof, to pass an Act to change the name of the said Company to that of "The Boiler Inspection and Insurance Company of Canada," and to amend their charter by providing for the election of all the Directors annually.

W. B. McMURRICH,
Solicitor for C. S. U. I. Association.
Toronto, 24th October, 1881. 18-9

NOTICE is hereby given that an application will be made to the Dominion Parliament of the Dominion of Canada, for an Act to amend the Stat. 39 Vict., cap. 40, incorporating "The Chartered Bank of London and North America," by extending the time within which the said Act shall remain in force and for obtaining the certificate from the Treasury Board, also by changing the name of the said Bank to that of "The Chartered Bank of London and Winnipeg," by reducing the capital stock to \$1,000,000 and changing the head office from the City of Montreal to Winnipeg, and for other purposes.

T. S. KENNEDY,
Solicitor for applicant.
Dated at Winnipeg, 22nd Oct. 1881. 18-9

NOTICE is hereby given that application will be made to the Parliament of the Dominion of Canada for an Act to incorporate the St. John's Bridge Company, with power to maintain and operate a bridge for ordinary carriage and traffic purposes across the Red River from some point within Parishes of St. John and Kildonan, in the County of Selkirk and Province of Manitoba, to a point on the opposite side of the River, in said Parishes, with power to collect tolls on the said Bridge on such ordinary carriage and passenger traffic thereon at the rates not exceeding the following:

Foot passengers, each way, two cents.
Rider with horse and mule, each way, six cents.
Loose animals, per head, except sheep, pigs and spring colts following the mare, five cents.
Sheep and pigs, per head, two cents
Each carriage, wagon, buggy, sleigh, cutter or other vehicle drawn by one animal, each way, 12½ cents.
Each carriage, waggon, buggy, sleigh, cutter or other vehicle drawn by two or more animals, each way, 20 cents.

The above rates to include the *bonâ fide* loads of each vehicle.

The height of the arches of the bridge to be not less than 25 feet above low water, the intervals between the abutments or piers to be not less than 200 feet, a draw bridge to be constructed so as to have a passage when open of not less than 40 feet.

The plans and designs of such bridge and of the draw thereon to be subject to the approval of the Governor General in Council.

T. S. KENNEDY,
Solicitor for applicant.

Dated at Winnipeg,
24th October, 1881. 18 9

APPLICATIONS FOR CHARTER BY LETTERS PATENT.

NOTICE is hereby given that within one month from the last publication of this notice, application will be made by the persons hereinafter named, to the Governor in Council, at Ottawa, for a charter under the "Canada Joint Stock Companies Act of 1877," incorporating them and such other persons as may become shareholders in the company, a body corporate and politic.

The proposed name of the company is "The Toronto, Manitoba, and North West Land Company, Limited."

The company seek incorporation for the purpose of issuing stock, purchasing, holding, improving and leasing or selling lands, freehold and leasehold.

The chief place of business of the company will be at the City of Toronto.

The amount of capital stock will be one hundred thousand dollars in two thousand shares of fifty dollars each.

The applicants are Alexander Manning, Esquire, Arthur Radcliffe Boswell, Esquire, Abraham William Lauder, Esquire, William Scott, contractor, John Small, Gentleman, George Burrows Gordon, Esquire, Horace Thorne, Esquire, William James Baines, broker, Andrew Heron, Gentleman, William Henry Knowlton, merchant, and Thomas Davies, brewer, all of the City of Toronto.

The said Alexander Manning, Arthur Radcliffe Boswell, John Small, William Henry Knowlton, Horace Thorne and Thomas Davies are to be the provisional directors of said company.

McDOUGALLS & GORDON,
Solicitors for applicants.

Dated Toronto, 20th December, 1881. 26-5

NOTICE is hereby given that within one month after the last publication of this notice, application will be made to the Governor in Council, under the "Canada Joint Stock Companies Act of 1877," for letters patent incorporating the applicants hereunder mentioned, and others who may become shareholders in the company thereby created, a body corporate and politic; by the name and for the purposes hereunder mentioned.

1. The corporate name of the proposed company is the "Eureka Woolen Mill Company."

2. The purposes for which incorporation is sought, are the manufacture of woollen cloths of all descriptions, and the owning or hiring of buildings necessary therefor.

3. The chief place of business of the said company is to be Lower Hopewell, in the County of Pictou, and Province of Nova Scotia.

4. The intended amount of the capital is thirty thousand dollars.

5. The number of shares is to be three thousand and the value of each share ten dollars.

The names in full and the addresses of and callings of each of the applicants are:

James McKay, Riverton, Pictou County, farmer; James W. Grant, Hopewell, Pictou County, miller; Isaac McNaughton, Riverton, Pictou County, farmer; John Ross, New Glasgow, Pictou County, farmer; Henry S. Pool, Stellarton, Pictou County, coal mine manager; Henry B. Kendrick, Riverton, Pictou County, manufacturer; Robert A. Walker, New Glasgow, Pictou County, merchant; Isaac A. Grant, Pictou, Pictou County, merchant; Robert P. Fraser, Pictou, Pictou County, druggist; Joseph McNaughton, Riverton, Pictou County, farmer; Duncan C. Fraser, New Glasgow, Pictou County, barrister. The first five of whom are the first or provisional directors.

D. C. FRASER,

Solicitor for applicants.

Dated at New Glasgow, this 17th day of December A.D. 1881. 26-6

NOTICE is hereby given that application will be made to His Excellency the Governor General of the Dominion of Canada in Council, under the provisions of 40 Vic., chap. 43, by William Van Duzer Lawrence, merchant, Ebenezer Muir, agent, John Stephen Bates, cashier, all of Montreal, in the Province of Quebec, and John Myeth, merchant, and Frank H. Myeth, merchant, both of Philadelphia, in the State of Pennsylvania, one of the United States of America, for letters patent to incorporate them and such others as may become shareholders in the said company, as a body politic and corporate under the name of "Apothecaries Hall Co." (Limited) of Montreal.

The object for which incorporation is sought is the manufacturing, buying and selling drugs, chemicals,

toilet-articles, proprietary medicines, etc., within the Dominion of Canada and elsewhere.

The principal place of business of said company shall be in the City of Montreal.

The capital stock of the said company shall be one hundred thousand dollars, divided into one hundred shares each one thousand dollars.

The provisional directors of said company shall be the said William Van Duzer Lawrence, John Myeth and John Stephen Bates.

ARCHIBALD & McCORMICK,
Attorneys for applicants.

Montreal, 19th December, 1881. 26-6

NOTICE is hereby given that within one month after the last publication of this notice, application will be made to His Excellency the Governor General in Council, under the "Canada Joint Stock Companies Act, 1877," for letters patent incorporating the undermentioned applicants and those who may become shareholders in the company thereby created, a body corporate and politic for the purposes hereinafter mentioned.

1. The proposed corporate name of the company is the "Canada Jute Company, (Limited)."

2. The purpose for which incorporation is sought is, the making, manufacturing and selling of bags, and the importing, buying and selling of all materials required in the making and manufacturing thereof.

3. The chief place of business of the said company is to be the City of Montreal, in the Province of Quebec.

4. The intended amount of the capital stock is fifty thousand dollars.

5. The number of shares is to be five hundred; the amount of each share, one hundred dollars.

6. The names in full and the address and calling of each of the applicants, are as follows:

The Honorable John Hamilton, Senator, George Alexander Drummond, merchant, Alexander Murray, merchant, John McDougall, manufacturer, Joshua Collins, merchant,—all of the said city of Montreal.

Dated at Montreal, this twentieth day of December, 1881.

ABBOTT, TAIT & ABBOTTS,
Attorneys for solicitors.

26-6

NOTICE is hereby given that, after the expiration of one month from the first publication of this notice, application will be made to the Governor General in Council for Letters Patent under the provisions of "The Canada Joint Stock Companies Act, 1877," by the Honourable George William Allan, of the City of Toronto, Senator of the Dominion of Canada; Thomas Sutherland Stayner, of the City of Toronto, Director of the Canadian Bank of Commerce; John Henry Grasett Hagarty, of the City of Toronto, shipping and commission merchant; Henry James Grasett, the younger, of the City of Toronto, shipping and commission merchant, and Frederick William Kingstone, of the City of Toronto, barrister at law,—to constitute them and others a body corporate and politic for the purposes hereinafter mentioned.

The proposed corporate name of the Company is "The Toronto Steam Navigation Company, (Limited)."

The purposes for which incorporation is sought are to carry on a passenger, freight and general forwarding business on Lakes Ontario, Huron, Superior, Michigan and Erie, and the River St. Lawrence and the other lakes, rivers, canals and navigable waters connected therewith or flowing thereinto or therefrom; and to construct, own, charter, lease, purchase, or dispose of steamships, vessels, tramways, wharves, docks, warehouses and such other property as may be or become necessary or desirable in connection with the carrying on of such business.

The operations of the proposed company are to be carried on upon and near the navigable waters afore-

said, and its chief place of business is to be at Toronto, in the Province of Ontario.

The capital stock of the company is to be two hundred thousand dollars in two thousand shares of one hundred dollars each.

The said George William Allan, Thomas Sutherland Stayner and Frederick William Kingstone, all of whom are residents of Canada, are to be the first or provisional directors of the company.

F. W. KINGSTONE,
Solicitor for applicants.

Toronto, 15th December, 1881. 25-6

NOTICE is hereby given that within one month after the last publication of the present notice, application will be made to His Excellency the Governor General in Council, under the provisions of the "Canada Joint Stock Companies Act of 1877," for letters patent of incorporation of the Dominion Barb Wire Company.

1. The proposed corporate name of the company is to be "Dominion Barb Wire Company, (limited)."

2. The purposes for which its incorporation is sought, is the manufacturing and selling of barb wire.

3. The place within the Dominion of Canada which is to be the chief place of business of the said company is the City of Montreal, in the Province of Quebec.

4. The intended amount of the capital stock of the said company is sixty thousand dollars.

5. The number of shares is to be one hundred, and the amount of each share six hundred dollars.

6. The names in full and the address and calling of each of the applicants are James Cooper, merchant, and Frederick Fairman, merchant, both of the City and District of Montreal; Francis T. Sherman and Eben J. Marsh, both of Chicago, in the State of Illinois, manufacturers, and Jane Knight, of the City of Montreal, wife duly separated as to property of the said James Cooper, and Harriet J. Latham, also of the said City of Montreal, wife duly separated as to property of the said Frederick Fairman.

7. The said James Cooper, Frederick Fairman and Eben J. Marsh, are to be the first or provisional directors of the said company, the major part of whom are resident in Canada.

KERR, CARTER & McGIBBON,
Solicitors for applicants.

Montreal, 15th December, 1881. 25-6

PUBLIC Notice is hereby given that application will be made to His Excellency the Governor General in Council, under the provisions of the "Canada Joint Stock Companies Act, 1877," by P. Garneau, Esquire, of Quebec, merchant, M.P.P., late member of the Government of the Province of Quebec; Alphonse Desjardins, Esquire, of Montreal, M.P., President of "La Banque Jacques Cartier"; Robert T. Leckie, of Sherbrooke, manufacturer; Hector Legru, of Paris, France, manufacturer, and the Count de Wazières, also of Paris, France, capitalist, to obtain Letters Patent constituting them, with such other persons as shall become shareholders in said company, a body corporate and politic, with all the powers appertaining to a loan company,—such company to be called the "Crédit Mobilier Canadien."

The chief place of business of said company will be in the City of Montreal.

The capital of the company will be twenty millions of dollars (or one hundred millions of francs) divided into two hundred thousand shares of one hundred dollars (or five hundred francs) each.

The provisional directors will be the said P. Garneau, A. Desjardins, R. J. Leckie, H. Legru and Count de Wazières.

Montreal, 30th November, 1881. 23-6

NOTICE is hereby given that after the expiration of one month from the first publication hereof in the *Canada Gazette* application will be made by the persons hereinafter named to His Excellency the Governor General in Council, for a grant of a charter of incorporation by Letters Patent under the Great Seal, constituting the said persons hereinafter named and such others as may become shareholders of the said company to be thereby created, a body corporate and politic under the provisions of "The Canada Joint Stock Companies Act, 1877."

1. The proposed name of the company is "The Almonte Knitting Company."

2. The object for which incorporation is sought is the manufacture of knitted goods, and all business necessarily connected therewith and incidental thereto.

3. The operations of the said Company are to be carried on at the Town of Almonte, in the County of Lanark, Ontario.

4. The amount of the capital stock of the said company is to be one hundred thousand dollars.

5. The number of shares is one thousand, and the amount of each share is one hundred dollars.

6. The names of the applicants and the address and calling of each are as follows: Bennett Rosamond, of the Town of Almonte, in the County of Lanark, woolen manufacturer; George Stephen, of the City of Montreal, in the Province of Quebec, President of the Canada Pacific Railway; Honorable Donald Alexander Smith, of the said City of Montreal, Gentleman; Alexander Ewen, of the said City of Montreal, merchant; Jonathan Hodgson, of the said City of Montreal, merchant; Robert Mackay, of the said City of Montreal, merchant; James Alexander Cantlie, of the said City of Montreal, merchant; and William Rosamond, of the Town of Cobourg, in the County of Northumberland, Ontario, woolen manufacturer.

7. The above named Bennett Rosamond, George Stephen, Jonathan Hodgson, James Alexander Cantlie and William Rosamond are to be the first directors of the said company.

MACDONELL & DOWDALL.

Solicitors for applicants.

Dated 24th November, 1881.

22-6

NOTICE.—Public notice is hereby given that the parties herein named intend to apply for letters patent incorporating a company to be called "The Upper Ottawa Towing Company."

The purpose of the said company will be to construct, acquire, hold, charter, maintain and navigate on the River Ottawa and its tributaries, any steam and other vessels of any description for towage purposes or for the carriage and forwarding of passengers, goods and freight of all kinds, to, from and between any places on or near the River Ottawa and its tributaries.

The chief place of business of the said company will be at the City of Ottawa.

The amount of the capital stock of the said company will be \$100,000.

The number of shares will be one thousand, of one hundred dollars each.

The following are the names, addresses, and callings of the applicants:—John Lunn Murphy, of the Town of Pembroke, in the Province of Ontario, Esquire; John Ham Sills, Ephraim G. Sills and Orville Sills, each and all of the Village of Frankford, in the County of Hastings, in the said Province of Ontario, manufacturers, and Levi Ruggles Church, of the City of Montreal, advocate and Queen's Counsel.

The said John Lunn Murphy, John Ham Sills, Ephraim G. Sills, Orville Sills and Levi Ruggles Church, are to be the first and provisional directors of the said company.

CHURCH, CHAPLEAU, HALL & ATWATER,

Solicitors for applicants.

Ottawa, 14th November, 1881.

22-6

PUBLIC Notice is hereby given that the parties hereinafter mentioned intend to apply to His Excellency the Governor General in Council, for Letters Patent to constitute them a body politic and corporate to be known as the "Canadian Iron and Steel Company (Limited)" for the purposes hereinafter mentioned, to wit:

1. To acquire and work "Duryce's Blow-Pipe Process," as patented under date the twenty-third day of April eighteen hundred and eighty in Canada, for smelting ores of gold, silver, and other metals, and for smelting ores of iron and making iron and steel therefrom.

2. To acquire and work any other processes for the manufacture of gold, silver, iron and steel.

3. To erect rolling mills, and generally to manufacture any iron or steel commodity.

4. To acquire any lands for the erection of furnaces thereon, or any lands containing or supposed to contain iron or other minerals, or petroleum, not exceeding twenty thousand acres in all;

5. To have the power of selling or leasing any such patented processes as the said company may acquire; That the head office and principal place of business of the said company is to be at the City of Montreal, in the Province of Quebec.

That the intended amount of the capital stock of the said company is one million of dollars in ten thousand shares of one hundred dollars each;

That the names and additions of the said applicants are as follow, to wit:—Robert Benny, merchant; Montreal; James McLaren, merchant, Buckingham; Andrew Thomson, trader, Quebec; George Benson Hall, trader, Quebec; James Henry Peck, merchant and manufacturer, Montreal; Alexander Chivas Clark, broker, Montreal; John Smythe Hall, junior, advocate, Montreal; George Hutton Patterson, insurance agent, Montreal; James Benny, merchant and manufacturer, Montreal; Thomas Peck, merchant and manufacturer, Montreal; and George Duryce, doctor in medicine, New York, United States of America.

That the said James McLaren, George Benson Hall, Robert Benny, James Henry Peck, Alexander Chivas Clark, George Hutton Patterson, and George Duryce, shall be the provisional directors of the said company.

CHURCH, CHAPLEAU, HALL & ATWATER,

22-6

Solicitors for said applicants.

NOTICE is hereby given that after the expiration of one month from the date of the first publication hereof in the *Canada Gazette*, application will be made by the persons hereinafter named to the Governor in Council for the grant of a charter of incorporation by Letters Patent constituting the said persons hereinafter named and such others as may become shareholders in the company, a body corporate and politic under the provisions of "The Canada Joint Stock Companies Act, 1877."

1. The proposed corporate name is "The Sarnia and Port Huron Ferry Company, Limited."

2. The objects for which its incorporation is sought are to construct, acquire, charter, navigate and maintain steam vessels for the carrying and conveying goods and passengers or other traffic between the ports of the Dominion of Canada, and also between the ports of said Dominion and those of the United States of America, and for the towing of vessels; and to lease, purchase and dispose of wharves, docks, warehouses and such other property as may be or become necessary or desirable in connection with carrying on such business; with power to sell, charter and dispose of the said steam vessels or any of them, and to make contracts and agreements with any person or corporation whatsoever for the purposes aforesaid, or otherwise for the benefit of the said company.

3. The operations are to be carried on at the Town of Sarnia, in the County of Lambton, Province of Ontario, as the chief place of business.

4. The amount of the capital stock of the company is to be four thousand four hundred and eighty dollars.

5. The number of shares is to be sixty-four, and the amount of each share is seventy dollars.

6. The names in full of the applicants and the calling and address of each are as follows: Reuben Palmer, of the said Town of Sarnia, license inspector; Robert McAdams, of the same place, publisher; Thomas Kenny, of the same place, merchant; John Gillies McCrae, of the same place, stationer, and Manfred Burns Proctor, of the same place, wood and coal merchant.

7. The said applicants are to be the first directors of the company.

JAMES F. LISTER,
Solicitor for applicants.

Dated 17th November, 1881.

22-6

NOTICE is hereby given that within one month after the last publication of this notice, application will be made to the Governor in Council under "The Canada Joint Stock Companies' Act of 1877," for Letters Patent incorporating the undernamed applicants and such others as may become shareholders in the proposed Company, a body corporate and politic, for the purposes hereinafter mentioned.

1. The proposed name of the Company is "Saint John Cotton Company (Limited)."

2. The purposes for which incorporation is sought are the manufacturing, spinning, weaving, dyeing, bleaching, printing, buying and selling of cotton yarns, cloths, prints and other manufactures of cotton and other textile fabrics, and the owning of buildings, machinery and plant, and the owning or hiring of buildings and land necessary therefor.

3. The chief place of business of the said company is to be the City of St. John, in the City and County of Saint John, in the Province of New Brunswick.

4. The intended amount of the capital stock is two hundred thousand dollars.

5. The number of shares is to be two thousand, the amount of each share one hundred dollars.

6. The names in full and the address and calling of each of the applicants are John Hegan Parks, of the Town of Portland, in the City and County of Saint John and Province of New Brunswick, manufacturer; Thomas Rosinell Jones, of the City of Saint John, in the Province of New Brunswick, merchant; Vincent Samuel White, of the said City of Saint John, merchant; Robert Turner, of the said City of Saint John, merchant; Richard Peniston Starr, of the said City of Saint John, merchant; Alexander Shives, of the Town of Portland, in the City and County of Saint John and Province of New Brunswick, shipowner; Isaac Burpee, of said Town of Portland, gentleman; Thomas Wilder Daniel, of the City of Saint John, New Brunswick, merchant; Charles Robert Coker, of the said City of Saint John, Surveyor to Lloyds Register of British and Foreign Shipping; James DeWolfe Spurr, of said City of Saint John, gentleman; William Elder, of said City of Saint John, publisher; Thomas Furlong, of said City of Saint John, merchant; Thomas McAvity, Junior, of said City of Saint John, merchant; John McGuiggan, of said City of Saint John, contractor, and Dudne Breeze, of said City of Saint John, merchant. All of which applicants are to be the first or provisional Directors of said Company.

Dated at Saint John, New Brunswick, this eleventh day of November, A.D., 1881.

21-6

NOTICE is hereby given that application will be made after the expiration of one month from the first publication of this notice, to His Excellency the Governor General in Council, for Letters Patent under the provisions of "The Canada Joint Stock Companies Act, 1877," by Robert Jaffray, of the City of Toronto, merchant, William Gooderham, of the same place, President Toronto and Nipissing Railway Company, George Albertus Cox, of the Town of Peterboro, President Midland Railway of Canada, Harman H. Cook, of the City of Toronto, lumber merchant, and Harvey P. Dwight, of the same place, Manager Montreal Telegraph Company, to constitute them and

others a body corporate and politic, for the purposes hereinafter mentioned, and that—

1. The proposed corporate name of the Company is "The Midland Lake and River Navigation Company (Limited)."

2. The purposes for which incorporation is sought are to carry on a passenger, freight and general forwarding business on Lakes Superior, Huron, Erie and Ontario, and the River St. Lawrence and the navigable waters flowing thereinto and therefrom; and to construct, own, charter, lease, purchase, or dispose of steamships, vessels, tramways, wharves, docks, warehouses and such other property as may be or become necessary or desirable in connection with the carrying on of such business.

3. The operations of the proposed Company are to be carried on upon and near the navigable waters aforesaid, and its chief place of business is to be at Toronto, in the Province of Ontario.

4. The capital stock of the Company is to be two hundred thousand dollars, in two thousand shares of one hundred dollars each.

5. The said Robert Jaffray, William Gooderham, George Albertus Cox, Harman H. Cook and Harvey P. Dwight are to be the first or provisional Directors of the Company.

J. D. EDGAR,
Solicitor for applicants.

Dated Toronto, 27th October, 1881.

18-10

MISCELLANEOUS.

LA BANQUE DE ST. HYACINTHE.

NOTICE is hereby given that a dividend of four per cent. upon the paid-up capital stock of this institution has been declared for the current six months, and will be payable at the office of said Bank on and after Wednesday, the first of February next.

The transfer books will be closed from the first to the fifteenth of February next, both days inclusive.

The annual general meeting of the shareholders will be held on Wednesday, the 15th February next, at 11 o'clock a.m.

By order of the directors,

R. St. JACQUES.

Cashier.

St. Hyacinthe, 20th December, 1881.

26-5

KINGSTON AND PEMBROKE RAILWAY.

NOTICE is hereby given that a second call of five per cent. on the new issue of the capital stock of the Kingston and Pembroke Railway Company has been made this day, by the directors of the said company, and that the same is payable on or before the 24th of January, 1882, at the office of the company in Kingston.

And a third call of ten per cent. on the new issue is now made, and that the same is payable on or before the 24th of February, 1882, at the office of the company in Kingston.

By order,

GEO. OSBORNE,

Sec. and Treas. K. & P. R.

Dated this 17th December, 1881.

26-4

NOTICE is hereby given that the sixth annual general meeting of the shareholders of The National Investment Company of Canada (Limited), for the election of Directors, and other business, will be held at the Company's office, Equity Chambers, Adelaide street East, City of Toronto, on Wednesday, the 18th day of January, 1882, at 12 o'clock noon.

By order,

ANDREW RUTHERFORD,

Manager.

Toronto, 14th Dec., 1881.

25-4

NAPANEE, TAMWORTH AND QUEBEC RAILWAY COMPANY.

TAKE Notice that the annual general meeting of the shareholders of the Napanee, Tamworth and Quebec Railway Company, will be held at the Council Chamber, in the Town of Napanee, on Tuesday, the 17th day of January, A.D. 1882, at the hour of one o'clock in the afternoon.

W. S. WILLIAMS,
Secretary.

Napanee, Ont., 15th Dec., 1881.

25-4

STANDARD BANK OF CANADA.

DIVIDEND No. 12.

NOTICE is hereby given that a dividend of three per cent. for the current half-year, upon the paid-up capital of the Bank, has this day been declared, and that the same will be payable at the Bank and its branches on and after Tuesday, the 3rd day of January next.

The transfer books will be closed from the 17th to the 31st day of December, both days inclusive.

By order of the Board,

J. L. BRODIE,
Cashier.

Toronto, Nov. 22, 1881.

24-3

NOTICE is hereby given that a special general meeting of the stockholders of the Ontario Bank will be held on Tuesday, the 24th day of January next, at the Banking House of the Bank in the City of Toronto, at 12 o'clock noon, to receive the resignation of the whole Board of Directors, to make by-laws relating to the appointment of scrutineers, the mode of filling up vacancies in the Board of Directors, and for the transaction and consideration of all matters whatsoever which might be considered or transacted at an annual general meeting of the said stockholders.

By order of the Board,

C. HOLLAND,
General Manager.

Ontario Bank, Toronto, 7th Dec. 1881.

24-7

CANADA ATLANTIC RAILWAY COMPANY.

NOTICE is hereby given that in pursuance of a requisition in that behalf a Special General Meeting of the shareholders of the above named Company will be held on Wednesday, the twenty-eighth day of December, A.D. 1881, at Ten o'clock in the forenoon, at the Head Office of the Company, in the City of Ottawa, in the County of Carleton, in the Province of Ontario, for the purpose of considering and (if thought fit) of determining and passing resolutions upon the following subjects or matters or any of them.

1. The issue of First Mortgage Bonds of the Company under the powers contained in the Incorporation Act (42 Vict., c. 57, Canada).

2. The limitation and restriction of First Mortgage Bonds to be issued by the Company.

3. The making provision for the said issue of First Mortgage Bonds as so limited and restricted to have priority and precedence over all Mortgage Bonds of the Company to be thereafter issued.

4. The terms and conditions on which the issue of the said First Mortgage Bonds shall be made and the remedies that shall be given and granted to the holders of said Bonds.

5. The terms and conditions of the Mortgage Deed or Deeds for securing the said Bonds and the appointment of Trustees for the holders of said Bonds.

6. And generally all matters and things incidental to and requisite or proper for the issue of the said

First Mortgage Bonds and for the due securing the same to the holders thereof in pursuance of and in conformity with the powers conferred by the seventh section of the said Act.

7. The issue of Preference Stock of the Company and the ratification and confirmation of all Preference Stock already issued by the Company, and the defining and regulating the position of the Preference Stock.

8. The ratification and confirmation of all By-laws passed by the Directors requiring ratification and confirmation (if any.)

Dated this third day of December A.D. 1881.

E. MCGILLIVRAY,
President.

EDWARD H. TIFFANY,
Secretary-Treasurer.

24-3

THE CANADIAN BANK OF COMMERCE.

DIVIDEND No. 29.

NOTICE is hereby given that a dividend of four per cent. upon the capital stock of this institution has been declared for the current half-year, and that the same will be payable at the Bank and its branches on and after Tuesday, the 3rd day of January next.

The transfer books will be closed from the 17th to the 31st day of December, both days inclusive.

W. N. ANDERSON,
General Manager.

Toronto, 29th November, 1881.

23-5

IMPERIAL BANK OF CANADA.

DIVIDEND No. 13.

NOTICE is hereby given that a dividend at the rate of seven per cent. per annum upon the capital stock of this institution has been declared for the current half-year, and that the same will be payable at the Bank and at the branches on and after Tuesday, the 3rd day of January next.

The transfer books will be closed from the 16th to the 31st December, both days inclusive.

By order of the Board,

D. R. WILKIE,
Cashier.

Toronto, 22nd November, 1881.

23-5

UNION BANK OF LOWER CANADA.

DIVIDEND No. 32.

NOTICE is hereby given that a dividend of two and one-half per cent.—2½ p. c.—upon the paid-up capital stock of this institution, has been declared for the current half-year, and that the same will be payable at the Bank and its branches, on and after Monday, the second day of January 1882.

The transfer books will be closed from the 17th to the 31st of December inclusive.

By order of the Board,

P. MACLEWEN,
Cashier.

Quebec, 25th November, 1881.

23-4

BANQUE D'HOCHELAGA.

NOTICE is hereby given that a dividend of two and one half per cent. upon the paid-up capital stock of this Bank, has been declared and that the same will be payable at its Banking House in this city and at its Branches on and after Monday, the second day of January next.

The transfer books will be closed from the 16th to the 31st of December next, both days inclusive.

The annual general meeting of the shareholders

will be held at its Banking House in this city on Monday the sixteenth day of January next.

Chair to be taken at three o'clock P. M.

By order of the Board,

J. E. BRAIS,
Cashier.

Montreal, 24th November, 1881.

22-8

PUISSANCE DU CANADA.



NOMINATIONS.

DEPARTEMENT DU SECRÉTAIRE D'ÉTAT DU CANADA.

Il a plu à SON EXCELLENCE L'ADMINISTRATEUR du GOUVERNEMENT de faire les nominations suivantes, savoir:—

Ottawa, 17 décembre 1881.

SAMUEL G. RIGBY, écuyer, de la cité d'Halifax, dans la province de la Nouvelle-Ecosse, Conseil de la Reine; Juge de la Cour Suprême de la Nouvelle-Ecosse, *vice* l'honorable W. F. Des Barres, démissionnaire.

15 novembre 1881.

JOHN LINDSAY McINNIS, de Winnipeg, dans la province de Manitoba, gentilhomme; Officier préposé au débarquement et examinateur dans les douanes de Sa Majesté.

8 décembre 1881.

JOSEPH HENRY LANDRY, de Carleton, dans la province de Québec, écuyer; Maître de Hayre pour le port de Carleton, dans la dite province.

8 décembre 1881.

WILLIAM COCHRAN MILNER, de Sackville, dans la province du Nouveau-Brunswick, écuyer; Percepteur dans les douanes de Sa Majesté.

14 décembre 1881.

ROBERT PEEL CAMPBELL, de Brampton, dans la province d'Ontario, écuyer; Sous-percepteur dans les douanes de Sa Majesté.

EXTRAIT des listes des officiers des pêcheries pour la province du Nouveau-Brunswick, nommés par ordre en conseil du 15 mai 1868.

Nom de l'officier.	Province.
W. H. Venning,	Nouveau-Brunswick.

Certifié extrait fidèle,

J. O. COTÉ,
Greffier, Conseil Privé.

PROCLAMATIONS.

P. L. MACDOUGALL,
Général,
Administrateur.

[L.S.]

CANADA.

VICTORIA, par la Grâce de Dieu, Reine du Royaume-Uni de la Grande-Bretagne et d'Irlande, Défenseur de la Foi, etc., etc., etc.

A Nos Très-Aimés et Fidèles les Sénateurs de la Puissance du Canada et aux membres élus pour servir dans la Chambre des Communes de Notre dite Puissance, et à tous et chacun de vous.

—SALUT:—

PROCLAMATION.

ATTENDU que Notre Parlement du Canada se trouve prorogé au vingt-septième jour du mois de décembre courant, auquel temps vous étiez tenus, et il vous était enjoint d'être présents en notre cité d'Ottawa; SACHEZ MAINTENANT, que pour diverses causes et considérations, et pour la plus grande aise et commodité de Nos bien-aimés sujets, Nous avons cru convenable, par et de l'avis de Notre Conseil Privé du Canada, de vous exempter, et chacun de vous, d'être présents au temps susdit, vous convoquant et par ces présentes vous enjoignant et à chacun de vous de vous trouver avec Nous en Notre Parlement du Canada, en notre Cité d'OTTAWA, le QUATRIÈME jour du mois de FÉVRIER prochain, pour prendre en considération l'état et la prospérité de Notre dite Puissance du Canada, et y agir comme de droit. CE A QUOI VOUS NE DEVEZ MANQUER.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN, Notre Fidèle et Bien-Aimé Général Sir PATRICK LEONARD MACDOUGALL, Chevalier Commandeur de l'Ordre Très-distingué de Saint-Michel et Saint-George, Administrateur du gouvernement du Canada et Commandant des Forces de Sa Majesté en icelui, etc., etc.

A Notre Hôtel du Gouvernement, en Notre CITÉ d'OTTAWA, ce VINGT-TROISIÈME jour de DECEMBRE, dans l'année de Notre Seigneur mil huit cent quatre-vingt-une, et de Notre Règne la quarante-cinquième.

Par ordre,

RICHARD POPE,
Greffier de la Couronne en Chancellerie,
Canada.

P. L. MACDOUGALL,
Général,
Administrateur.

[L.S.]

CANADA.

VICTORIA, par la Grâce de Dieu, Reine du Royaume-Uni de la Grande-Bretagne et d'Irlande, Défenseur de la Foi, etc., etc., etc.

A tous ceux qui les présentes verront ou qu'icelles pourront concerner,—SALUT:

PROCLAMATION.

Z. A. LASH, Député du Ministre de la Justice, Canada. } ATTENDU que par en vertu d'un acte passé dans la trente-septième année de Notre règne, chapitre trente-quatre et intitulé "Acte pour pourvoir à la nomination de maîtres de havre pour certains ports des provinces de Québec, d'Ontario, de la Colombie-Britannique et de l'Île du Prince-Edouard," il est entre autres choses en substance statué, que le dit acte s'appliquera aux provinces de Québec, d'Ontario, de la Colombie-Britannique et de l'Île du Prince-Edouard et à tels ports et à ces ports seulement (sauf les ports de Québec et de Montréal, dans la province de Québec, et de Toronto, dans la province d'Ontario) dans l'une

ou l'autre des dites provinces, qui seront de temps à autre désignées à cette fin par proclamation en vertu d'un ordre ou d'ordres du Gouverneur en Conseil ;

Et attendu qu'il a été passé un ordre du Gouverneur en Conseil, en date du huitième jour de décembre, dans l'année de Notre-Seigneur mil huit cent quatre-vingt-un, désignant le Port de Carleton, province de Québec, comme un port auquel devront s'appliquer le dit acte et ses amendements. Les limites du dit port s'étendront à partir de la Pointe Magnecha, jusqu'à la rive escarpée de Maria, y compris les dites rives escarpées dans la Baie de Tracadagash.

SACHEZ maintenant que par et en vertu de l'autorité que nous confère le dit acte et un ordre en Conseil, Nous proclamons et déclarons que l'acte ci-dessus mentionné et intitulé "Acte pour pourvoir à la nomination de maîtres de havre pour certains ports dans les provinces de Québec, d'Ontario, de la Colombie-Britannique et de l'Île du Prince-Edouard," et les actes qui l'amendent, devront désormais s'appliquer au port de Carleton, dans la province de Québec.

De ce qui précède Nos féaux sujets et tous ceux que les présentes peuvent concerner, sont par les présentes requis d'en prendre avis et d'agir en conséquence.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN, Notre Fidèle et Bien-Aimé Général SIR PATRICK LEONARD MACDOUGALL, Chevalier Commandeur de l'Ordre Très-distingué de St. Michel et St. George, Administrateur du gouvernement du Canada et Commandant des Forces de Sa Majesté en icelui, etc., etc.

A Notre Hôtel du Gouvernement, en Notre CITÉ D'OTTAWA, ce HUITIÈME jour de DÉCEMBRE, dans l'année de Notre Seigneur mil huit cent quatre-vingt-une, et de Notre Règne la quarante-cinquième.

Par ordre,

J. A. MOUSSEAU,
Secrétaire d'Etat.

26-3

P. L. MACDOUGALL,
Général,
Administrateur.

[L.S.]

CANADA.

VICTORIA, par la Grâce de Dieu, Reine du Royaume-Uni de la Grande-Bretagne et d'Irlande, Défenseur de la Foi, etc., etc., etc.

A tous ceux qui les présentes verront ou qu'icelles pourront concerner,—SALUT :

PROCLAMATION.

Z. A. LASH, Député du ministre de la Justice, Canada. } ATTENDU qu'en vertu des dispositions de l'Acte de Tempérance du Canada, 1878, l'avis suivant a été adressé au Secrétaire d'Etat du Canada, accompagné de la pétition ci-jointe :—

"A l'honorable Secrétaire d'Etat du Canada,—

"MONSIEUR,—Nous, soussignés, électeurs du comté d'Inverness, vous prions de recevoir avis que nous nous proposons de présenter la pétition suivante à Son Excellence le Gouverneur-Général, savoir :

"A Son Excellence le Gouverneur-Général du Canada en Conseil,—

"La pétition des électeurs du comté d'Inverness, qualifiés et compétents à voter à l'élection d'un membre de la Chambre des Communes dans le dit comté,

"Expose respectueusement, — Que vos requérants désirent que la deuxième partie de l'Acte de Tempérance du Canada, 1878, soit exécutoire et mise en vigueur dans le dit comté.

"C'est pourquoi vos requérants demandent respectueusement qu'il plaise à Votre Excellence, par un ordre du Conseil en vertu de la quatre-vingt-seizième clause du dit acte, de déclarer que la

"deuxième partie du dit acte soit mise en vigueur dans le dit comté. Et vos requérants ne cesseront de prier, etc."

"Et que nous désirons que les votes de tous les électeurs du dit comté soient reçus pour ou contre l'adoption de la dite pétition."

Et attendu qu'il appert à la satisfaction de l'Administrateur du Gouvernement en Conseil que cet avis est revêtu des signatures authentiques d'un quart ou plus de tous les électeurs du dit comté d'Inverness ; qu'il est constaté que les signatures apposées à l'avis sont des signatures authentiques au nombre de mille dix-sept, et que les autres exigences de la loi ont été observées ;

Et attendu qu'un ordre de l'Administrateur du Gouvernement en Conseil a été passé, ordonnant que les votes de tous les électeurs du dit comté d'Inverness, soient enregistrés pour ou contre l'adoption de la dite pétition,—

SACHEZ maintenant, que, par les présentes, et en vertu de l'autorité qui Nous est conférée par les dits actes et ordre en Conseil, Nous proclamons et déclarons que jeudi, le vingt-sixième jour de janvier mil huit cent quatre-vingt-deux, un poll sera tenu dans le dit comté d'Inverness, pour y recevoir les votes des électeurs pour et contre la dite pétition. Que ces votes seront enregistrés au scrutin secret depuis neuf heures du matin jusqu'à cinq heures de l'après-midi de ce jour-là. Que Hugh McDonald, écuyer, de Port Hood, dans le dit comté d'Inverness, dans la province de la Nouvelle-Ecosse, shérif du dit comté, a été nommé officier-rapporteur dans le but de recevoir ce jour-là les votes des électeurs pour et contre la pétition, de compter ensuite les votes, et puis de faire rapport du résultat au Gouverneur-Général en Conseil. Que le dit officier-rapporteur est autorisé et requis de nommer un sous-officier-rapporteur à et pour chaque bureau de votation.

Que l'officier-rapporteur nommera les différentes personnes qui devront se tenir aux différents bureaux de votation, et qui devront faire le décompte final des votes au nom des personnes autorisées à favoriser ou à s'opposer respectivement à l'adoption de la pétition au bureau du dit shérif à Port Hood, samedi, le vingt-unième jour de janvier prochain, à dix heures de l'avant-midi.

Que les votes des électeurs seront comptés, et le résultat de la votation annoncé par l'officier-rapporteur au bureau du dit shérif à Port Hood, lundi, le trentième jour de janvier prochain, à dix heures de l'avant-midi, et que, dans le cas où la pétition serait adoptée par les électeurs, le Gouverneur-Général en Conseil pourra, en tout temps après l'expiration d'une période de soixante jours depuis la date de l'adoption de la dite pétition, par ordre en Conseil publié dans la *Gazette du Canada*, déclarer que la deuxième partie du dit acte sera en vigueur dans tel comté dès et à compter du jour où expireront les licences annuelles ou semi-annuelles alors en force dans tel comté pour la vente de liqueurs spiritueuses, pourvu que ce jour soit au moins quatre-vingt-dix jours après la date de tel ordre du Conseil, et si ce nombre est moindre, ce sera alors à compter du même jour de l'année suivante.

De ce qui précède Nos féaux sujets et tous ceux que les présentes peuvent concerner, sont par les présentes requis d'en prendre avis et d'agir en conséquence.

EN FOI DE QUOI, nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN, Notre Fidèle et Bien-Aimé Général Sir PATRICK LEONARD MACDOUGALL, Chevalier Commandeur de l'Ordre Très-distingué de St. Michel et St. George, Administrateur du gouvernement du Canada et Commandant des Forces de Sa Majesté en icelui, etc., etc.,

A Notre Hôtel du Gouvernement, en Notre CITÉ D'OTTAWA, ce SIXIÈME jour de DÉCEMBRE, dans l'année de Notre Seigneur mil huit cent quatre-vingt-une, et de Notre Règne la quarante-cinquième.

Par ordre,

J. A. MOUSSEAU,
Secrétaire d'Etat.

25-3

(Circulaire.)

Rich DOWNING,
7 novembre 1881.

MONSIEUR,—Au sujet de ma lettre-dépêche du 8 août, j'ai l'honneur de vous transmettre, pour être publiée dans la colonie placée sous votre gouvernement, copie de la convention faite entre la Grande-Bretagne et le Danemark relativement aux déserteurs de la marine marchande, signée le 21 juin.

J'ai l'honneur d'être,

Monsieur,

Votre très humble et obéissant serviteur,

KIMBERLEY.

A l'officier

Administrant le gouvernement du Canada.

CONVENTION entre les gouvernements de la Grande-Bretagne et Danemark, relativement aux déserteurs de la Marine Marchande.

Signée à Londres, le 21 juin 1881.

Le gouvernement de Sa Majesté la Reine du Royaume-Uni de la Grande-Bretagne et d'Irlande et le gouvernement de Sa Majesté le Roi du Danemark, étant désireux, pour le bénéfice du commerce des deux pays, de faciliter la découverte, l'appréhension et la reddition des marins qui peuvent désertir les bâtiments marchands de l'un ou l'autre des deux pays, sur la base d'une pleine et entière réciprocité, ont convenu de ce qui suit : —

Il est convenu de part et d'autre, que si un matelot ou mousse, n'étant pas esclave, déserte un bâtiment appartenant à un sujet de l'une ou l'autre des parties au contrat, dans un port situé dans les territoires ou dans les possessions ou colonies de l'autre partie au contrat, les autorités de tels port et territoire, possession ou colonie, seront tenues de donner toute aide en leur pouvoir pour l'appréhension et la remise à bord de tels déserteurs, sur demande à cet effet à elles faite par le Consul du pays auquel appartient le navire du déserteur, ou par le député ou représentant du Consul.

Il est compris que les stipulations qui précèdent ne s'appliquent pas aux sujets du pays où la désertion a lieu.

Chaque des deux Hautes Parties au contrat se réserve le droit de mettre fin à la convention en donnant à l'autre avis de son désir à cet effet.

En foi de quoi les soussignés dûment autorisés à cette fin, ont signé la présente convention et y ont apposé leurs sceaux.

Faite à Londres en duplicata, le vingt et unième jour de juin de l'année de Notre Seigneur mil huit cent quatre-vingt-un.

25-3 [L.S.] GRANVILLE.
[L.S.] FALBE.

ORDRES EN CONSEIL.

HOTEL DU GOUVERNEMENT, OTTAWA,

Samedi, 17 décembre 1881.

PRÉSENT :

SON EXCELLENCE L'ADMINISTRATEUR DU
GOUVERNEMENT EN CONSEIL.

La plu à Son Excellence l'Administrateur du gouvernement, sur la recommandation du ministre de l'intérieur et en vertu de l'acte 43 Vic., chap. 26, d'ordonner, et il est par le présent ordonné que les règlements suivants concernant la disposition des terrains à charbon soient et les dits règlements sont par le présent adoptés :

10. Que l'affermage des terrains miniers pourra être fait pour (21) vingt et un ans, dans l'ordre de leurs demandes, aux requérants qui auront convaincu

le ministre de l'intérieur de leurs moyens et habileté pour exploiter efficacement les mines qu'on sollicite, les dits requérants devant en ce cas payer un loyer de vingt-cinq centins par acre exigible semi-annuellement d'avance.

20. Que le locataire paiera un droit de dix centins par tonne sur tout le charbon tiré de la mine. Rapports trimestriels faits sous serment devant être fournis au ministre de l'intérieur par le locataire, montrant la quantité de charbon tiré de la mine, les droits exigibles sur icelle et la date de tel rapport.

30. Que l'étendue de terre à être louée à une personne n'excèdera pas trois cent vingt acres (320).

40. Les bornes de ces terrains en dessous de la surface de tels terrains loués seront les plans ou lignes verticaux dans lesquels est comprise la surface.

50. Le locataire devra commencer les opérations actives dans l'espace d'une année et exploiter la mine dans l'espace des deux années qui suivront le commencement du bail et payer le prix du loyer en même temps que les droits, sans quoi le bail sera résilié et la Couronne reprendra les terrains.

60. Le bail pourra être renouvelé pour d'autres périodes de vingt et une années chacune et pour tels prix et droits dont il sera convenu entre le gouvernement et le locataire.

26-3 J. O. COTÉ,
Greffier, Conseil Privé.

HOTEL DU GOUVERNEMENT, OTTAWA.

Jouidi, 22 décembre 1881.

PRÉSENT :

SON EXCELLENCE L'ADMINISTRATEUR DU
GOUVERNEMENT EN CONSEIL.

La plu à Son Excellence l'Administrateur du gouvernement sur la recommandation du ministre des douanes d'ordonner, par et de l'avis du Conseil Privé de la Reine pour le Canada, et il est par le présent ordonné, que les règlements suivants concernant l'emmagasinage du charbon importé dans le Canada soient, et les dits règlements sont par le présent adoptés.

1. Les cours, hangars et autres bâtiments dans lesquels les importateurs de charbon désirent emmagasiner cet article pour les fins du commerce peuvent être acceptés comme entrepôts, et l'on pourra y emmagasiner le charbon sans paiement de droits de la même manière et aux mêmes conditions pour celui qu'on en retire pour la consommation, le transport ou l'exportation, qu'il est pourvu par la loi pour l'emmagasinage de tout autre article, excepté dans les cas ci-après pourvus.

2. L'importateur de charbon désirant emmagasiner cet article tel que pourvu ci-dessus devra, avant d'en obtenir la permission, donner un cautionnement expirable le premier jour de mai alors prochain d'un montant suffisant pour couvrir le double du droit exigible sur tout le charbon devant être ainsi emmagasiné, suivant le tarif alors en force, tel cautionnement devant être exécuté par lui-même et deux personnes jouissant d'un bon crédit comme garanties, acceptables par le percepteur des douanes au port où l'on se propose d'emmagasiner tel charbon, ou par le ministre des douanes, et dont la condition sera le paiement intégral du droit sur l'exportation de toute la quantité ainsi emmagasinée, avant le dit premier jour de mai alors prochain.

3. Le propriétaire du charbon ainsi emmagasiné devra chaque semaine faire une entrée de la quantité vendue, enlevée ou exportée, et une entrée pour toute la quantité emmagasinée devra ainsi être faite avant le premier jour de mai alors prochain suivant la date de l'emmagasinage tel que dit ci-dessus et avant l'expiration du dit cautionnement tel que ci-dessus pourvu, sujet à toutes pénalités, amendes et forfeitures auxquelles il est pourvu par l'acte concernant les douanes, 40 Vict., chap. 10, pour fraudes se ratta-

chant à l'emmagasiner et aux marchandises emmagasinées.

Il a plu en outre à Son Excellence d'ordonner que l'ordre en conseil du 29 avril 1879, réglant l'emmagasiner du charbon soit, et le dit ordre en conseil est par le présent rescindé.

26-3

J. O. COTÉ,
Greffier du Conseil Privé.

HOTEL DU GOUVERNEMENT, OTTAWA.

Samedi, 3 décembre 1881.

PRÉSENT :

SON EXCELLENCE L'ADMINISTRATEUR DU
GOUVERNEMENT EN CONSEIL.

SUR la recommandation de l'honorable ministre de la marine et des pêcheries et en vertu de la 7e clause de l'acte adopté dans la session du parlement du Canada, tenue durant la 36e année du règne de Sa Majesté, chap. 129 et intitulé "Acte concernant l'embarquement des marins,"—

Il a plu à Son Excellence, par et de l'avis du Conseil Privé de la Reine pour le Canada d'ordonner, et il est par le présent ordonné, qu'un bureau d'embarquement soit, et le dit bureau est par le présent établi dans le port de Gaspé, dans le comté de Gaspé, province de Québec, et que M. Joseph Eden, maître du hâvre dans le port de Gaspé soit, et ce dernier est par le présent nommé maître d'engagements, en conformité de la clause 8e du dit acte.

24-3

J. O. COTÉ,
Greffier du Conseil Privé.

HOTEL DU GOUVERNEMENT, OTTAWA.

Mardi, 6 décembre, 1881.

PRÉSENT :

SON EXCELLENCE L'ADMINISTRATEUR DU
GOUVERNEMENT EN CONSEIL.

SUR la recommandation de l'honorable ministre du revenu de l'intérieur et en vertu des clauses 48 et 49 de l'acte adopté durant la 42e année du règne de Sa Majesté, chap. 16, et intitulé "Acte pour amender et refondre les lois concernant les poids et mesures,"—

Il a plu à Son Excellence, par et de l'avis du Conseil Privé de la Reine pour le Canada, d'ordonner, et il est par le présent ordonné, que les règlements concernant l'inspection des appareils à éprouver le grain, établis par ordre en conseil du 20 août, 1881, soient, et les dits règlements sont par le présent révoqués et les suivants leur sont substitués, savoir :

1. Les appareils à éprouver le grain ne seront vérifiés que lorsque

1. La coupe ou vaisseau pour contenir le grain, est cylindrique, d'un diamètre approximativement égal à sa profondeur et d'une capacité égale à une fraction autorisée du gallon, pas moindre cependant qu'une pinte.

2. La coupe porte en caractères parfaitement lisibles l'indication de sa véritable capacité, mesure impériale.

3. Le contrepoids est arrangé de telle sorte qu'il peut être scellé ou estampé de manière à ce qu'il ne puisse être dérangé ou enlevé de l'instrument auquel il est fixé sans détruire ou briser le sceau ou étampe.

4. Il indique parfaitement le poids suivant les chiffres et divisions marqués sur le fléau et se trouve en équilibre lorsque la coupe qui y est attachée est vide et que le contrepoids est à zéro.

5. Le fil du couteau et autres parties de l'appareil sont en conformité de la section B, de l'ordre en conseil du 14 août 1879.

6. Il est accompagné d'un alimentateur ou appareil pour emplir automatiquement la coupe de la balance, identique quant à ses forme et dimension à celui déposé au département des poids et mesures

d'Ottawa, et dont un plan accompagné d'instructions pour son usage sera fourni à chaque inspecteur des poids et mesures.

K. L'honorable exigible pour les vérification et étampage de chaque appareil à éprouver le grain sera d'une piastre.

24-3

J. O. COTÉ,
Greffier du Conseil Privé.

HOTEL DU GOUVERNEMENT.

Mardi, le 6 décembre 1881.

PRÉSENT :

SON EXCELLENCE L'ADMINISTRATEUR DU
GOUVERNEMENT EN CONSEIL.

Il a plu à Son Excellence l'Administrateur du gouvernement en conseil, sous l'autorité de l'Acte 44 Vict., chap. 12, d'ordonner, et il est par le présent ordonné que, sujet aux restrictions et règlements suivants, il pourra être payé aux fabricants des articles suivants, manufacturés au Canada et employés après le 21 mars, 1881, dans la construction première du chemin de fer Canadien du Pacifique tel que définie par l'acte 37 Vict., chap. 14, des sommes d'argent qui n'excéderont pas le montant des droits de douane qui seraient payables sur tels articles respectivement s'ils étaient importés au Canada, savoir :

Sur les éclisses en fer, quinze pour cent sur la vraie valeur marchande des éclisses en fer dans la Grande-Bretagne, au temps de la signature du contrat pour la fourniture de telles éclisses ainsi manufacturées et employées.

Sur les carvelles coupées, un demi-centin par livre.

Sur les carvelles en fer forgées ou pressées, trois-quarts de centin par livre.

Sur les boulons, trois-quarts de centin par livre.

Sur les écrous, un centin par livre.

L'industriel qui fabriquera au Canada de tels boulons, éclisses, carvelles et écrous ainsi employés devra, pour avoir droit aux sommes d'argent ci-dessus énumérées, fournir à l'honorable ministre des douanes une preuve sous serment dans la forme suivante, comme quoi ces articles ont été manufacturés au Canada et sont destinés à être employés, comme dit ci-dessus, par la dite compagnie du chemin de fer Canadien du Pacifique, de plus telle autre preuve à ce sujet que le ministre des douanes pourra de temps à autre juger nécessaire.

Formule No. 1.

Je, _____, de _____, jure solennellement et en toute vérité que je suis le propriétaire d'un établissement où sont manufacturés

situé à _____ dans la Puissance du Canada, et que les _____ livres de _____

contenues dans les colis nommés dans le connaissement ci-joint, marqué et numéroté comme dit ci-dessus et expédié à _____ ont été à ma connaissance

personnelle entièrement manufacturées à _____ le dit établissement, et ont été vendues par

à la compagnie du chemin de fer Canadien du Pacifique pour être employées dans la construction

première du dit chemin de fer.

Signé et assermenté devant

moi à _____, ce _____ jour de _____ 1881.

Formule No. 2.

Je, _____, de _____, de la compagnie du chemin de fer Canadien du Pacifique, jure et déclare que j'ai acheté pour la dite compagnie de chemin de fer et en son nom, de _____ à _____ les

livres de _____ nommées dans l'affidavit de _____

ci-jointe, et que les dites _____ ont été depuis le 21 mars 1881, employées par la dite compagnie de

chemin de fer dans la construction première de la ligne principale du dit chemin de fer tel que

défini par l'acte 37 Vic., chap. 14, et à nulle autre fin.
Signé et assermenté devant
moi à , ce
jour de 188 .

Les règlements qui, par l'ordre en conseil du 25 avril dernier, se rapportaient aux paiements sur les carvelles, boulons et écrous ainsi manufacturés et employés dans la construction première du dit chemin de fer, sont par les présents rescindés.

21-3 J. O. CÔTÉ,
Greffier, Conseil Privé.

AVIS DU GOUVERNEMENT.

DÉPARTEMENT DES DOUANES.
OTTAWA, 22 décembre 1881.

AVIS est donné par le présent qu'il a plu à Son Excellence l'Administrateur du gouvernement, par ordre en conseil en date du 20 courant, et en vertu de l'acte 44 Vict., chap. 11, article 11, d'ordonner que l'article suivant soit mis sur la liste des articles qui peuvent être admis en Canada francs de droits, savoir :

"Toile de jute," telle que sortie du métier, et n'étant ni pressée ni calandree, ni finie en aucune manière, et d'une largeur d'an moins 42 pouces, lorsque importée pour être confectionnée en sacs seulement.

Par ordre,
26-3 J. JOHNSON,
Commissaire des douanes.

AVIS public est par le présent donné qu'en vertu des dispositions de l'Acte des compagnies par actions en Canada, 1877, des lettres patentes ont été émises sous le grand sceau de la Puissance du Canada, en date du douzième jour de novembre 1881, constituant en corporation Hugh McLennan, marchand; Thomas Harris Hodgson, marchand; George Mathieson Kinghorn, expéditeur; Abner Kingman, marchand, et Thomas Briggs Brown, marchand, tous de la cité de Montréal, dans la province de Québec, dans la Puissance du Canada, dans le but d'acheter, de construire, de posséder, d'exploiter et de vendre des vapeurs et autres navires, et de les employer au transport de houille, minéraux, marchandises et cargaisons de tout genre, de même que des passagers, dans et entre un port ou des ports quelconques du Canada, et entre ces ports et les ports anglais ou étrangers; d'acheter et de vendre de la houille, des minéraux, des marchandises et autres articles en rapport avec l'exploitation des dits vapeurs et navires; d'acheter, de vendre et d'exploiter des terres, des droits miniers et des mines de charbon et autres en Canada; d'acheter, d'ériger et de vendre des quais, des entrepôts, des bureaux et autres bâtiments ainsi que des lignes de chemins de fer et tramways sur les terrains de la compagnie pour l'usage de la compagnie et en rapport avec ses affaires à tels ports ou mines, et toute autre fin se rattachant directement ou indirectement à l'exploitation de tels vapeurs, navires, mines, bâtiments, quais, constructions et autres propriétés tel que dit ci-dessus,—sous le nom de "Compagnie des navires à vapeur Diamant Noir, de Montréal, à responsabilité limitée," (The Black Diamond Steamship Company

of Montreal, Limited), avec un capital de trois cent mille piastres, divisé en trois mille actions de cent piastres.

Daté au bureau du Secrétaire d'Etat du Canada, le vingt-huitième jour de novembre 1881.

26-3 J. A. MOUSSEAU,
Secrétaire d'Etat.

AVIS public est par le présent donné que sous l'autorité de l'Acte du Canada de 1877 concernant les compagnies à fonds social, des lettres patentes supplémentaires ont été émises sous le grand sceau de la Puissance du Canada, en date du dix-neuvième jour de novembre 1881, par lesquelles tout le capital-actions de la "Compagnie de transport de Winnipeg et Occidentale (limitée)" est élevé de cinquante mille piastres à deux cent cinquante mille piastres. Daté au bureau du Secrétaire d'Etat du Canada, ce treizième jour de décembre 1881.

25-3 J. A. MOUSSEAU,
Secrétaire d'Etat.

DÉPARTEMENT DES DOUANES,
OTTAWA, 9 décembre 1881.

AVIS est par le présent donné qu'il a plu à Son Excellence l'Administrateur du gouvernement, d'ordonner par ordres en conseil datés du 6 décembre courant, et en vertu de la section 11 de l'acte 44 Vict., chap. 11, que les articles suivants soient placés sur la liste des articles entrés en franchise comme matière brute, savoir :

Musc en capsules ou en grains,
Laque blanche en feuilles pour les fins industrielles.

24-3 J. JOHNSON,
Commissaires des douanes.

ETAT

Du Revenu et des Dépenses, à compte du Fonds Consolidé de la Puissance du Canada, d'après les états fournis au département des Finances à la nuit du 30 novembre dernier.

REVENU :	MONTANT.
Douanes	\$1,719,109 15
Excise	602,020 23
Département des Postes.....	135,440 13
Travaux Publics, y compris les Chemins de fer.....	299,398 09
Timbres d'effets de commerce.....	19,469 37
Divers	81,907 75
	<u>\$2,857,344 72</u>
Revenu, 31 octobre 1881.....	10,943,998 12
	<u>\$13,801,342 84</u>
DÉPENSES.....	\$2,452,454 09
do 31 octobre 1881.....	7,646,699 38
	<u>\$10,099,153 47</u>

J. M. COURTNEY,
Député du Ministre des Finances.
Département des Finances,
Ottawa, 1er décembre 1881.

NOM DE LA COMPAGNIE.		Principal agent pour la réception des significations de pièces et d'avis.	Montant des dépôts — Les dépôts marqués (A) ne sont applicables qu'aux polices sur la vie en cours le 31 mars 1878 ; ceux marqués (B) aux polices émises depuis cette date.	Assurance autorisée.
La compagnie d'assur. de l'Amérique du Nord contre les accidents...		Edward Rawlings, gérant, Montréal.....	\$13,500, bons du havre de Montréal, \$9,733 bons d'emmagasinage de Montréal ; \$550 5 p. c. canadiens. (A acceptés à \$20,000)...	Contre les accidents.
La compagnie d'assurance dite "Ætna," de Hartford, Connecticut...		Robt. Wood, agent général, Montréal.....	\$5,070 fonds publics canadiens ; \$23,000 débetures de municipalités ; \$72,600 bons des E.-U. (A acceptés à \$97,771)	Contre l'inc. et sur la navig.
La compagnie d'assurance sur la vie dite "Ætna," de Hartford, Conn.		William H. Orr, gérant, Montréal.....	\$100,000 bons des E.-U. en or (A), \$70,000 bons des E.-U., et \$25,000 déb. de la Province de Québec (B)	Sur la vie.
La compagnie d'assurance agricole de Water-town, N.Y., E.-U.		John Fisher, agent-en-chef, Cobourg.....	\$100,000 bons 4 p. c. des E.-U.	Contre l'incendie.
La compagnie d'assurance dite "Anchor Marine"		Hugh Scott, agent, Toronto.....	\$56,000 bons municipaux. (A acceptés à \$50,400)	Contre l'inc. et sur la navig.
La compagnie d'assurance de l'Amérique Britannique, Toronto.....		Louis H. Boulton, gérant, Toronto.....	\$61,000 bons municipaux.	Sur la vie.
L'association sur la vie dite "Erben" (limitée)		J. B. M. Chipman, gérant, Montréal.....	\$54,993 bons du Canada, 4 p. c.	Contre l'inc. et sur la navig.
La compagnie d'assurance maritime et contre l'incendie, du Canada.		Charles Cameron, direct.-gérant, Hamilton.....	\$57,000 bons municipaux.	Sur la vie.
La compagnie d'assurance du Canada sur la vie, Hamilton.....		A. G. Ramsay, gérant, Hamilton.....	\$60,000 bons municipaux. Acceptés \$54,000	Sur la vie.
L'association Canadienne d'assurance des consommateurs de vapeur.		W. B. McMurrich, agent, Toronto.....	\$3,900 effets de la Société Impériale de construction, \$5,000 effets de la société de construction et de prêts de Toronto, \$1,600 effets de l'Association de l'Ouest.....	Sur chaudières à vap., etc
La compagnie d'assurance des Citoyens, du Canada.....		Gerald E. Hart, agent principal, Montréal.....	\$56,000 bons municipaux. (A acceptés à \$50,400)	Sur la vie et cont. les accid.
La compagnie d'assurance des Citoyens, du Canada.....		Gerald E. Hart, agent principal, Montréal.....	\$56,000 bons du havre de Montréal. (A acceptés à \$50,400)	Contre l'inc. et sur la navig.
La comp. d'ass. contre l'inc. dite "City of London" (à respons. limitée)		J. K. Oswald, agent en chef, Montréal.....	\$30 en espèces	Garantie.
La compagnie d'ass. de l'Union Commerciale, de Londres, Angl.....		Fred. Cole, agent général, Montréal	\$20,000 stig. effets du Canada.....	Contre l'incendie.
L'association d'assurance sur la vie, dite "Confédération"		J. K. Macdonald, directeur-gérant, Toronto.....	\$100,344 rés. pes., (vie A), \$50,613 effets consol. 5 p. c. canad. et \$55,967, effets 4 p. c. (feu)	Contre l'inc. et sur la vie.
La compagnie d'assurance dite "Dominion," maritime et contre l'incendie, de Hamilton.....		F. R. Despard, gérant, Hamilton.....	\$86,300 bons municipaux. (A acceptés à \$77,650)	Sur la vie.
La société d'ass. sur la vie, dite "Équitable," des États-Unis, N.-Y.		R. W. Gale, gérant, Montréal.....	\$35,000 en espèces, \$15,000 bons de la cité de Victoria, C.-B.....	Contre l'inc. et sur la navig.
L'association d'assurance contre l'incendie (responsabilité limitée), Londres, Angleterre.		Wm. Robertson, agent en chef, Montréal.....	\$100,000 fonds publics canadiens.	Sur la vie.
La compagnie de garantie de l'Amérique du Nord.....		Edward Rawlings, gérant, Montréal.....	\$32,000 bons munie. ; \$15,000 bons du hav. de Mont. ; \$9,733 bons d'emmagas. de Montréal, et \$400 actions. (Acceptés à \$51,000)	Contre l'incendie.
La compagnie d'assurance contre l'incendie et sur la vie, dite "Guardian," Londres, Angleterre.....		Robert Simms et Cie., et Geo. Denholm, agents généraux, Montréal.....	\$100,343 fonds publics canadiens.....	Garantie.
La comp. d'ass. contre l'incendie dite "Hartford" de Hartford, Conn.		Robert Wood, agent généraux, Montréal.....	\$100,343 fonds publics canadiens.....	Contre l'incendie.
La compagnie d'assurance impériale, de Londres, Angleterre.....		W. H. Rintoul, agent, Montréal.....	\$55,000, b. des E.-U., et \$30,840 act de banq. (Accept. à \$100,000.)	Contre l'incendie.
La compagnie d'assurance dite "Lancashire"		S. C. Duncan-Clerk, agent principal, Toronto	\$48,667 5 p. c. cons. canadiens, \$51,402 6 p. e. canadiens	Contre l'incendie.
La compagnie d'assurance sur la vie dite "Lion" (à responsabilité limitée) Londres, Angleterre.....		Frederick Stancliffe, agent général, Montréal	\$100,000 fonds publics canadiens	Contre l'incendie.
La compagnie d'assurance dite "Liverpool et London et Globe"		G. F. O. Smith, agent principal, Montréal.....	\$10,000 stig., effets canadiens.....	Sur la vie.
La corporation d'assurance dite "London," Angleterre.....		C. C. Foster, agent, Montréal.....	\$50,000 fonds pub. canad (vic) ; \$3,000 5 p. c. canad. ; \$63,000 bons mun. ; \$25,000 assoc. de plac., Montréal ; \$17,030 en espèces. (Acceptés à \$145,480)	Contre l'inc. et sur la vie.
La compagnie de Garantie et contre les Accidents, de Londres (responsabilité limitée).....		A. T. McCord, agent en chef, Toronto.....	\$50,127 5 p. c. consol. canad., et \$99,873 fonds publics canadiens (feu) 10,000, et (vie) \$50,000	Contre l'inc. et sur la vie.
La comp. d'assurance contre l'incendie, London et Lancashire		C. J. Spike, agt en chef, Halifax, N.E.....	\$11,000 stig., effets canadiens.....	Garantie et accidents.
La compagnie d'assurance sur la vie, dite "London et Lancashire"		William Robertson, gérant, Montréal.....	\$21,000 stig., effets canadiens.....	Contre l'incendie.
La compagnie d'ass. mutuelle contre l'incendie, de London, Ont.....		D. C. Macdonald, secrétaire, London, Ont.....	\$100,000 fonds publics canadiens (A) de \$5,000 en espèces et \$4,867 bons de la province de Québec (B)	Sur la vie.
La comp. d'ass. sur la vie, dite "Metropolitan," de New-York, E.-U.		Thos. A. Temple, agt. général, St. Jean, N.-B.....	\$25,000 effets publics canadiens et \$5,000 en argent.....	Contre l'incendie.
La compagnie Métropolitaine d'assurance sur les glaces, New-York.		A. J. Pelt, Montréal.....	\$100,000 bons des États-Unis.....	Sur la vie.
L'association d'assurance mutuelle sur la vie, du Canada.....		J. Turner, président, Hamilton.....	\$5,000, bons des États-Unis.....	Sur les glaces.
			\$99,267 bons municipaux. (Acceptés à \$89,339)	Sur la vie.

La compagnie d'ass. mutuelle sur la vie dite "North American"	Wm. McCube, directeur-gérant, Toronto.....	\$50,000 en espèces.....	Sur la vie.
La compagnie d'assurance dite "North British and Mercantile"	Macdougall et Davidson, agents génér., Mont. Taylor Frères, agents généraux Montréal....	\$50,000 fonds pub. canad., (vie A), \$47,000 bons du hav. de Mont- réal et \$65,000 bons municip. (fou). (Acceptés à \$150,800). \$85,833 fonds publics canadiens, \$14,167 5 par cent canadiens....	Contre l'inc. et sur la vie. Contre l'incendie
La compagnie d'assurance du Nord, d'Aberdeen et Londres.....	Alex. Dixon, agent, Toronto.....	\$100,000 effets canadiens.....	Contre l'incendie.
La société d'assurance contre l'incendie, dite "Norwich Union," Norwich Angleterre	Wm. Hendry, gérant, Waterloo.....	\$56,207 bons municipaux (accepté \$50,586).....	Sur la vie.
La compagnie d'assurance mutuelle sur la vie, d'Ontario.....	Robert Hampson, Montréal, agent	\$100,000 bons des Etats-Unis.....	Contre l'inc. et sur la nav
La compagnie d'assurance dite "Phoenix," de Brooklyn	Gillespie, Moffat et Cie., agts. génér., Mont..	\$50,171 fonds publics canad., et \$50,128 5 p. c. consol. canadiens	Contre l'incendie.
La cie. d'ass. contre l'incendie, dite "Phoenix," Londres, Angleterre.	J. G. Clapham, président, Québec.....	\$25,000 fonds publics canadiens, \$60,000 actions de banque et \$15,200 bons municipaux. (Acceptés à \$98,680).....	Contre l'incendie.
La compagnie d'assurance contre l'incendie, de Québec			
La compagnie d'assur. sur la vie et contre l'incendie, dite "Queen," Angleterre.....	A. M. Forbes et H. G. Mudge, agents princi- paux, Montréal.....	\$100,000 fonds publics canadiens (feu) et \$51,100 5 p. c. conso- lidés canadiens (vie).....	Contre l'inc. et sur la vie.
La société d'assurance mutuelle sur la vie, dite "Reliance," Londres.	J. Cassie Hatton, procureur, Montréal.....	\$100,000 fonds publics canadiens (A) et \$10,000 effets canad. (B)	Sur la vie.
La compagnie d'assurance Royale Canadienne.....	Arthur Gagnon, secrétaire, Montréal.....	\$50,400 bons du havre de Montréal. (Acceptés à \$50,400).....	Contre l'inc. et sur la nav.
La compagnie d'assurance Royale	M. H. Gault et Wm. Tatley, agents princi- paux, Montréal.....	\$96,982 fonds publics, \$53,533 5 p. c. des consolidés canadiens et \$170,333, cons. angl.—appl., \$149,182 (feu), \$50,000, (vie A) et 121,666 (général.) Aussi \$97,333.33 annuités angl. (général.) Total \$418,182.....	Contre l'inc. et sur la vie.
La compagnie d'assurance Impériale Ecossaise.....	Taylor Frères, agents généraux, Montréal....	\$71,068, fds. pub. can., \$20,000 bons du havre de Montréal, \$13,500 bons municipaux. (Acceptés à \$101,218)	Contre l'incendie.
La compagnie d'assur. contre l'incendie dite Sovereign, du Canada.	L'hon. Alex. Mackenzie, président, Toronto.	\$115,655 bons municip. \$3,681 en argent. (Acceptés à \$107,774)	Contre l'incendie.
La compagnie d'assurance sur la vie, dite "Standard," Ecosse.	W. M. Ramsay, gérant, Montréal.....	\$64,000 bons municipaux, \$107,000 bons du havre de Montréal, (acceptés à \$153,900), étant \$126,750 (vie A) et \$27,150 (vie B)	Sur la vie.
La société d'assurance sur la vie, dite "Star," d'Angleterre	A. W. Lauder, trésorier général, Toronto.....	\$100,343 fonds publics canadiens.....	Sur la vie.
La comp. d'assurance mutuelle sur la vie, dite "Sun," de Montréal..	R. Macaulay, secrétaire général, Montréal..	\$56,000 bons municipaux. (Acceptés à \$50,400)	Sur la vie et cont. les accid.
La compagnie d'assurance sur la vie et Fontine, de Toronto.....	Arthur Harvey, gérant, Toronto.....	\$32,400 bons municip. \$1,040.36 en espèces (Acceptés à \$30,200)	Sur la vie et cont. les accid.
La compagnie d'assurance dite "Travelers," de Hartford, Connect..	Thos. Simpson, agent, Montréal.....	\$100,000 bons des Etats-Unis, \$25,000 bons municipaux, \$20,000 bons du havre de Montréal (acceptés à \$140,500), étant \$100,000 (vie A), \$25,000 au pair (vie B), et 820,000 au pair (accidents)	Sur la vie et cont. les accid.
La compagnie d'assurance mutuelle Union sur la vie, du Maine.....	Wm. Mulock, agent, Toronto.....	\$100,000 4 p. c. des Etats-Unis, (A) et \$15,000, bons du district de Columbia, E.-U., (B).....	Sur la vie.
La compagnie d'assurance de l'Ouest, Toronto.....	J. J. Kenny, directeur gérant, Toronto.....	\$57,700 bons municipaux. (Acceptés à \$51,930).....	Contre l'inc. et sur la nav.

LES COMPAGNIES D'ASSURANCE SUR LA VIE CI-DESSOUS NOMMÉES, AYANT CESSÉ D'ENTREPRENDRE DES RISQUES AU CANADA, SONT AUTORISÉS, EN VERTU DE L'ARTICLE 17 DE "L'ACTE D'ASSURANCE REFOUDU DE 1877" A POURSUIVRE TOUTES LES OPERATIONS SE RATTACHANT AUX POLICES EMISES AVANT LE 31 MARS 1878, ET LEURS DÉPÔTS SONT APPLICABLES A CES POLICES, SUJET AUX DISPOSITIONS DES ACTES D'ASSURANCE DE 1868 ET 1871.

NOM DE LA COMPAGNIE.	Principal agent pour la réception des significations des pièces et avis.	Montant des dépôts.	Assurance autorisée.
L'association médicale et générale sur la vie dite "Briton," Londres, Angleterre	Jas. B. M. Chipman, gérant, Montréal	\$100,343 bons du Canada.....	Sur la vie.
La compagnie d'assurance mutuelle sur la vie, dite Connecticut, de Hartford, Conn., E.U.	Robt. Wood, agent-général, Montréal	\$100,000 bons des Etats-Unis	Sur la vie.
La compagnie d'assurance sur la vie, d'Edimbourg.....	David Higgins, agent principal, Toronto.....	\$150,515 bons du Canada.....	Sur la vie.
L'association d'assurance sur la vie, d'Ecosse.....	Geo. W. Ford, agent principal, Montréal.....	\$150,000 bons du Canada.....	Sur la vie.
La compagnie Nationale d'assurance sur la vie, des Etats-Unis d'Amérique.....	John F. Bell, procureur, Windsor.....	\$100,000 bons des Etats-Unis	Sur la vie.
La compagnie d'assurance sur la vie, de New-York.....	F. W. Campbell, M.D., procureur, Montréal.....	\$100,000 bons des Etats-Unis	Sur la vie.
La compagnie d'assurance sur la vie dite "North Western," de Milwaukee, E.-U.....	M. W. Mills, agent principal, Toronto.....	\$100,000 bons des Etats-Unis	Sur la vie.
La compagnie d'assurance mutuelle sur la vie, dite "Phœnix," Hartford, Connecticut.....	A. R. Bethune, agent général, Montréal.....	\$105,000 bons des Etats-Unis	Sur la vie.
La compagnie d'assurance sur la vie, dite, "The Positive Government Security" (limitée) Angleterre	John Taylor, secrétaire, Montréal	\$8,273 débentures du Canada, 5. p. c.	Sur la vie.
La société d'assurance sur la vie, dite "Amicable" Ecosaise.....	Geo. Wm. Ford, agent général, Montréal.....	\$150,000 bons du Canada.....	Sur la vie.
L'institution de Prévoyance Ecosaise	R. A. Ramsay, procureur, Montréal.....	\$100,343 bons du Canada.....	Sur la vie.
La compagnie d'assurance Provinciale Ecosaise.....	Geo. Wm. Ford, secrétaire, Montréal	\$150,790 sav. : \$112,343 bons du Canada, \$38,447 déb. Can. 5 p. c.	Sur la vie.
La compagnie d'assurance sur la vie, des Etats-Unis.....	\$60,000 bons payables en or, Etats-Unis.....	Sur la vie.

NOTA.—La compagnie d'assurance mutuelle sur la vie, dite "Globe" de New-York, a été déclarée insolvable aux Etats-Unis et en Canada, et Jas. D. Fish, de New-York, a été nommé receveur par les cours des Etats-Unis, et W. C. Wells, de Montréal, a été nommé syndic par la Cour Supérieure de Montréal, pour les opérations faites en Canada. Le dépôt de la compagnie entre les mains du gouvernemen, \$100,000 en effets des Etats-Unis, a été, par ordre de la dite Cour Supérieure, délivré aux banquiers de cette cour.

La compagnie d'assurance maritime des Marchands de Montréal, a cessé de faire des opérations d'assurance, et est en voie de liquider ses affaires. Le dépôt a été remis à la compagnie moins \$2,223 en espèces retenues à cause de réclamations contestées

Bureau du Surintendant des Assurances, Ottawa, 30 septembre 1881.

J. B. CHERRIMAN, Surintendant des Assurances.

DEPARTEMENT DES POSTES.

Dr. Compte des banques d'épargne d^e la Poste, pour le mois de novembre 1881.

Av.

Fourni au Ministre des Finances aux termes de l'Acte pour l'Audition des Comptes Publics, 1878, Sec. 20)

Balance en caisse chez le Ministre des Finances, au 31 oct 1881.....	\$7,190,373 78	Remboursements durant le mois.....	\$226,519 96
Dépôts durant le mois	576,412 00		
Intérêt accordé aux déposants pour les comptes clos durant le mois	1,211 51	Balance :—	
		Au crédit des comptes des déposants.....	\$7,504,603 78
		Chèques en la possession des déposants et dont le paiement n'a pas été demandé.....	36,863 55
	7,767,997 29		7,541,467 33
			\$7,767,997 29

J. M. COURTNEY,
Député du Ministre des Finances.N. S. GARLAND,
Commis des statistiques.

Département des Finances, Ottawa, 19 décembre 1881.

DEMANDES AU PARLEMENT.

PARLEMENT FÉDÉRAL.

Règles relatives aux avis de bills privés.

51. Dans le cas de toute demande de bill privé, proprement du ressort législatif du Parlement du Canada, suivant les dispositions de l'Acte de l'Amérique Britannique du Nord, 1867, et ayant pour objet, soit la construction d'un pont, d'un chemin de fer, d'un chemin à barrières ou d'une ligne télégraphique; soit la construction ou l'amélioration d'un port, d'un canal, d'une écluse, d'une digue ou d'une glissoire, ou autre ouvrage semblable; soit la concession d'un droit de passage d'eau, l'incorporation de professions ou métiers, ou d'une compagnie de banque ou autre compagnie par actions, soit la concession à une ou plusieurs personnes de certains droits ou privilèges exclusifs ou particuliers, soit le pouvoir de faire quelque chose qui, dans ses effets, pourrait toucher aux droits ou à la propriété d'autrui, ou concerner une classe particulière de la société; ou ayant pour objet quelque amendement de même nature à un acte antérieur,—un avis, énonçant d'une manière claire et intelligible la nature et l'objet de la demande, et signé (excepté s'il s'agit de corporations déjà existantes) par les pétitionnaires ou de leur part, est nécessaire et doit être publié comme il suit

Dans les provinces de Québec et de Manitoba :

Un avis doit être inséré dans la *Gazette du Canada* en anglais et en français, ainsi que dans un journal anglais et un journal français du district intéressé, ou en anglais et en français dans le même journal, s'il ne s'en publie qu'un seul dans ce district; ou s'il n'y paraît pas de journal, alors la publication de l'avis en anglais et en français doit se faire dans un journal du district le plus voisin où il s'en publie.

Dans les autres provinces :

Un avis doit être inséré dans la *Gazette du Canada* et dans un journal du comté ou des comtés-unis intéressés, ou s'il n'y paraît pas de journal, alors la publication doit se faire dans un journal du comté le plus voisin où il s'en publie.

La publication de ces avis durera, dans chaque cas la période de deux mois pendant l'intervalle de temps qui s'écoulera entre la clôture de la session précédente et la prise en considération de la pétition. Un exemplaire des numéros des journaux, reproduisant la première et la dernière insertion de l'avis, devra être transmis au greffier de chaque Chambre.

Toute personne désirant obtenir un bill privé devra, dans les huit jours qui précéderont l'ouverture du Parlement, déposer au bureau du greffier de la Chambre dans laquelle le bill doit prendre naissance, une copie de ce bill en langue anglaise ou en langue française, avec une somme suffisante pour en payer la traduction et l'impression. Il en sera imprimé 600 exemplaires en anglais et 200 en français; la traduction devra être faite par les officiers de la Chambre, et l'impression par l'entrepreneur des impressions. Le pétitionnaire aura aussi à payer au comptable de la Chambre une somme de \$200, plus le coût de l'impression de l'acte dans les Statuts, et remettra le reçu de ce paiement au greffier du comité auquel ce bill aura été renvoyé.—le dit paiement sera effectué immédiatement après la seconde lecture avant la prise en considération du bill par le comité.

Si la pétition demande l'autorisation de présenter un bill privé ayant pour objet la construction d'un pont de péage, le pétitionnaire ou les pétitionnaires devront, en même temps qu'ils donneront l'avis prescrit par la règle précédente, donner aussi, de la même manière, avis des péages qu'ils entendent exiger, de l'étendue du privilège, de la hauteur des arches, de l'espace à laisser libre entre les culées ou les piliers pour le passage de radeaux et des navires; et mentionner de plus s'ils se proposent de construire un pont mobile, et quelles en seront les dimensions.

Aucune pétition pour l'obtention d'un bill privé ne sera reçue par l'une ou par l'autre Chambre après les dix premiers jours de la session.

ROBERT LEMOINE,

Greffier du Sénat.

JOHN GEORGE BOURINOT,

Greffier des Communes

Règles du Sénat relatives aux avis de bills de divorce.

72. Quiconque a l'intention de demander un bill de divorce, doit donner avis de son intention, et spécifier d'avec qui et pour quelle cause il veut divorcer. L'avis doit être inséré pendant six mois, à la *Gazette du Canada*, et dans deux journaux du district (si c'est dans les provinces de Québec et de Manitoba.) ou du comté ou des comtés-unis, (si c'est dans les autres provinces,) où le pétitionnaire résidait ordinairement lors de la séparation; et si le nombre voulu de journaux n'y paraît pas, alors la publication de l'avis devra se faire dans le district, le comté ou les comtés-unis voisins.

Un exemplaire en manuscrit de l'avis devra être signifié, à l'instance du pétitionnaire, à la personne d'avec laquelle il veut divorcer, si le lieu de la résidence de cette dernière peut être connu; et la preuve de cette signification ou de la diligence faite pour l'effectuer, doit être produite sous serment devant le Sénat et à sa satisfaction, lors de la lecture de la pétition.

ROBERT LEMOINE,

Greffier du Sénat.

A VIS.—Une demande sera faite à la session prochaine du parlement du Canada, pour un acte incorporant la compagnie de navigation des rivières Saskatchewan et Qu'Appelle, pour le projet de draguer et de naviguer les rivières Saskatchewan, Qu'Appelle et Assiniboine.

MACMILLAN ET TAYLOR,

Solliciteurs des requérants.

Londres, Ont., 14 décembre 1881.

26-9

A VIS est donné par les présentes qu'il sera introduit devant le parlement de la Puissance, à sa prochaine session, une loi pour ratifier et confirmer les résolutions de "La compagnie du chemin de fer de la Rive Nord," du onzième jour d'août et deuxième jour de novembre mil huit cent soixante et quinze, ayant pour but de transférer à la province de Québec toute la propriété de la dite compagnie dans son chemin de fer alors en voie de construction entre les cités de Québec et de Montréal, et les droits s'y rattachant; et aussi pour ratifier et confirmer l'acte de cession et transport passé par la compagnie du chemin de fer de "Montréal, Ottawa et Occidental," le seizième jour de novembre mil huit cent soixante et quinze, devant M^{re} Louis N. Dumouchel, notaire au gouvernement de la province de Québec, de toute la propriété de la dite compagnie dans son chemin de fer alors en voie de construction entre Montréal et Aylmer avec un embranchement vers St. Jérôme, et les droits s'y rattachant.

J. A. CHAPLEAU,

Comm. des chemins de fer

Québec, 20 décembre 1881.

26-9

A VIS est par le présent donné que demande sera faite à la prochaine session du parlement du Canada, pour la passation d'un acte incorporant la Compagnie du Pont du Richelieu, avec pouvoir de bâtir, exploiter, entretenir et administrer un pont de péage pour les besoins ordinaires du trafic sur la rivière Richelieu, reliant la paroisse de St. Thomas, comté de Mississcoui, à celle de Lacolle ou de Saint-Valentin, dans le comté de St. Jean. Ce pont sera construit de manière qu'une portion de son tablier s'ouvre et laisse un passage de quarante pieds de large pour les besoins de la navigation, ou un passage égal à celui du pont de la compagnie de chemin de fer Vermont Junction R.R. sur la même rivière, à St. Jean, P.Q. Sur la partie navigable de cette rivière, ce pont sera sur des piles éloignées de cent cinquante pieds les unes des autres et des arcades

de cinq pieds ou plus au-dessus du niveau des hautes eaux ; sur les parties non navigables de la rivière, le pont sera aussi sur des piles, s'il est nécessaire ; les arcades du pont à telle hauteur au-dessus des hautes eaux, les intervalles entre les piles et la largeur du tablier tournant seront tels que Son Excellence le Gouverneur Général en Conseil pourra décider. Avec aussi pouvoir d'exiger des taux de péage sur ce pont ne pouvant excéder les suivants : Piétons, aller et retour, cinq centins ; animaux, excepté moutons, cochons, et poulains du printemps suivant leur mère, dix centins par tête ; moutons et cochons, cinq centins par tête ; voiture de toute espèce, simple, traînée par un seul animal, vingt-cinq centins ; voiture double traînée par deux animaux, trente-cinq centins. Ces taux de péage couvriront la charge de chaque voiture, s'y trouvant *bonâ fide*.

GEORGE B. BAKER,
Solliciteur des requérants.

Clarenceville, Québec, 10 décembre 1881. 25-9

AVIS public est par le présent donné, que demande sera faite à la prochaine session du Parlement du Canada, pour un acte à l'effet d'incorporer une compagnie pour construire et exploiter un chemin de fer, entre ou près de la cité de Montréal, jusqu'à un point sur le côté sud du township de Dundee, dans le comté de Huntingdon, pour s'y joindre à un chemin de fer dans l'Etat de New-York, et pour construire une branche afin de se joindre au chemin de fer Atlantique du Canada (Canada Atlantic Railway), à quelque point dans le comté de Beauharnois.

DANIEL BOYD,
Pour les requérants.

Huntingdon, Qué., 10 décembre, 1881. 25-9

AVIS est par le présent donné que demande sera faite au parlement du Canada, à sa prochaine session, pour l'obtention d'un acte à l'effet de constituer en corps politique "La compagnie d'éclairage électrique Edison du Canada." Avec pouvoir entre autres de manufacturer et vendre des machines ou appareils électriques et de fournir l'électricité pour les fins d'éclairage, de chauffage et force motrice, avec pouvoir d'occuper à cette fin les rues et places publiques et d'exproprier les terrains.

OSLER, GWYN & TEETZEL,
Solliciteurs pour les requérants.

Hamilton, Ont., 15 décembre 1881. 25-9

AVIS est donné par le présent qu'une demande sera faite au parlement du Canada, à sa prochaine session, afin d'obtenir un acte constituant l'Association de Placements d'Ontario et autorisant la dite association à prêter des deniers sur la garantie de biens-fonds en Manitoba, ou dans aucune des provinces de la Puissance, et permettant à la dite Association d'exiger tel taux d'intérêt sur les prêts faits qu'elle pourra convenir avec les emprunteurs ; et aussi étendant les pouvoirs d'emprunter qu'à la dite association, et lui permettant de recevoir des deniers en dépôt.

CRONYN ET GREENLEES,
Solliciteurs pour les requérants.

Daté 14 décembre, 1881. 25-10

de fer de la cité de Montréal dans la province de Québec, à Smith's Falls, et de là à la ville de Perth, dans le comté de Lanark, province d'Ontario, devant être appelée "La Compagnie du chemin de fer Montréal et Canada Central," avec pouvoir de construire un pont ou des ponts sur la rivière Rideau, le canal Rideau, la rivière Ottawa et le canal Ste Anne, avec pouvoir de plus de s'amalgamer avec toute ligne de chemin de fer, de s'y joindre, et d'en obtenir le droit de faire circuler ses trains sur telle ligne ou telles lignes de chemin de fer et ponts, dans ou hors la Puissance du Canada, et avec pouvoir de construire et exploiter des tramways, des bateaux passeurs, navires, bâtiments et barges, en rapport avec la dite ligne de chemin de fer et les dits ponts.

SCOTT, MacTAVISH & MacCRACKEN,
Solliciteurs pour les requérants.

Ottawa. Déc. 1881. 25-9

AVIS est par le présent donné que demande sera faite au Parlement du Canada à sa prochaine session pour l'obtention d'un acte à l'effet de constituer en corps politique "La Compagnie de chemin de fer de la Jonction d'Ottawa et Arnprior" dans le but de construire et exploiter une ligne de chemin de fer de Quyon ou quelque point environnant dans le township de Onslow, dans le comté de Pontiac, province de Québec, au village d'Arnprior, dans la province d'Ontario, traversant la rivière Ottawa aux rapides ou chutes des Chats, avec pouvoir aussi de construire le pont ou les ponts nécessaires sur la dite rivière pour les fins du dit chemin de fer à ou près les dits rapides ou chutes des Chats, avec pouvoir de plus de continuer le dit chemin de fer d'Arnprior en croisant le chemin de fer Canadien du Pacifique à ou près Arnprior à quelque point dans le township de Bagot, dans le comté de Renfrew, sur le chemin de fer Kingston et Pembroke, et s'il est nécessaire, de traverser le chemin de fer Kingston et Pembroke au dit point, avec pouvoir de plus de construire des voies d'embranchement, de vendre ou louer le dit chemin de fer, de s'amalgamer à toute autre compagnie de chemin de fer, de louer ou acheter tout autre chemin de fer et de se joindre à n'importe quelle autre compagnie de chemin de fer ou d'obtenir le droit de faire circuler ses trains sur la voie de cette dernière et de construire une voie télégraphique le long des dits chemin de fer et embranchements.

A. FERGUSON,
Solliciteur pour les requérants.

15 décembre 1881. 25-9

AVIS est par le présent donné que la Compagnie du Grand Tronc des chemins de fer du Canada s'adressera au parlement du Canada, à sa prochaine session, pour obtenir un acte autorisant la dite compagnie à acheter, louer toute ligne de chemin de fer touchant ou intéressant la sienne propre, ou à se fusionner avec elle, de plus, déclarant et définissant les pouvoirs de la dite compagnie à ce sujet, et lui permettant aussi, sous l'autorité de l'acte concernant les chemins de fer, d'acquérir les terrains pour gares et les voies ferrées qui y conduisent qui, dans son opinion, peuvent être nécessaires à ses fins.

JOHN BELL,
Solliciteur pour la Compagnie du Grand Tronc des chemins de fer du Canada.

Daté à Montréal, ce 2e jour de novembre 1881. 24-9

AVIS public est par le présent donné que demande sera faite à la prochaine session du Parlement du Canada pour l'obtention d'un Acte à l'effet de constituer en corps politique une compagnie dans le but de construire et exploiter une ligne de chemin

AVIS est par le présent donné que demande sera faite au parlement du Canada, à sa prochaine session, pour l'adoption d'un acte à l'effet de constituer en corps politique les pilotes nommés par commission pour le service du pilotage entre Québec et

Montréal, sous le nom de "La corporation des pilotes de Montréal."

BELLEAU ET STAFFORD,
Procureurs.

Québec, 26 octobre 1881.

24-9

AVIS est par le présent donné que demande sera faite au parlement du Canada, à sa prochaine session, pour l'obtention d'un acte à l'effet de constituer en corps politique le Synode du diocèse de Saskatchewan, avec pouvoir d'acquérir et posséder des propriétés immobilières et d'engager les capitaux du dit Synode dans telle partie du Canada et sur telles garanties qui auront été de temps à autre jugées convenables par le dit Synode.

BLAKE, KERR ET CASSELS,
Solliciteurs pour les requérants.

5 décembre 1881.

24-9

AVIS est par le présent donné qu'en conformité d'une résolution des actionnaires de la Compagnie d'Assurance Agricole d'Ottawa, adoptée à une assemblée générale spéciale des actionnaires de la dite compagnie, dûment convoquée et tenue dans la cité d'Ottawa, province d'Ontario, le 22e jour de novembre 1881, demande sera faite par la dite compagnie au parlement du Canada, lors de sa prochaine session, pour l'obtention d'un acte spécial autorisant la dite compagnie à liquider ses affaires.

JOHN ROCHESTER,
Président.
JOHN HENDERSON,
Vice-Président.

ALEXANDER GIBB,
Solliciteur pour les requérants.

JOHN PENNOCK,
Secrétaire.

Ottawa, 7 décembre 1881.

24-9

AVIS public est par le présent donné par la compagnie du chemin de fer Ottawa, Vaudreuil et Montréal, que demande sera faite au parlement du Canada, lors de la prochaine session, pour l'obtention d'un acte à l'effet de prolonger le délai prescrit pour la construction de cette partie de la ligne de la dite compagnie comprise entre Hawkesbury-Ouest et la ville d'Ottawa, et de plus à l'effet de confirmer les pouvoirs conférés à la dite compagnie.

PINHEY ET CHRISTIE,
Solliciteurs pour la compagnie.

6 décembre, 1881.

24-9

AVIS.—Demande sera faite au parlement du Canada, à sa prochaine session, par la compagnie de télégraphe Mutuelle du Canada, pour l'obtention d'un acte d'incorporation lui conférant certains pouvoirs et privilèges en sus de ceux qui lui ont été accordés par les lettres patentes qui l'ont constituée en corps politique.

CARTER ET CARTER,
Solliciteurs pour les requérants.

Montréal, 30 nov. 1881.

23-9

AVIS est par le présent donné que demande sera faite au parlement du Canada à la prochaine session pour l'obtention d'un acte à l'effet de constituer en corps politique la "Compagnie de transport du Manitoba et de la Saskatchewan," dans le but de construire et exploiter une ligne de chemin de fer d'un point sur le chemin de fer Canadien du Pacifique entre Winnipeg et le Portage de la Prairie à un point sur le lac Manitoba, de construire et exploiter des navires se rattachant à la dite ligne sur les lacs Manitoba, Winnipegoosis et la rivière Saskatchewan, d'améliorer la navigation sur les dits lacs et rivière, avec pouvoir de construire des chemins de fer et

canaux, reliant tels lacs et rivière, et de percevoir des droits sur les dits canaux.

C. E. HAMILTON,
Solliciteur pour les requérants.

Winnipeg, 21 novembre 1881.

23-9

AVIS public est par le présent donné que demande sera faite au parlement du Canada, à sa prochaine session, pour l'obtention d'un acte à l'effet de constituer en corps politique la "Compagnie d'amélioration de la Rivière de la Pluie."

L'objet de la compagnie projetée est de construire des estacades, chaussées, glissoires, quais et autres travaux dans les rivières, cours d'eau et ruisseaux ci-après mentionnés, et sur les rivages de ces derniers pour la descente de billes, pièces de bois carré, bois de charpente de toute description sur tout le cours de la rivière coulant à l'ouest depuis l'île Hunter, à travers le lac à la Pluie en suivant le cours de la rivière de la Pluie jusqu'au Lac des Bois et par les cours d'eau, ruisseaux et rivières se déchargeant dans les dits rivière de la Pluie et lac à la Pluie, dans les provinces de Manitoba et Ontario ou dans le district de Kéwatin, avec tous pouvoirs et privilèges conformes à l'acte des Statuts Refondus de la ci-devant province du Canada, intitulé "Acte concernant les compagnies à fonds social pour faire des travaux à l'effet de faciliter la descente du bois de charpente sur les rivières et les cours d'eau," et aux amendements faits subséquemment au dit acte, avec pleins pouvoir et privilège de s'unir et se fondre avec n'importe quelle compagnie formée dans un objet semblable sous l'autorité des lois de l'Etat du Minnesota.

PINHEY ET CHRISTIE,
Solliciteurs pour les requérants.

28 novembre 1881.

23-9

AVIS est par le présent donné que demande sera faite au parlement du Canada, à sa prochaine session, pour l'obtention d'un acte à l'effet de constituer en corps politique la "Compagnie du pont de Winnipeg et Springfield," avec pouvoir de construire, exploiter et maintenir un pont de péage pour les fins ordinaires du trafic sur la Rivière Rouge à un certain point entre les limites nord de la cité de Winnipeg et le pont Louise, dans le comté de Selkirk, province du Manitoba, le dit pont devant être construit avec un tablier tournant donnant un passage, une fois ouvert, de quarante pieds au plus, et avec des arches de vingt-cinq pieds et demi d'élévation au-dessus du niveau de l'eau basse et avec des intervalles de deux cents pieds au plus entre les culées ou caissons; avec pouvoir de percevoir des taux de péage sur le dit pont à des taux n'excédant pas les suivants :

Piétons, à chaque passage, deux centins.

Cavalier sur mule ou cheval, à chaque passage, dix centins.

Animaux libres par tête, excepté les moutons, les porcs et les poulains du printemps suivant la mère, à chaque passage, cinq centins.

Moutons et porcs, par tête, à chaque passage, deux centins.

Carrosse, voiture, charrette, phaéton, traîneau, voiture de course ou autre véhicule tiré par un animal, à chaque passage, douze centins et demi.

Voiture, carrosse, phaéton, traîneau, voiture de course ou autre véhicule tiré par deux animaux ou plus, à chaque passage, vingt centins.

Les taux ci-dessus couvrent les charges *bonâ fide* de chaque véhicule.

W. H. CULVER,
Solliciteur pour les requérants.

Winnipeg, 21 novembre 1881.

23-9

AVIS public est par le présent donné que demande sera faite au parlement du Canada, à sa prochaine session, pour l'obtention d'un acte à l'effet de

constituer en corps politique la "Compagnie de bois de charpente de Québec" (limitée).

E. T. BROOKS,

Solliciteur pour les requérants.

26 novembre 1881.

23-9

AVIS.—La compagnie du chemin de fer de la Jonction et des Carrières de Napierville s'adressera au parlement du Canada pour l'adoption des amendements suivants à sa charte:

Pour changer son nom.

Pour placer le terminus de sa ligne à St. Jean, Q.

Pour étendre sa ligne au sud-ouest parallèlement à la frontière de la province, et au fleuve St. Laurent.

23-9

AVIS est par le présent donné que demande sera faite au parlement du Canada, à sa prochaine session, pour constituer en corps politique "La Banque de Manitoba" dans le but de faire des affaires de banque dans la Puissance du Canada, le bureau principal de telle banque devant être à Winnipeg.

H. E. HENDERSON,

Solliciteur pour les requérants.

Daté ce 14 novembre 1881.

22-9

AVIS est par le présent donné qu'une demande sera faite au Parlement du Canada, à sa prochaine session, pour un acte pour incorporer la Banque du Nord-Ouest.

G. YOUNG SMITH,

Procureur des requérants.

Whitby, 21 novembre 1881.

22-9

AVIS est donné par le présent qu'une demande sera faite au Parlement du Canada, à sa prochaine session, afin d'en obtenir un acte modifiant l'acte constitutif de la compagnie de chemin de fer Ontario et Québec, de manière à permettre à la compagnie d'acquérir la charte de la compagnie de chemin de fer Toronto, Grey et Bruce ou se fusionner avec cette compagnie, et d'acquérir la charte ou de se fusionner avec telle autre compagnie ou compagnies de chemin de fer que le chemin de fer Ontario et Québec une fois construit pourra croiser ou à laquelle il pourra se relier, ou qui pourra être un tributaire ou une continuation est ou ouest du chemin de fer Ontario et Québec; ou de louer tous ou aucun de ses chemins de fer; et aussi pour d'autres amendements au dit acte.

W. H. LOCKHART GORDON,

Solliciteur pour les requérants.

25 novembre 1881.

22-9

AVIS est par le présent donné que demande sera faite au parlement du Canada lors de sa prochaine session pour l'obtention d'un acte à l'effet de constituer en corps politique une compagnie pour construire et exploiter une ligne de chemin de fer de la cité d'Ottawa ou de quelque point sur le chemin de fer Saint-Laurent et Ottawa ou sur le chemin de fer Canada et Atlantique, passant à travers ou près les villages de Metcalfe, Ormond, Vernon, Bates Corners ou Winchester-Ouest, Winchester Springs, Bell's Corners et Morrisburgh à un point en face de l'île Ogden dans l'Etat de New-York, devant être appelé "La compagnie du pont et du chemin de fer Ottawa, Waddington et New-York," avec pouvoir de construire un pont sur le canal et le chenal principal de la rivière Saint-Laurent à l'île Ogden, se reliant avec une ligne s'étendant à travers l'île et les eaux américaines à Waddington et la station de la Sarcelle ou quelque autre point sur le chemin de fer Ogdensburgh et lac Champlain ou avec Canton, et se raccorder avec la ligne projetée du chemin de fer à travers Adirondacks à North Creek; avec pouvoir de se fonder avec toutes lignes de ponts et chemins de fer dans

ou hors du Canada, de s'y joindre ou d'obtenir d'elles de faire circuler ses trains sur leurs voies ferrées; avec pouvoir de plus de construire et exploiter des tramways, bateaux-passeurs, vapeurs, navires et barges en rapport avec la dite ligne de pont et chemin de fer, avec pouvoir de plus de construire, maintenir et exploiter un pont inter-provincial sur la rivière Ottawa à ou près la dite cité d'Ottawa à quelque point dans la province de Québec, tant pour le dit chemin de fer que pour les voitures ordinaires et les fins générales du trafic; avec pouvoir de percevoir des taux de péage sur le dit pont, sur les voitures ordinaires et le trafic passager qui se fera dessus à des taux n'excédant pas les suivants:

Piétons pour l'aller et pour le retour, 2 centins.

Cavalier sur cheval ou mule, à chaque passage, 5 centins.

Animaux libres, par tête, excepté les montons, cochons et poulains du printemps suivant la mère, 5 centins à chaque passage.

Moutons et cochons par tête, à chaque passage, 2 centins.

Chaque voiture, carrosse, cabriolet, traîneau ordinaire, traîneau de course ou autre véhicule trainé par un animal, 10 centins à chaque passage.

Chaque voiture, carrosse, cabriolet, traîneau ordinaire, traîneau de course ou autre véhicule tiré par deux animaux ou plus, à chaque passage, 15 centins.

Les taux ci-dessus devant couvrir les charges *bonâ fide* de chaque véhicule; avec pouvoir de plus de construire et exploiter une ligne ou des lignes de chemin de fer du bout du pont placé du côté de Québec pour se raccorder avec toutes ou quelques-unes des voies ferrées se terminant dans le comté d'Ottawa ou passant à travers.

La hauteur des arches du pont sur le canal et la rivière St. Laurent ne devant pas être moindre que de 60 pieds au-dessus du niveau de l'eau haute; l'intervalle entre les culées ou caissons sur le chenal principal de la rivière St. Laurent devant être de toute la largeur du dit chenal ou de pas moins que 350 pieds et au-dessus de la batture à l'île Ogden de pas moins que 200 pieds. La hauteur des arches du pont sur l'Ottawa ne devant pas être moindre que de 30 pieds au-dessus du niveau de l'eau haute, et l'intervalle entre les culées ou caissons ne devant pas être moindre que de 200 pieds; ou les arches des dits ponts devant être d'une hauteur telle au-dessus du niveau de l'eau haute, les intervalles entre les culées ou caissons devant être tels, et les taux de péage devant être tels qu'il plaise à Son Excellence le Gouverneur-Général en Conseil d'approuver.

SCOTT, MAC TAVISH ET MAC CRACKEN,

Solliciteurs pour les requérants.

Ottawa, 19 novembre 1881.

22-9

AVIS est par le présent donné que la Compagnie d'Assurance de Stadacona contre le feu et sur la vie, en liquidation, s'adressera au Parlement de la Puissance du Canada, lors de sa prochaine session, pour obtenir un acte à l'effet d'amender et simplifier l'acte 43 Victoria, chap. 70, intitulé "Acte pour autoriser la Compagnie d'Assurance de Stadacona contre le feu et sur la vie à renoncer à sa charte et d'établir un mode de liquider les affaires," et pour pouvoir clore et liquider finalement les affaires de la dite compagnie dans un délai fixé d'un an à compter de la passation de l'acte demandé, et dans ce but d'éteindre les réclamations non admises par elle et non poursuivies devant les tribunaux, dans ce délai; et celles de personnes inconnues et non trouvées dans ce délai; et pour autres fins analogues.

C. A. E. GAGNÓN,

JOSEPH MELCHIOR BERNIER, Prêtre,

ALPHONSE LETELLIER,

Liquidateurs.

P. B. CASGRAIN,

Procureur des pétitionnaires.

21-9

AVIS public est par le présent donné que demande sera faite au parlement du Canada, à sa pro-

chaîne session, pour obtenir un acte à l'effet de constituer en corps politique "The Mutual Benefit Association of Sherbrooke."

21-9 E. T. BROOKS,
Solliciteur pour les requérants.

AVIS est par le présent donné qu'à la prochaine session du parlement du Canada demande sera faite pour l'obtention d'un acte à l'effet d'autoriser la compagnie de chemin de fer Portage, Westbourne et North Western à construire et exploiter une ligne de chemin de fer du terminus actuel de son chemin de fer déjà construit ou à la veille de l'être dans la province de Manitoba, dans une direction nord-ouest jusqu'à un point à ou près à la fourche de la Saskatchewan et de là à la rivière de la Paix; avec pouvoir de construire un embranchement au sud de la Saskatchewan à l'embouchure de cette rivière et un embranchement dans une direction sud à la voie principale du chemin de fer Canadien du Pacifique; avec pouvoir aussi de faire circuler des barges et vapeurs sur les eaux navigables réunies à la ligne.

21-9

DEMANDE sera faite au parlement du Canada, à sa prochaine session, pour l'obtention d'un acte constituant en corps politique "La compagnie limitée de prêts provinciale et du Canada," et autorisant la dite compagnie à émettre des débentures et obligations, à placer des sommes d'argent sur des immeubles, sur des obligations de banque, débentures et autres garanties, à acheter, détenir, améliorer et vendre des terres et exercer en un mot tous les pouvoirs conférés d'ordinaire aux compagnies de prêts.

McDOUGALLS ET GORDON,
Solliciteurs pour les requérants.
Toronto, 15 novembre 1881. 21-9

AVIS est donné par le présent qu'une demande sera faite au parlement du Canada, à sa prochaine session, afin d'obtenir un acte autorisant la Compagnie d'Emprunt et de Prêt du Canada à faire des opérations comme compagnie de prêt dans toutes les provinces du Canada, avec les mêmes pouvoirs que ceux maintenant possédés par la dite compagnie dans les provinces d'Ontario et de Québec, et de permettre à la dite compagnie de prélever tel taux d'intérêt qui pourra être convenu entre elle et les emprunteurs, et aussi afin d'autoriser l'émission de bons par la dite compagnie, et pour d'autres fins.

MACDONALD, MACDONALD ET MARSH,
Solliciteurs pour les requérants.
Daté 17 novembre 1881. 21-9

AVIS est par le présent donné que demandera sera faite au parlement de la Puissance du Canada, lors de sa prochaine session, pour obtenir un acte à l'effet de constituer en corps politique une compagnie pour construire et exploiter une ligne de chemins de fer partant du Portage la Prairie, dans la province du Manitoba, jusqu'à la rivière White Mud à la tête de la navigation, et de là à Gladstone, et de là dans une direction nord-ouest à un point à ou près du village de Prince Albert; avec pouvoir de construire des embranchements, et avec pouvoir de construire des ponts et de construire et posséder des tramways, vapeurs et barges; et de plus avec pouvoir de s'amalgamer et se joindre à et d'acheter et d'obtenir des pouvoirs d'exploiter sur d'autre ligne ou des lignes de chemin de fer.

J. J. FOY,
Solliciteur pour les requérants.
Toronto, 8 novembre 1881. 20-9

AVIS est par le présent donné que demande sera faite par la compagnie de prêts dite "Canada Landed Credit Company" à la prochaine session du

parlement du Canada, pour l'obtention d'un acte à l'effet d'amender l'acte concernant la dite compagnie et intitulé "Un acte pour constituer en corps politique la compagnie de prêts dite 'The Canada Landed Credit Company'", adopté dans la vingt-deuxième année du règne de Sa Majesté, chap. 133, dans le but de permettre à la dite compagnie de prêter de l'argent sur des garanties immobilières dans la province du Manitoba, et de charger sur les prêts faits dans les provinces d'Ontario et Manitoba tels taux d'intérêt dont il pourra être convenu avec l'emprunteur et pour autres fins.

MCCARTHY, HOSKIN, PLUMB ET CREELMAN,
Solliciteurs pour les requérants.
Toronto, 7 novembre 1881. 20-9

AVIS est par le présent donné que demande sera faite au parlement du Canada, à sa prochaine session, pour l'obtention d'un acte autorisant la "Compagnie Mutuelle d'Assurance sur la vie du Soleil, de Montréal," à changer son nom en celui de "La Compagnie d'Assurance sur la vie du Soleil"; à réduire la qualification de ses directeurs et à certaines autres fins.

DAVIDSON ET CROSS,
Solliciteurs pour les requérants.
Montréal, 3 novembre 1881. 19-9

AVIS public est par le présent donné que demande sera faite au Parlement de la Puissance du Canada, lors de sa prochaine session, pour obtenir un acte à l'effet de constituer en corps politique "The St. Lawrence Marine Insurance Company of Montreal."

J. G. A. CREIGHTON,
Solliciteur pour les requérants.
26 octobre, 1881. 18-10

AVIS est par le présent donné que demande sera faite au parlement du Canada pour l'obtention d'un acte à l'effet de constituer en corps politique la Compagnie du pont de Saint-Jean, avec pouvoir de maintenir et exploiter un pont pour les voitures ordinaires et les fins du trafic sur la rivière Rouge d'un point dans les paroisses de Saint-Jean et Kildonan, dans le comté de Selkirk et la province du Manitoba, à un point sur le côté opposé de la rivière dans les dites paroisses, avec pouvoir de percevoir des droits de péage sur le dit pont sur telles voitures ordinaires et sur le trafic passager qui passeront dessus, à des taux n'excédant pas les suivants:—

Piétons allant ou venant, deux centins.
Cavalier monté sur mule ou cheval, six centins chacun.
Animaux libres par tête, excepté les moutons, cochons et les poulains du printemps suivant la jument, cinq centins.
Moutons et cochons par tête, deux centins.
Chaque voiture, carosse, phaéton, traîneau, ou autre véhicule tirés par un animal sur l'aller ou le retour, 12½ centins.
Chaque voiture, carosse, phaéton, traîneau, ou autre véhicule tirés par deux animaux ou plus sur l'aller ou le retour, 20 centins.
Les taux ci-dessus devront comprendre les charges *bonâ fide* de chaque véhicule.

La hauteur des arches du pont ne devant pas être moindre que 25 pieds au-dessus du niveau de l'eau basse, la distance entre les culées ou caissons ne devant pas être moindre que 200 pieds, le pont tournant devant être construit de façon à avoir un passage, une fois ouvert, de pas moins que 40 pieds.

Les plan et dessin de tel pont, parties fixe et mobile, devant être sujets à l'approbation du gouverneur général en conseil.

T. S. KENNEDY,
Solliciteur pour la requérante.
Daté à Winnipeg le 24 octobre 1881. 18-9

AVIS est par le présent donné que demande sera faite au parlement du Canada pour l'obtention d'un acte à l'effet d'amender le statut 39 Vict. chap. 40, incorporant "La Banque établie de Londres et de l'Amérique du Nord," en étendant le temps durant lequel le dit acte restera en force et pour obtenir le certificat du Bureau du Trésor, de plus en changeant le nom de la dite banque en celui de "La Banque établie de Londres et Winnipeg," en réduisant le capital-actions à \$1,000,000 et en transportant le bureau principal de la cité de Montréal à Winnipeg et pour autres fins.

T. S. KENNEDY,

Solliciteur pour la requérante.

Daté à Winnipeg, 22 octobre 1881.

18-9

DEMANDES POUR CHARTE PAR LETTRES PATENTES.

AVIS est par le présent donné que demande sera faite à Son Excellence le gouverneur général du Canada en conseil, en vertu des clauses de l'acte 40 Vict., chap. 43, par William Van Duzer Lawrence, marchand, Ebenezer Muir, agent, John Stephen Bates, caissier, tous de Montréal, dans la province de Québec, et John Myeth, marchand, et Frank H. Myeth, marchand, tous deux de Philadelphie, dans l'Etat de Pensylvanie, l'un des Etats-Unis d'Amérique, pour obtenir des lettres patentes à l'effet de les constituer eux et telles autres personnes qui pourront devenir actionnaires dans la dite compagnie, en corps politique sous le nom de "Compagnie de la Salle des Apothicaires de Montréal" (limitée).

L'objet pour lequel la compagnie demande à être constituée en corps politique est de manufacturer, acheter et vendre des drogues, produits chimiques, articles de toilette, médecines spéciales, etc., dans tout le Canada et ailleurs.

La principale place d'affaires de la dite compagnie sera à Montréal.

Le capital-actions de la dite compagnie sera de cent mille piastres, divisé en cent parts de mille piastres chacune.

Les directeurs provisoires de la dite compagnie seront les dits William Van Duzer Lawrence, John Myeth et John Stephen Bates.

ARCHIBALD ET McCORMICK,

Procureurs des requérants.

Montréal, 19 décembre 1881.

26-6

AVIS est par le présent donné qu'un mois après la dernière publication de cet avis, demande sera faite à Son Excellence le gouverneur général en conseil sous l'autorité de l'acte du Canada de 1877 concernant les compagnies à fonds social, pour obtenir des lettres patentes constituant en corps politique pour les fins ci-après énumérées les requérants soussignés et ceux qui pourront devenir actionnaires dans la compagnie à être créée:—

1. Le nom que se propose de porter la compagnie est, "La compagnie de chanvre du Canada, limitée."

2. Le but que se propose la compagnie en demandant à être constituée en corps politique est de confectionner, fabriquer et vendre des sacs, importer, acheter et vendre tous matériaux requis dans les confection et manufacture d'iceux.

3. La principale place d'affaires de la dite compagnie sera la ville de Montréal, dans la province de Québec.

4. Le capital-actions que se propose de prendre la compagnie sera de cinquante mille piastres.

5. Le nombre de parts sera de cinq cent; le montant de chacune d'elles sera de cent piastres.

6. Les nom et prénom, adresse et qualité de chacun des requérants sont comme suit:—

L'honorable John Hamilton, sénateur, George Alexander Drummond, marchand, Alexander Murray, marchand, John McDugall, manufacturier, Joshua Collins, marchand, tous de la dite cité de Montréal.

ABBOTT, TAIT ET ABBOTT,

Procureurs pour les requérants.

Daté à Montréal, le 20 décembre 1881.

26-6

AVIS est par le présent donné que dans le mois qui suivra la dernière publication du présent avis, demande sera faite à Son Excellence le gouverneur-général en Conseil sous l'autorité de l'Acte du Canada de 1877, concernant les compagnies à fonds social" pour l'obtention de lettres patentes constituant en corps politique la Compagnie de fil de fer barbelé de la Puissance.

1. Le nom social de la compagnie sera "Compagnie de fer barbelé de la Puissance, limitée."

2. Le but que se propose la compagnie en demandant à être constituée en corps politique est de pouvoir fabriquer et vendre du fil de fer barbelé.

3. L'endroit du Canada choisi comme devant être le principal siège d'affaires de la dite compagnie est la cité de Montréal, province de Québec.

4. Le fonds social de la dite compagnie sera de soixante mille piastres.

5. Le nombre de parts sera de cent et le montant de chacune d'elles sera de six cents piastres.

6. Les noms et prénoms, adresses et qualités des divers requérants sont : James Cooper, marchand, et Frederick Fairman, marchand, tous deux de la dite cité et du district de Montréal; Francis T. Sherman, et Eben J. Marsh, tous deux de Chicago, dans l'Etat de l'Illinois, manufacturiers, et Jane Knight, de la cité de Montréal, épouse d'ement séparée quant aux biens du dit James Cooper, et Harriet J. Latham, également de la dite cité de Montréal, épouse d'ement séparée quant aux biens du dit Frederick Fairman.

7. Les dits James Cooper, Frederick Fairman et Eben J. Marsh seront les premiers directeurs provisoires de la dite compagnie, dont le plus grand nombre résident au Canada.

KERR, CARTER ET McGIBBON,

Solliciteurs pour les requérants.

Montréal, 15 décembre 1881.

25-6

AVIS public est par le présent donné qu'une demande sera faite à Son Excellence le Gouverneur en Conseil, sous l'autorité de l'acte concernant les compagnies à fonds social de 1877, par l'honorable M. P. Garneau, négociant, ancien ministre du gouvernement de Québec, résidant à Québec; Alphonse Desjardins, M.P., et président de la banque Jacques-Cartier de Montréal; Robert T. Leckie, de Sherbrooke, manufacturier; Hector Legru, de Paris, France, industriel, et le Comte de Wazières, rentier, également de Paris, France, pour obtenir des lettres patentes les constituant avec telles autres personnes qui deviendront actionnaires dans la dite compagnie en un corps politique et légal avec les pouvoirs d'une compagnie de prêt, laquelle compagnie portera le nom de "Crédit Mobilier Canadien."

La principale place d'affaires de la dite compagnie sera dans la cité de Montréal.

Le capital de la compagnie sera de vingt millions de dollars ou cent millions de francs divisé en deux cent mille actions de cent dollars ou cinq cents francs chacune.

Les directeurs provisoires de la compagnie seront les dits MM. honorable P. Garneau, Alph. Desjardins, Robert J. Leckie, H. Legru et Comte de Wazières.

Montréal, le 30 novembre 1881.

23-6

AVIS Public est par le présent donné que les personnes ci après mentionnées ont l'intention de s'adresser à Son Excellence le gouverneur-général pour obtenir des lettres patentes les constituant en corps politique sous le nom de la "Compagnie canadienne de fer et d'acier (Limitée)" pour les fins ci-après mentionnées, savoir:

1. Pour acquérir et exploiter le procédé connu sous le nom de "Duryee's Blow-Pipe Process", tel que breveté à la date du 33 avril 1880 en Canada, pour fondre des minerais d'or, d'argent et autres, et pour fondre des minerais de fer et les transformer en fer et en acier.

2. Pour acquérir et exploiter tous autres procédés pour la manufacture de l'or, l'argent, le fer et l'acier.

3. Pour ériger des usines à laminier le métal et en général pour manufacturer tout article en fer ou en acier.

4. Pour acquérir tous terrains nécessaires à l'érection de fourneaux, ou tous terrains renfermant ou censés renfermer du fer ou autres minéraux, ou pétrole, n'excédant pas en étendue vingt mille acres en tout;

5. Pour avoir le droit de vendre ou louer tout procédé ainsi breveté que la dite compagnie pourrait acquérir;

Que le bureau principal et principale place d'affaires de la dite compagnie sera dans la cité de Montréal, dans la province de Québec;

Que le montant proposé du capital de la dite compagnie est d'un million de piastres divisé en dix mille parts de cent piastres chacune;

Que les noms et qualités des dits requérants sont comme suit:—Robert Benny, marchand, Montréal; James McLaren, marchand, Buckingham; Andrew Thomson, commerçant, Québec; George Benson Hall, commerçant, Québec; James Henry Peck, marchand et fabricant, Montréal; Alexander Chivas Clark, courtier, Montréal; John Smythe Hall, junior, avocat, Montréal; George Hutton, Patterson, agent d'assurance, Montréal; James Benny, marchand et fabricant, Montréal; Thomas Peck, marchand et fabricant, Montréal, et George Duryee, docteur en médecine, New-York, Etats-Unis d'Amérique.

Que les dits James McLaren, George Benson Hall, Robert Benny, James Henry Peck, Alexander Chivas Clark, George Hutton Patterson, et George Duryee seront les directeurs provisoires de la dite compagnie.

CHURCH, CHAPLEAU, HALL & ATWATER.
22-6 Solliciteurs pour les dits requérants.

AVIS DIVERS.

LA BANQUE DE ST. HYACINTHE.

A VIS est par le présent donné qu'un dividende de quatre pour cent. sur le capital payé de cette institution, a été déclaré pour les six mois courant, et sera payable au bureau de la dite banque le et après mercredi, le premier février prochain.

Les livres de transfert seront fermés du premier au quinze février aussi prochain, ces deux jours inclusivement.

L'assemblée générale annuelle des actionnaires aura lieu mercredi, le 15 février prochain à 11 heures A.M.

Par ordre des directeurs,

R. ST. JACQUES,
Caissier.

St. Hyacinthe, 20 décembre 1881. 26-3

COMPAGNIE DU CHEMIN DE FER ATLANTIQUE DU CANADA.

A VIS est par le présent donné qu'en conformité d'une requête à cet effet une assemblée générale spéciale des actionnaires de la compagnie ci-dessus nommée aura lieu mercredi, le 28 décembre A. D. 1881, à 10 heures de l'avant-midi, au bureau principal de la compagnie, dans la cité d'Ottawa, comté de Carleton, province d'Ontario, dans le but de considérer et (s'il est jugé opportun) déterminer et adopter des résolutions sur les questions et sujets suivants ou quelques-uns d'entre eux.

1. L'émission de bons de la compagnie garantis par première hypothèque, en vertu des pouvoirs accordés par sa charte (42 Viet., chap. 57, Canada.)

2. Les limites et restriction des bons devant être émis par la compagnie et garantis par première hypothèque.

3. L'adoption d'un mode de paiement pour la dite émission de bons garantis par première hypothèque ainsi limités et restreints et devant avoir priorité et

préséance sur tous autres bons de la compagnie garantis par hypothèque qui pourraient être émis dans le futur.

4. Les termes et conditions de l'émission de tels bons garantis par première hypothèque et les recours qui seront accordés et donnés aux détenteurs de tels bons.

5. Les termes et conditions de l'acte d'hypothèque, ou actes d'hypothèque, pour garantir les dits bons et la nomination de fidéicommissaires pour les détenteurs des dits bons.

6. Et en général toutes choses et matières incidentes, requises ou propres pour l'émission des dits bons garantis par première hypothèque et pour la garantie d'iceux aux détenteurs en conformité des pouvoirs conférés par la septième section du dit acte.

7. L'émission d'obligations préférentielles de la compagnie et les ratification et confirmation de toutes les obligations préférentielles déjà émises par la compagnie et les définition et règlement de la position des obligations préférentielles.

8. Les ratification et confirmation de tous les règlements adoptés par les directeurs et demandant à être ratifiés et confirmés (s'il y en a.)

Daté ce troisième jour de décembre, A. D. 1881.

E. MCGILLIVRAY,
Président.
EDWARD H. TIFFANY,
Secrétaire-Trésorier.

24-3

BANQUE UNION DU BAS-CANADA.

DIVIDENDE No. 32.

A VIS est par le présent donné qu'un dividende de deux et demi pour cent (2½ p.c.) sur le capital payé de cette institution a été déclaré pour le semestre courant et que le dit dividende sera payable à la banque et à ses succursales, le après le lundi, le deuxième jour de janvier 1882.

Les livres de transfert seront clos du 17 au 31 décembre inclusivement.

Par ordre du bureau,
P. MACLEWEN,
Caissier.

Québec, 25 novembre 1881. 23-4

BANQUE D'HOUELAGA.

A VIS est par le présent donné qu'un dividende de deux et demi pour cent sur le capital payé de cette institution, a été déclaré, et que tel dividende sera payable à sa maison de banque en cette ville et ses succursales le et après lundi, le deuxième jour de janvier prochain.

Les livres de transfert seront clos du 16 au 31 décembre prochain, ces deux jours inclusivement.

L'assemblée générale annuelle des actionnaires aura lieu dans sa maison de banque en cette ville, lundi, le seizième jour de janvier prochain.

Le fauteuil sera pris à trois heures p.m.

Par ordre du bureau,
J. E. BRAS,
Caissier.

Montréal, 24 novembre 1881. 22-8

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PUBLISHED BY AUTHORITY.

OTTAWA, SATURDAY, DECEMBER 31, 1881.

DOMINION OF CANADA.



APPOINTMENTS.

DEPARTMENT OF THE SECRETARY OF STATE OF CANADA.

HIS EXCELLENCY THE ADMINISTRATOR OF THE GOVERNMENT has been pleased to make the following appointments, viz:—

OTTAWA, 28th December, 1881.

SAMUEL SHAW LAZIER, Esquire, Junior Judge of the County Court of the County of Hastings, in the Province of Ontario; to be Judge of the County Court of the County of Hastings, in the said Province.

BALDWIN FRALICK, of the City of Belleville, in the Province of Ontario, Esquire, Barrister at Law; to be Junior Judge of the County Court of the County of Hastings, in the said Province.

6th December, 1881.

NORMAN B. JONES, of Weymouth, in the Province of Nova Scotia, Esquire; to be a Collector in Her Majesty's Customs.

14th December, 1881.

WILLIAM GILLESPIE, of Kingston, in the Province of Ontario, Gentleman; to be a Preventive Officer in Her Majesty's Customs.

GEORGE ELLIOTT JOHNSTONE, of Pictou, in the Province of Nova Scotia, Gentleman; to be Landing Waiter and Searcher in Her Majesty's Customs.

HIS EXCELLENCY THE GOVERNOR GENERAL was pleased on the 30th May, 1868, to make the following appointment, under the Act 31st Victoria, chap. 60, intituled "An Act for the regulation of fishing and protection of fisheries:—

W. H. VENNING, to be a Fishery Officer for the Province of New Brunswick.

*Office of the Clerk of the Crown in Chancery
for Canada.*

MEMBER returned to serve in the present
PARLIAMENT:

PROVINCE OF ONTARIO.

West Riding of the County of Northumberland, (excepting therefrom the Township of South Monaghan),—George Guillet, of the Town of Cobourg, merchant, in the room and place of the Honorable James Cockburn, resigned.

RICHARD POPE,
Clerk of the Crown in Chancery,
Canada.

PROCLAMATIONS.

P. L. MACDOUGALL,
General,
Administrator.

[L.S.]

CANADA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To Our Beloved and Faithful the Senators of the Dominion of Canada, and the members elected to serve in the House of Commons of Our said Dominion, and to each and every of you,—
GREETING:

A PROCLAMATION.

WHEREAS the Meeting of Our Parliament of Canada stands Prorogued to the Fourth day of the month of February next, NEVERTHELESS, for

certain causes and considerations, We have thought fit further to prorogue the same to THURSDAY, the NINTH day of the month of FEBRUARY next, so that neither you, nor any of you on the said FOURTH day of FEBRUARY next at Our City of Ottawa to appear are to be held and constrained: for WE DO WILL THAT you and each of you, be as to Us, in this matter, entirely exonerated; commanding, and by the tenor of these presents, enjoining you, and each of you, and all others in this behalf interested, that on THURSDAY, the NINTH day of the month of FEBRUARY next, at Our City of OTTAWA aforesaid, personally you be and appear, for the DESPATCH OF BUSINESS, to treat, do, act, and conclude upon those things which in Our said Parliament of Canada, by the Common Council of Our said Dominion, may, by the favour of God, be ordained.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Trusty and Well-Beloved General SIR PATRICK LEONARD MACDOUGALL, Knight Commander of Our Most Distinguished Order of St. Michael and St. George, Administrator of the Government of Canada, and Commander of Our Forces therein, &c., &c.

At Our Government House, in Our CITY of OTTAWA, this TWENTY-FOURTH day of DECEMBER in the year of Our Lord one thousand eight hundred and eighty-one, and in the forty-fifth year of Our Reign.

By Command,

RICHARD POPE,
Clerk of the Crown in Chancery, Canada

P. L. MACDOUGALL,
General,
Administrator.

[L.S.]

CANADA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To all to whom these presents shall come, or whom the same may in anywise concern,—GREETING :

A PROCLAMATION.

Z. A. LASH, Deputy of the Minister of Justice, Canada. } WHEREAS it is, in and by the Act passed in the Thirty-seventh year of Our Reign, chaptered thirty-four, and intituled "An Act to provide for the appointment of Harbour Masters for certain ports in the Provinces of Quebec, Ontario, British Columbia and Prince Edward Island," amongst other things in effect enacted, that the said Act shall apply to the Provinces of Quebec, Ontario, British Columbia and Prince Edward Island and to such ports and such ports only (except the ports of Quebec and Montreal in the Province of Quebec, and Toronto in the Province of Ontario) in either of the said Provinces as shall from time to time be designated for that purpose by Proclamation under an Order or Orders of the Governor in Council ;

AND WHEREAS an Order of the Governor in Council was passed on the eighth day of December, in the year of Our Lord, one thousand eight hundred and eighty-one, designating the Port of Carleton, Province of Quebec, as a Port to which the said Act and the Acts amending the same shall apply. The limits of said port to be from Magnecha Point to Maria Cliff, including said Cliffs in Tracadigash Bay.

Now Know YE that We do hereby, and by virtue of the authority vested in Us by the said Act and Order in Council respectively, proclaim and declare, that the Act hereinbefore mentioned and intituled "An Act to provide for the appointment of Harbour Masters for certain Ports in the Provinces of Quebec, Ontario, British Columbia and Prince Edward Island," and the Acts amending the same, shall henceforth apply to the Port of Carleton in the Province of Quebec.

Of all which Our loving subjects and all others to whom these presents may come or whom the

same may concern, are hereby required to take notice and to govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Trusty and Well-Beloved General SIR PATRICK LEONARD MACDOUGALL, Knight Commander of Our Most Distinguished Order of St. Michael and St. George, Administrator of the Government of Canada, and Commander of Our Forces therein, &c., &c.

At Our Government House, in Our CITY of OTTAWA, this EIGHTH day of DECEMBER, in the year of Our Lord, one thousand eight hundred and eighty-one, and in the Forty-fifth year of Our Reign.

By Command,

J. A. MOUSSEAU,

Secretary of State.

26-3

P. L. MACDOUGALL,
General,
Administrator.

[L.S.]

CANADA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To all to whom these presents shall come, or whom the same may in anywise concern,—GREETING :

A PROCLAMATION.

Z. A. LASH, Deputy of the Minister of Justice, Canada. } WHEREAS in pursuance of the provisions of the Canada Temperance Act of 1878, the following notice has been addressed to the Secretary of State for Canada, embodying the petition therein set forth :

"To the Honorable the Secretary of State for Canada,—

"SIR,—We, the undersigned, electors of the County of Inverness, request you to take notice that we propose presenting the following petition to His Excellency the Governor General, viz :

"To His Excellency the Governor General of Canada in Council, -

"The petition of the electors of the County of Inverness, qualified and competent to vote at the election of a member of the House of Commons, in the said County,

"Respectfully sheweth, That your petitioners are desirous that the second part of the Canada Temperance Act, 1878, should be in force and take effect in the said County :

"Wherefore, your petitioners humbly pray that Your Excellency will be pleased, by an Order in Council under the ninety-sixth Section of the said Act, to declare that the second part of the said Act shall be in force and take effect in the said County.

"And your petitioners will ever pray, &c.' And that we desire that the votes of all the electors of the said County of Inverness be taken for and against the adoption of the said petition."

And whereas it appears by evidence to the satisfaction of the Administrator of the Government in Council that such notice has appended to it the genuine signatures of one-fourth or more of all the electors of the said County of Inverness, the number of the signatures to the notice proved to be genuine being one thousand and seventeen, and that the other requirements of the law have been observed ;

And whereas an Order of the Administrator of the Government in Council has been passed directing that the votes of all the electors of the said County of Inverness be taken for and against the adoption of the said petition,—

Now Know YE, that We do hereby, and by virtue of the authority vested in Us by the said Act and Order in Council, proclaim and declare, that on Thursday, the twenty-sixth day of January one thousand eight hundred and eighty-two, a poll will be held in the said County of Inverness for taking

the votes of the electors for and against the said petition. That such votes will be taken between the hours of nine o'clock in the forenoon and five o'clock in the afternoon of that day and by ballot. That Hugh McDonald, Esquire, of Port Hood, in the said County of Inverness, in the Province of Nova Scotia, Sheriff of the said County, has been appointed Returning Officer for the purpose of taking on that day the votes of the electors for and against the petition and of afterwards summing up the same and making a return of the result to the Governor General in Council. That the said Returning Officer is empowered and required to appoint a Deputy Returning Officer at and for each polling place or station. That the Returning Officer will appoint persons to attend at the various polling stations and at the final summing up of votes on behalf of the persons interested in and promoting or opposing, respectively, the adoption of the petition, at the office of the said Sheriff at Port Hood, on Saturday, the twenty-first day of January next, at ten of the clock in the forenoon.

That the votes of the electors will be summed up and the result of the polling declared by the Returning Officer at the office of the said Sheriff at Port Hood, on Monday the thirtieth day of January next, at ten of the clock in the forenoon. And in the event of the petition being adopted by the electors, the Governor General in Council may, at any time after the expiration of sixty days from the day on which the same was adopted, by Order in Council published in the *Canada Gazette*, declare that the second part of the said Act shall be in force and take effect in such County upon, from and after the day on which the annual or semi-annual licenses for the sale of spirituous liquors then in force in such County will expire, provided such day be not less than ninety days from the day of the date of such Order in Council, and if it be less, then on the like day in the then following year.

Of all which Our loving subjects and all others whom these presents may concern, are hereby required to take notice and to govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Trusty and Well Beloved General Sir Patrick Leonard MacDougall, Knight Commander of Our Most Distinguished Order of Saint Michael and Saint George, Administrator of the Government of Canada, and Commander of Our Forces therein, &c., &c.

At Our Government House, in Our CITY of OTTAWA, this SIXTH day of DECEMBER, in the year of Our Lord, one thousand eight hundred and eighty-one, and in the Forty-fifth year of Our Reign.

By Command,

J. A. MOUSSEAU,
Secretary of State.

25-3

(Circular.)

DOWNING STREET,
7th November, 1881.

SIR.—With reference to my Circular Despatch of the 8th of August, I have the honour to transmit, for publication in the Colony under your Government, a copy of the Agreement between Great Britain and Denmark relative to Merchant Seamen Deserters, signed on the 21st of June.

I have the honour to be,
Sir,

Your most obedient, humble Servant,
KIMBERLEY.

The Officer Administering
the Government of Canada.

AGREEMENT between the Governments of Great Britain and Denmark relative to Merchant Seamen Deserters.

Signed at London, June 21, 1881.

The Government of Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, and the Government of His Majesty the King of Denmark, being desirous, for the benefit of the commerce of the two countries, to facilitate the discovery, apprehension, and surrender of seamen who may desert from merchant-vessels of either country, on the basis of a full and entire reciprocity, have agreed as follows:—

It is mutually agreed that if any seamen or apprentices, not being slaves, should desert from any ship belonging to a subject of either of the Contracting Parties, within any port in the territories or in the possessions or Colonies of the other Contracting Party, the authorities of such port and territory, possession or Colony, shall be bound to give every assistance in their power for the apprehension and sending on board of such deserters, on application to that effect being made to them by the Consul of the country to which the ship of the deserter may belong, or by the deputy or representative of the Consul.

It is understood that the preceding stipulations shall not apply to subjects of the country where the desertion shall take place.

Each of the two High Contracting Parties reserves to itself the right of terminating this Agreement at any time, on giving to the other a year's notice of its wish to that effect.

In witness whereof the undersigned, duly authorized for that purpose, have signed the present Agreement, and have affixed thereto the seal of their arms.

Done at London in duplicate, the twenty-first day of June, in the year of our Lord one thousand eight hundred and eighty-one,

(L.S.) GRANVILLE.
(L.S.) FALBE.

25-3

ORDERS IN COUNCIL.

GOVERNMENT HOUSE, OTTAWA.

Saturday, 17th day of December, 1881.

PRESENT:

HIS EXCELLENCY THE ADMINISTRATOR OF
THE GOVERNMENT IN COUNCIL.

HIS Excellency the Administrator of the Government, on the recommendation of the Minister of the Interior and under the provisions of the Act 43 Vic., chap. 26, has been pleased to order, and it is hereby ordered, that the following regulations for the disposal of Coal Lands be and the same are hereby adopted:—

1. That leases of mining locations may be granted for twenty-one (21) years, to applicants—in the order of their applications—who have satisfied the Minister of the Interior of their means and ability to work efficiently the mines applied for, an annual ground rent therefor of twenty-five cents an acre, to be paid half-yearly in advance.

2. That the lessee shall pay a royalty of ten cents per ton, on all coal taken out of the mine. Quarterly Returns, made under oath, to be furnished to the Minister of the Interior, by the lessee, showing the quantity of coal taken out, the dues thereon to be paid at the time of making such return.

3. That the area to be leased to one person shall not exceed three hundred and twenty (320) acres.

4. That the boundaries beneath the surface, of such locations, shall be the vertical planes or lines in which their surface boundaries lie.

5. That failure to commence active operations within one year and to work the mine within two

years after the commencement of the term of the lease, or to pay the ground rent or royalty, shall subject the lessee to forfeiture of the lease and resumption of the land by the Crown.

6. The lease to be renewable for further periods of twenty-one years each, and for such ground rent and royalties as may at the time of renewal be agreed upon by the Government and the Lessee.

26-3 J. O. COTÉ,
Clerk, Privy Council.

GOVERNMENT HOUSE, OTTAWA.

Thursday, 22nd day of December, 1881.

PRESENT :

HIS EXCELLENCY THE ADMINISTRATOR OF
THE GOVERNMENT IN COUNCIL.

HIS Excellency the Administrator of the Government, on the recommendation of the Minister of Customs, and by and with the advice of the Queen's Privy Council for Canada, has been pleased to order, and it is hereby ordered, that the following Regulations providing for the Warehousing of Coal imported into Canada, be and they are hereby approved and adopted:

1. The yards, sheds, or other buildings in which importers of coal desire to store the same for the purpose of sale, may be accepted as warehouses, and coal may be entered for warehouse and stored therein without payment of duty, in the same manner and under like conditions for ex-warehousing for consumption, removal or exportation, as is provided by law for the warehousing of any other goods, except as hereinafter provided.

2. The importer of coal desiring to warehouse the same as above provided, shall, before being permitted to do so, give a bond terminable on the first day of May then next ensuing, for an amount sufficient to cover double the amount of duty accruing on all coal so to be warehoused, according to the terms of the tariff then in force, such bond to be duly executed by himself and two persons in good standing as sureties, acceptable to the Collector of Customs at the port at which it is proposed to warehouse such coal or to the Minister of Customs, and conditioned for the due payment of duty on or of the exportation of the whole quantity so warehoused prior to the said first day of May then next ensuing.

3. The proprietor of coal so warehoused shall make due entry once a week of the quantity sold, removed or exported, and the whole quantity warehoused must be so entered prior to the first day of May then next following the date of the warehousing as aforesaid, and prior to the termination of the said bond as above provided, subject to all penalties, fines and forfeitures provided by the Customs Act, 40 Vic. chap. 10, for frauds connected with warehousing and warehoused goods.

HIS Excellency has been further pleased to order and direct that the Order in Council of the 29th of April, 1879, regulating the warehousing of coal be, and the same is hereby rescinded.

26-3 J. O. COTÉ,
Clerk, Privy Council.

GOVERNMENT HOUSE, OTTAWA,

Wednesday, 14th December, 1881.

PRESENT :

HIS EXCELLENCY THE ADMINISTRATOR OF
THE GOVERNMENT IN COUNCIL.

ON the recommendation of the Honorable the Minister of Customs, and under the provisions of the 9th and 55th sections of the Act passed in the session of the Parliament of Canada, held in the fortieth year of Her Majesty's Reign, chaptered 10 and intitled "An Act to amend and consolidate the Acts respecting the Customs,"—

HIS Excellency, by and with the advice of the Queen's Privy Council for Canada, has been pleased

to order, and it is hereby ordered, that Economy, in the Province of Nova Scotia, be and the same is hereby erected into an Out Port of Customs and a Warehousing Port under the survey of the Collector of Customs at the Port of Londonderry.

25-3 J. O. COTÉ,
Clerk, Privy Council.

GOVERNMENT NOTICES.

PUBLIC Notice is hereby given that, under the Canada Joint Stock Companies Act, 1877, Letters Patent have been issued under the Great Seal of the Dominion of Canada, bearing date the third day of December 1881, incorporating E. Churchill and Sons, of Hantsport, in the County of Hants, in the Province of Nova Scotia, in the Dominion of Canada, shipowners; Jedediah E. Newcomb, of the same place, merchant; William Curry, barrister-at-law; Godfrey Philip Payzant, merchant; Bennett Smith, shipowner; Mark Curry, merchant; Thomas Aylward, master mariner; Jedediah A. Shaw, druggist; William Henry Blanchard, barrister-at-law; Shubael Dimock, shipbuilder; Samuel G. Black, farmer; Edward Wilson Dimock, merchant; William Dimock, merchant; Aubrey Blanchard, barrister-at-law; John Dart, D.C.L., President King's College; John Sterling, merchant; John Doran, merchant; Andrew P. Shand, merchant; C. and G. Wilson, merchants; James E. Graham, merchant; Charles W. Knowles, stationer; Walter Lawson, cashier Commercial Bank of Windsor; Michael Doyle, master mariner; Lewis E. Dimock, accountant; Edgar D. Shand, merchant; William O'Brien, master mariner; John M. Smith, merchant; Charles DeWolf Smith, merchant, all of Windsor, in the said County of Hants; Charles E. Young, of Falmouth, in the said County of Hants, farmer; Archibald McCallum, shipbuilder; William McDougall, shipbuilder, and Nelson Murphy, merchant, all of Maitland, in the said County of Hants; John A. Harvie, shipbuilder, John Mann, master mariner, and John Poole, farmer, all of Newport, in the said County of Hants,—for the purpose of the manufacturing and selling of cotton yarns, threads and fabrics of every description, and the acquiring and erection of all materials, machinery, buildings and erections necessary therefor, by the name of "The Windsor Cotton Company, (limited)," with a total capital stock of two hundred thousand dollars, divided into four thousand shares of fifty dollars.

Dated at the office of the Secretary of State of Canada, this twenty-fourth day of December, 1881.

27-3 J. A. MOUSSEAU,
Secretary of State.

PUBLIC Notice is hereby given that under the Canada Joint Stock Companies Act, 1877, Letters Patent have been issued under the Great Seal of the Dominion of Canada, bearing date the third day of December, 1881, incorporating John Harris, Alanson Harris, James Kerr Osborne, manufacturers, Joseph N. Shenston, gentleman, Franklin Grobb, mechanic, all of the City of Brantford, in the Province of Ontario, in the Dominion of Canada, and Lyman Melvine Jones and John Henry Housser, of the City of Winnipeg, in the Province of Manitoba, in the said Dominion, manufacturers, for the purpose of carrying on the business of manufacturing, buying and selling agricultural implements, machinery and other manufactures throughout the Dominion of Canada, by the name of "A. Harris, Son and Company, (Limited)," with a total capital stock of two hundred and fifty thousand dollars, divided into two thousand five hundred shares of one hundred dollars.

Dated at the office of the Secretary of State of Canada, this twenty-fourth day of December, 1881.

27-3 J. A. MOUSSEAU,
Secretary of State.

DOMINION LANDS REGULATIONS.

The following Regulations for the sale and settlement of Dominion Lands in the Province of Manitoba and the North-West Territories shall, on and after the first day of January, 1882, be substituted for the Regulations now in force, bearing date the twenty-fifth day of May last :—

1. The surveyed lands in Manitoba and the North-West Territories shall, for the purposes of these Regulations, be classified as follows :

Class A.—Lands within twenty-four miles of the main line or any branch line of the Canadian Pacific Railway, on either side thereof.

Class B.—Lands within twelve miles, on either side, of any projected line of railway (other than the Canadian Pacific Railway), approved by Order in Council published in the *Canada Gazette*.

Class C.—Lands south of the main line of the Canadian Pacific Railway not included in Class A or B.

Class D.—Lands other than those in Classes A, B and C.

2. The even-numbered sections in all the foregoing classes are to be held exclusively for homesteads and pre-emptions.

a. Except in Class D where they may be affected by colonization agreements as hereinafter provided.

b. Except where it may be necessary, out of them, to provide wood lots for settlers ;

c. Except in cases where the Minister of the Interior, under provisions of the Dominion Lands Acts, may deem it expedient to withdraw certain lands, and sell them at public auction or otherwise deal with them as the Governor in Council may direct.

3. The odd-numbered sections in Class A are reserved for the Canadian Pacific Railway Company.

4. The odd-numbered sections in Classes B and C shall be for sale at \$2.50 per acre, payable at time of sale :

a. Except where they have been or may be dealt with otherwise by the Governor in Council.

5. The odd-numbered sections in Class D shall be for sale at \$2 per acre, payable at time of sale :

a. Except where they have been or may be dealt with otherwise by the Governor in Council.

b. Except lands affected by colonization agreements, as hereinafter provided.

6. Persons who, subsequent to survey, but before the issue of the Order in Council of 9th October, 1879, excluding odd-numbered sections from homestead entry, took possession of land in odd-numbered sections by residing on and cultivating the same, shall, if continuing so to occupy them, be permitted to obtain homestead and pre-emption entries as if they were on even-numbered sections.

PRE-EMPTIONS.

7. The prices for pre-emption lots shall be as follows :

For lands in Classes A, B and C, \$2.50 per acre.

For lands in Class D, \$2.00 per acre.

Payment shall be made in one sum at the end of three years from the date of entry, or at such earlier date as a settler may, under the provisions of the Dominion Lands Acts, obtain a patent for the homestead to which such pre-emption lot belongs.

COLONIZATION.

Plan Number One.

8. Agreements may be entered into with any company or person (hereinafter called the party) to colonize and settle tracts of land on the following conditions :

a. The party applying must satisfy the Government of its good faith and ability to fulfil the stipulations contained in these regulations.

b. The tract of land granted to any party shall be in Class D.

9. The odd-numbered sections within such tract may be sold to the party at \$2 per acre, payable, one-fifth in cash at the time of entering into the contract, and the balance in four equal annual instalments from and after that time. The party shall also pay to the Government five cents per acre for the survey of the land purchased by it, the same to be payable in four equal annual instalments at the same time as the instalments of the purchase money. Interest at the rate of six per cent per annum shall be charged on all past due instalments.

a. The party shall, within five years from the date of the contract, colonize its tract.

b. Such colonization shall consist in placing two settlers on homesteads on each even-numbered section, and also two settlers on each odd-numbered section.

c. The party may be secured for advances made to settlers on homesteads according to the provisions of the 10th section of the Act 44 Victoria, chap. 16. (The Act passed in 1881 to amend the Dominion Lands Acts.)

d. The homesteads of 160 acres shall be the property of the settler, and he shall have the right to purchase the pre-emption lot belonging to his homestead at \$2 per acre, payable in one sum at the end of three years from the date of entry, or at such earlier date as he may under the provisions of the Dominion Lands Acts obtain a patent for his homestead.

e. When the settler on a homestead does not take up the pre-emption lot to which he has a right, the party may within three months after the settler's right has elapsed purchase the same at \$2 per acre, payable in cash at the time of purchase.

10. In consideration of having colonized its tract of land in the manner set forth in sub-section b of the last preceding clause, the party shall be allowed a rebate of one-half the original purchase-money of the odd-numbered sections in its tract.

a. During each of the five years covered by the contract an enumeration shall be made of the settlers placed by the party in its tract, in accordance with sub-section b of clause 9 of these regulations, and for each *bonâ fide* settler so found therein a rebate of one hundred and twenty dollars shall be credited to the party ; but the sums so credited shall not, in the aggregate, at any time exceed one hundred and twenty dollars for each *bonâ fide* settler found within the tract, in accordance with the said sub-section, at the time of the latest enumeration.

b. On the expiration of the five years an enumeration shall be made of the *bonâ fide* settlers on the tract, and if they are found to be as many in number and placed in the manner stipulated for in sub-section b of clause 9 of these regulations, a further and final rebate of forty dollars per settler shall be credited to the party, which sum, when added to those previously credited, will amount to one-half of the purchase money of the odd-numbered sections and reduce the price thereof to one dollar per acre. But if it should be found that the full number of settlers required by these regulations are not on the tract, or are not placed in conformity with sub-section b of clause 9 of these regulations then, for each settler fewer than the required number, or not placed in conformity with the said sub-section, the party shall forfeit one hundred and sixty dollars of rebate.

c. If at any time during the existence of the contract the party shall have failed to perform any of the conditions thereof the Governor in Council may cancel the sale of the land purchased by it and deal with the party as may seem meet under the circumstances.

- d.* To be entitled to rebate the party shall furnish to the Minister of the Interior evidence that will satisfy him that the tract has been colonized and settled in accordance with sub-section *b* of clause 9 of these regulations.

Plan Number two.

11. To encourage settlement by capitalists who may desire to cultivate larger farms than can be purchased where the regulations provide that two settlers shall be placed on each section (but without diminishing the number of settlers required to be placed within each township), agreements may be entered into with any company or person (hereinafter called the party) to colonize and settle tracts of land on the following conditions:

- a.* The party applying must satisfy the Government of its good faith and ability to fulfil the stipulations contained in these regulations.
- b.* The tract of land granted to any party shall be in Class D.
- c.* All the land within the tract may be sold to the party at two dollars per acre, payable in cash, at the time of entering into the contract. The party shall, at the same time, pay to the Government five cents per acre for the survey of the land purchased by it.
- d.* The party shall, within five years from the date of the contract, colonize the township or townships comprised within its tract.
- e.* Such colonization shall consist in placing sixty-four *bonâ fide* settlers within each township.

12. In consideration of having colonized its tract of land in the manner set forth in sub-section *e* of the last preceding clause, the party shall be allowed a rebate of one-half of the original purchase-money of its tract.

- a.* During each of the five years covered by the contract an enumeration shall be made of the settlers placed by the party in its tract, in accordance with sub-section *e* of clause 11 of these regulations, and for each *bonâ fide* settler so found therein a rebate of one hundred and twenty dollars shall be repaid to the party; but the sums so repaid shall not, in the aggregate, at any time exceed one hundred and twenty dollars for each *bonâ fide* settler found within the tract, in accordance with the said sub-section at the time of the latest enumeration.

- b.* On the expiration of the five years an enumeration shall be made of the *bonâ fide* settlers placed by the party in its tract, and if they are found to be as many in number and placed in the manner stipulated for in sub-section *e* of clause 11 of these regulations, a further and final rebate of forty dollars per settler shall be repaid, which sum when added to those previously repaid to the party will amount to one-half of the purchase money of its tract and reduce the price thereof to one dollar per acre. But if it should be found that the full number of settlers required by these regulations are not on the tract, or are not placed in conformity with the said sub-section, then, for each settler fewer than the required number or not settled in conformity with the said sub-section, the party shall forfeit one hundred and sixty dollars of rebate.

- c.* To be entitled to rebate, the party shall furnish to the Minister of the Interior evidence that will satisfy him that the tract has been colonized and settled in accordance with sub-section *e* of clause 11 of these regulations.

OFFICIAL NOTICE.

13. The Government shall give notice in the *Canada Gazette* of all agreements entered into for the colonization and settlement of tracts of land under the foregoing plans in order that the public may respect the rights of the purchasers.

TIMBER FOR SETTLERS

14. The Minister of the Interior may direct the reservation of any odd or even numbered section having timber upon it, to provide wood for homestead settlers; and each such settler may, where the opportunity for so doing exists, purchase a wood lot, not exceeding 20 acres, at the price of \$5 per acre in cash.

15. The Minister of the Interior may grant, under the provisions of the Dominion Lands Acts, licenses to cut timber on lands within surveyed townships. The lands covered by such licenses are hereby withdrawn from homestead and pre-emption entry and from sale.

PASTURAGE LANDS.

16. Under the authority of the Act 44 Vict., chap. 16, leases of tracts for grazing purposes may be granted on the following conditions:

- a.* Such leases to be for a period of not exceeding twenty-one years, and no single lease shall cover a greater area than 100,000 acres.
- b.* In surveyed territory, the land embraced by the lease shall be described in townships and sections. In unsurveyed territory, the party to whom a lease may be promised shall, before the issue of the lease, cause a survey of the tract to be made, at his own expense, by a Dominion Lands Surveyor, under instructions from the Surveyor-General; and the plan and field notes of such survey shall be deposited on record in the Department of the Interior.
- c.* The lessee shall pay an annual rental at the rate of \$10 for every 1,000 acres embraced by his lease, and shall within three years from the granting of the lease, place on the tract one head of cattle for every ten acres of land embraced by the lease, and shall during its term maintain cattle thereon in at least that proportion.
- d.* After placing the prescribed number of cattle upon the tract leased, the lessee may purchase land within his leasehold for a home farm and corral, paying therefor \$2.00 per acre in cash.
- e.* Failure to fulfil any of the conditions of his lease shall subject the lessee to forfeiture thereof.

17. When two or more parties apply for a grazing lease of the same land, tenders shall be invited, and the lease shall be granted to the party offering the highest premium therefor in addition to the rental. The said premium to be paid before the issue of the lease.

GENERAL PROVISIONS.

18. Payments for land may be in cash, scrip, or Police or Military Bounty Warrants.

19. These Regulations shall not apply to lands valuable for town plots, or to coal or other mineral lands, or to stone or marble quarries, or to lands having water power thereon; or to sections 11 and 29 in each Township, which are School Lands, or Sections 8 and 26, which belong to the Hudson's Bay Company.

By order,

LINDSAY RUSSELL,
Surveyor General.

Department of the Interior,
Ottawa, 23rd December, 1881.

26-3

CUSTOMS DEPARTMENT,
OTTAWA, 22nd December, 1881.

NOTICE is hereby given that His Excellency the Administrator of the Government, by an Order in Council, bearing date the 20th instant, and under the authority of the Act 44 Vic., chap. 11, section 11, has been pleased to order and direct, that the following article be placed on the list of articles

that may be imported into Canada without payment of duty, viz:

"Jute cloth" as taken from the loom, neither pressed, mangled, calendered, nor in any way finished, and not less than 42 inches wide, when imported to be manufactured into *bags only*.

By command,

J. JOHNSON,
Commissioner of Customs.

26-3

PUBLIC Notice is hereby given that, under the Canada Joint Stock Companies Act, 1877, Letters Patent have been issued under the Great Seal of the Dominion of Canada, bearing date the twelfth day of November, 1881, incorporating George Joseph O'Doherty, barrister-at-law, William McKay, painter, James Boyle O'Doherty, merchant, Henry Francis McCarthy, druggist, Joseph Robert Esmond, merchant, George Patrick Brophy, civil engineer, Joseph Boyden, merchant, William Edward Brown, merchant, John Charles Roger, printer, and Pierre Hyacinthe Chabot, merchant, all of the City of Ottawa, in the County of Carleton, in the Province of Ontario, in the Dominion of Canada, for the purpose of manufacturing, refining, buying and selling of starch, glucose, grape, cane and other sugars and syrups throughout the Dominion of Canada, by the name of "The Dominion Sugar and Syrup Company, (Limited)," with a total capital stock of twenty thousand dollars divided into two hundred shares of one hundred dollars.

Dated at the Office of the Secretary of State of Canada, this twenty-eighth day of November, 1881.

J. A. MOUSSEAU,
Secretary of State.

26-3

PUBLIC Notice is hereby given that, under the Canada Joint Stock Companies Act, 1877, Letters Patent have been issued under the Great Seal of the Dominion of Canada, bearing date the twelfth day of November, 1881, incorporating Hugh McLennan, merchant, Thomas Harris Hodgson, merchant, George Matheson Kinghorn, forwarder, Abner Kingman, merchant, and Thomas Briggs Brown, merchant, all of the City of Montreal, in the Province of Quebec, in the Dominion of Canada, for the purpose of the purchase, building, holding, working and selling of steamships and other vessels and the employment of the same in the carrying for hire of coal, minerals, merchandize and cargoes of all descriptions as well as passengers in and between any port or ports in Canada and between such ports and any British or foreign ports; the purchase and sale of coal, minerals, merchandize and other property in connection with the working of said steamships and vessels; the purchase and sale of lands, mineral rights, coal mines and other mines in Canada and the working of the same; the purchase, erection and sale of piers, warehouses, offices and other buildings, lines of railway

and tramway on lands of the company, for use in connection with the business of the company, at such ports and mines, and all other purposes connected with or incidental to the working of such steamers, vessels, mines, buildings, piers, works and other property as aforesaid, by the name of "The Black Diamond Steamship Company of Montreal, limited," with a total capital stock of three hundred thousand dollars divided into three thousand shares of one hundred dollars.

Dated at the Office of the Secretary of State of Canada, this twenty-eighth day of November, 1881.

J. A. MOUSSEAU,
Secretary of State.

26-3

PUBLIC Notice is hereby given that under "The Canada Joint Stock Companies Act, 1877," supplementary Letters Patent have been issued under the Great Seal of the Dominion of Canada, bearing date the Nineteenth day of November 1881, whereby the total capital stock of "The Winnipeg and Western Transportation Company, (Limited)" is increased from fifty thousand dollars to two hundred and fifty thousand dollars.

Dated at the Office of the Secretary of State of Canada, this thirteenth day of December, 1881.

J. A. MOUSSEAU,
Secretary of State.

25-3

STATEMENT

Of the Revenue and Expenditure, on account of the Consolidated Fund, of the Dominion of Canada, as by Returns furnished to the Finance Department to the night of the 30th November, 1881.

REVENUE.	AMOUNT.
Customs.....	\$1,719,109 15
Excise.....	602,020 23
Post Office.....	135,440 13
Public Works, including Railways.	299,398 09
Bill Stamps.....	19,469 37
Miscellaneous.....	81,907 75
	<u>\$ 2,857,344 72</u>
Revenue to 31st October, 1881.....	10,943,998 12
	<u>\$13,801,342 84</u>
Expenditure.....	\$2,452,454 09
do to 31st October, 1881.....	7,646,699 38
	<u>\$10,099,153 47</u>

J. M. COURTNEY,
Deputy Minister of Finance.

Finance Department,
Ottawa, 1st December, 1881.

POST OFFICE DEPARTMENT.

Dr. Post Office Savings Bank Account for the Month of November, 1881. Cr.

(Furnished to the Minister of Finance in accordance with the Post Office Act 1875, sec. 69 and Public Accounts Audit Act, 1878, Sec. 20.)

Balance in hands of Minister of Finance on 31st Oct., 1881	\$7,190,373 78	Repayments at Post Office Savings Banks during month	\$226,529 96
Deposits in Post Office Savings Banks during month	576,412 00		
Interest allowed to Depositors on ac- counts closed during month	1,211 51	Balance :—	
		At the credit of Depositors' Accounts.....	\$7,504,603 78
		Outstanding cheques held by Depositors, and not presented for payment.	36,863 55
	7,767,997 29		7,541,467 33
			7,767,997 29

J. M. COURTNEY,
Deputy Minister of Finance.

N. S. GARLAND,
Clerk of Statistics.

FINANCE DEPARTMENT, Ottawa, 19th December, 1881.

SUMMARY STATEMENT shewing the Quantity and Value of Goods entered for Consumption in the Dominion of Canada (exclusive of British Columbia) and the Duty Collected thereon, during the month ending 31st October, 1881.

ARTICLES.	ENTERED FOR CONSUMPTION.		
	Quantity.	Value.	Duty.
Acids.....	\$	3,347 00	\$ cts. 768 93
Agricultural Implements.....	"	3,390 00	860 70
Ale, Beer and Porter.....	Gals. 24,896	15,750 00	3,861 41
Animals.....	\$	9,582 00	1,916 40
Books, Pamphlets, &c., &c.....	"	139,347 00	24,401 70
Brass and manufactures of.....	"	34,722 00	8,882 08
Breadstuffs, viz :—			
Grain of all kinds.....	Bush. 198,510	122,330 00	15,143 74
Flour and Meal.....	Brls. 12,088	43,310 00	4,986 78
Rice and all other Breadstuffs.....	\$	31,437 00	13,049 12
Candles.....	Lbs. 9,031	1,254 00	301 39
Chicory.....	" 27,268	1,284 00	1,090 72
Coal of all kinds and Coke.....	Tons. 114,913	450,019 00	63,308 25
Coffee, from countries others than U. S.....	Lbs. 138,379	17,568 00	2,770 34
" " U. States.....	" 25,155	4,264 00	1,042 75
Copper and manufactures of.....	\$	15,521 00	2,124 30
Cordage of all kinds.....	"	9,153 00	1,141 95
Cotton, manufactures of.....	"	491,658 00	106,281 26
Drugs and Medicines.....	"	73,685 00	15,604 66
Earthen, Stone, and Chinaware.....	"	64,754 00	18,120 90
Fancy Goods.....	"	97,224 00	21,128 92
Fish.....	"	8,119 00	1,583 50
Fruit, Dried.....	"	99,855 00	24,434 36
" green, &c.....	"	31,173 00	6,210 80
Furs.....	"	46,879 00	8,060 85
Glass and Glassware.....	"	117,652 00	27,089 50
Gunpowder and explosive substances.....	"	5,953 00	1,160 45
Hats, Caps and Bonnets.....	"	70,423 00	17,605 75
Hops.....	Lbs. 23,130	7,811 00	1,387 80
Iron and Steel, and manufactures of.....	\$	1,046,544 00	214,759 09
Jewellery and watches, and manufactures of gold and silver	"	113,437 00	26,616 15
Lead and manufactures of.....	"	9,287 00	1,586 82
Leather and manufactures of.....	"	162,258 00	35,245 89
Marble and Stone, and manufactures of.....	"	15,341 00	2,852 74
Malt.....	Lbs. 6,624	256 00	27 60
Metals, Composition, &c., and manufactures of.....	\$	40,985 00	10,078 49
Musical Instruments.....	"	35,987 00	9,850 60
Oils, Kerosene, Refined Petroleum, etc., etc.....	Gals. 527,201	68,484 00	37,832 33
" all other, N.E.S.....	" 103,710	63,826 00	14,798 70
Paints and Colors.....	\$	44,618 00	5,614 64
Paper and manufactures of.....	"	107,635 00	25,747 75
Perfumery, &c.....	"	874 00	262 20
Provisions, viz :			
Bacon, Hams, Shoulders, Sides; Beef, Pork and Mutton.....	Lbs. 2,085,142	197,123 00	23,188 61
Butter.....	" 147	89 00	5 84
Cheese.....	" 4,284	783 00	128 52
Lard.....	" 188,577	23,491 00	3,771 54
Poultry and other meats.....	\$	5,734 00	977 14
Salt, not imported from Great Britain or British Possessions or for Gulf Fisheries.....	Lbs. 38,700	121 00	42 20
Seeds.....	\$	2,226 00	349 95
Silk, manufactures of.....	"	139,332 00	41,432 95
Soap of all kinds.....	" 27,517	4,985 00	1,152 26
Spices, ground and unground.....	"	20,517 00	4,442 20
Starch.....	Lbs. 84,911	6,144 00	1,698 23
Spirits of all kinds.....	Gals. 76,756	74,143 00	105,316 66
Wines, other than Sparkling.....	" 42,943	34,413 00	26,351 36
Sparkling.....	Doz. 1,499	10,590 00	6,390 04
Sugar, above No. 14, D.S.....	Lbs. 326,492	13,799 00	8,104 57
" equal to No. 9, and not above No. 14, D.S.....	" 5,734,790	217,511 00	108,238 94
" below No. 9, D.S.....	" 4,989,623	185,571 00	81,142 05
" Syrups, Cane Juice, &c.....	" 61,344	2,115 00	1,017 91
" Melado, &c., &c.....	"		
Glucose and Syrups.....	" 89,176	3,809 00	1,821 11
Molasses for refining.....	Gals. 226,891	58,919 00	15,053 30
Molasses not for refining.....	" 342,641	98,079 00	15,856 87
Tea from countries other than the U.S.....	Lbs. 786,612	165,239 00	36,023 20
" United States.....	" 332,179	67,975 00	23,249 57
Tobacco and Cigars.....	" 20,052	28,078 00	15,208 50
Wood and manufactures of.....	"	104,190 00	26,141 22
Woollen manufactures.....	"	630,540 00	171,849 69
Wool, Class 1, viz : Leicester, Cotswold, Lincolnshire down combing wools, or wools known as Lustre Wools, and other like combing wools, such as are grown in Canada.....	Lbs. 25	2 00	75
All other dutiable articles.....	\$	625,906 00	146,707 72
Total Dutiable Goods.....		\$6,445,399 00	\$1,645,255 44
Coin and Bullion (except U.S. silver coin).....		9,537 00	
Free Goods, all other.....		2,339,875 00	
Grand Total entered for Consumption.....		\$ 8,794,811 00	\$1,645,255 44

CUSTOMS DEPARTMENT,
OTTAWA, 19th December, 1881.

J. JOHNSON,
Commissioner of Customs.

MONTHLY STATEMENT of Goods Exported from the Dominion of Canada (exclusive of British Columbia) for October, 1881.

	Produce of Canada.	Produce of other countries.	Total.
	\$ cts.	\$ cts.	\$ cts.
Produce of the Mine.....	151,515 00	10,292 00	161,807 00
do Fisheries.....	625,731 00		625,731 00
do Forest	3,674,312 00	125,509 00	3,799,821 00
Animals and their Produce	2,275,481 00	93,672 00	2,369,153 00
Agricultural Products	6,002,151 00	121,018 00	6,123,169 00
Manufactures	380,445 00	100,842 00	481,287 00
Miscellaneous Articles.....	54,196 00	13,348 00	67,544 00
Totals.....	13,163,831 00	464,681 00	13,628,512 00
Coin and Bullion.....			
Grand Total.....	13,163,831 00	464,681 00	13,628,512 00

CUSTOMS DEPARTMENT,

OTTAWA, 25th November, 1881.

J. JOHNSON,
Commissioner of Customs.

THE FOLLOWING NEW POST OFFICES WERE ESTABLISHED IN CANADA
ON THE 1ST DECEMBER, 1881.

NAME OF POST OFFICE.	TOWNSHIP OR PARISH.	ELECTORAL COUNTY.	POSTMASTER.
Cranton Section.....	Inverness N.S.	John Cranton, Sr.
Dixon's Point.....	Kent..... N.B.	Joseph Elliott.
I'yers Bay.....	Lindsay.....	Bruce, N.R..... O.	Alexander T. Simpson.
Deloro.....	Marmora.....	Hastings, N.R..... O.	Ernest Gaujot.
Durleton.....	Torbolton.....	Carleton..... O.	J. Drummond.
Duclos.....	Masham.....	Ottawa..... Q.	A. F. Duclos.
Garretton.....	Augusta.....	Grenville, S.R..... O.	Nathaniel Garrett.
Galson.....	Lingwick.....	Compton..... Q.	M. L. Melver.
Glen Cove.....	Guysborough..... N.S.	Michael Meagher.
Lourdes (re-opened).....	Gloucester.....	Russell..... O.	W. Lawless.
Mount Chesney.....	Kingston.....	Frontenac..... O.	Anthony English.
Marchhurst.....	March.....	Carleton..... O.	G. Rivett.
Mill Bank.....	Northumberland..... N.B.	David McHardy.
Purbrook.....	Draper.....	Simeoe, N.R..... O.	John Crockford.

CHANGES IN POST OFFICES ALREADY ESTABLISHED.

OFFICES CLOSED

English River..... Co. Algoma, O.
Harewood..... Co. Westmoreland, N.B.
Matlock..... Co. Lambton, O.
*Neebish..... Co. Algoma, O.
Soperton..... Co. Leeds, O.

* 1st November, 1881.

NAMES CHANGED.

Sable River, Co. Bruce, N.R. O..... to Sauble Falls.
West Farnham, Co. Missisquoi, Q..... to Farnham.

STATEMENT of the Balances at Cr. of Depositors in Government Savings Banks, on 30th Sept., 1881, published in accordance with the Act 34 Vict., Chap. 6, Sec. 23.

BANK.	Balance on 31st Aug., 1881.	Deposits for Sept., 1881.	Total.	Withdrawn, Sept., 1881.	Balance, 31st Sept., 1881.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
<i>Ontario,—</i>					
Toronto.....	486,581 51	34,115 00	520,696 51	35,375 35	485,321 16
<i>Manitoba,—</i>					
Winnipeg	253,986 53	68,750 00	322,736 53	32,952 02	289,784 51
<i>British Columbia,—</i>					
Victoria	1,268,968 23	70,960 00	1,339,928 23	49,812 03	1,290,116 20
Nanaimo	134,026 28	4,978 00	139,004 28	3,340 77	135,663 51
New Westminster.....	146,861 68	14,592 00	161,453 68	5,103 60	156,350 08
<i>Nova Scotia,—</i>					
Amherst	110,886 37	8,463 00	119,349 37	2,524 24	116,825 13
Antigonish	25,149 83	4,732 00	29,881 83	835 00	29,046 83
Annapolis.....	107,942 98	6,391 00	114,333 98	4,262 54	110,071 44
Arichat.....	123,076 71	3,583 82	126,660 53	5,429 38	121,231 15
Acadia Mines.....	24,805 63	1,877 00	26,682 63	748 57	25,934 06
Baddeck.....	28,383 85	4,100 00	32,483 85	708 24	31,775 61
Bridgewater.....	17,447 83	1,754 00	19,201 83	1,141 94	18,059 89
Barrington.....	28,022 30	1,969 00	29,991 30	140 00	29,851 30
Digby	51,886 52	4,006 00	58,892 52	5,135 14	53,757 38
Guysboro.....	39,647 09	3,068 00	42,715 09	1,579 40	41,135 69
Halifax	2,226,177 87	88,881 28	2,315,059 15	62,545 15	2,252,514 00
Kentville.....	76,604 73	4,437 46	81,042 19	3,775 65	77,266 54
Liverpool.....	108,165 58	2,307 00	110,472 58	1,223 13	109,249 45
Little Glace Bay	12 65		12 65		12 65
Lingan	8,526 05	411 00	8,937 05	481 00	8,456 05
Lunenburg.....	68,216 73	930 00	69,146 73	2,430 67	66,716 06
Maitland.....	43,198 19	4,036 00	47,234 19	2,803 39	44,430 80
New Glasgow.....	83,246 75	3,507 00	86,753 75	3,884 00	82,869 75
Parrsboro'.....	42,097 52	1,148 00	43,245 52	3,373 81	39,871 71
Port Hood.....	43,248 23	455 00	43,703 23	846 00	42,857 23
Pictou	36,365 60	2,015 00	38,380 60	304 76	38,075 84
Shelburne.....	29,715 39	408 00	30,123 39	1,181 86	28,941 53
Sydney.....	150,430 46	7,418 00	157,848 46	2,542 23	155,306 23
Sherbrooke	31,813 02	2,500 00	34,313 02	2,077 19	32,235 83
Truro	172,714 37	8,309 00	181,023 37	5,595 38	175,427 99
Wallace.....		5,040 00	5,040 00	99 75	175,427 99
Windsor.....	365,903 83	14,941 00	380,844 83	19,261 50	361,583 33
Weymouth.....	48,876 93	3,712 00	52,588 93	1,015 69	51,573 24
Yarmouth.....	250,452 62	19,647 00	270,099 62	5,858 01	264,241 61
<i>New Brunswick,—</i>					
Bathurst.....	59,441 92	1,195 00	60,636 92	1,053 51	59,583 41
Chatham.....	171,894 99	10,212 00	182,016 99	4,514 56	177,502 43
Dalhousie	127,312 16	5,969 00	133,281 16	1,093 53	132,187 63
Dorchester	16,371 35	230 00	16,601 35	332 00	16,269 35
Fredericton	245,712 66	20,393 00	266,105 66	5,541 98	260,563 68
Hillsboro'	16,361 26	1,993 00	18,354 26	261 95	18,092 31
Moncton	103,546 76	11,284 00	114,830 76	7,513 53	107,317 23
Newcastle	115,947 79	2,796 00	118,743 79	3,604 03	115,139 76
Richibucto	61,549 06	3,546 00	65,095 06	542 00	64,553 06
St. Andrews	178,284 64	9,714 00	187,998 64	4,860 14	183,138 50
St. John.....	1,501,703 92	45,961 00	1,547,664 92	25,097 46	1,522,567 46
Woodstock	163,118 09	5,783 00	168,901 09	3,756 11	165,144 98
<i>Prince Edward Island,</i>					
Charlottetown	641,231 11	34,259 13	675,490 24	17,442 95	658,047 29
Total	10,038,825 57	556,776 69	10,595,602 26	344,001 14	10,251,601 12

FINANCE DEPARTMENT,
Ottawa, 10th Dec., 1881.

J. M. COURTNEY,
Deputy Minister of Finance.

STATEMENT of the Balances at Cr. of Depositors in Government Savings Banks, on 31st August 1881, published in accordance with Act 34 Vic., Chap. 6, Sec. 23.

BANK.	Balance on 31st July, 1881.	Deposits for August, 1881.	Total.	Withdrawn, August, 1881.	Balance, 31st August, 1881.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
<i>Ontario—</i>					
Toronto.....	477,581 99	25,993 50	503,575 49	16,993 98	486,581 51
<i>Manitoba—</i>					
Winnipeg	228,883 18	51,300 00	280,183 18	26,196 65	253,986 53
<i>British Columbia—</i>					
Victoria.....	1,261,624 50	73,470 00	1,335,094 50	66,126 27	1,268,968 23
Nanaimo	125,363 92	9,828 00	135,196 92	1,170 64	134,026 28
New Westminster..	142,255 43	11,363 00	153,618 43	6,756 75	146,861 68
<i>Nova Scotia—</i>					
Amherst	97,206 18	15,787 00	112,993 18	2,106 81	110,886 37
Antigonish	23,555 44	2,490 00	26,045 44	895 61	25,149 83
Annapolis.....	98,297 29	12,044 68	110,323 97	2,380 99	107,942 98
Arichat	122,766 97	2,329 12	125,096 09	2,019 38	123,076 71
Acadia Mines	25,602 47	2,523 00	28,125 47	3,319 84	24,805 63
Baddeck	25,408 07	3,356 00	28,764 07	380 22	28,383 85
Bridgewater	15,140 95	2,593 00	17,738 95	291 12	17,447 83
Barrington	28,257 30	7 00	28,264 30	242 00	28,022 30
Digby	53,937 16	4,583 00	58,520 16	3,633 61	54,886 52
Guv'sboro'	37,416 61	5,566 00	42,982 61	3,335 55	39,647 09
Halifax	2,224,446 38	82,021 93	2,306,468 31	80,290 44	2,226,177 87
Kentville	74,148 45	5,225 82	79,374 27	2,769 54	76,604 73
Liverpool	104,804 23	4,374 00	109,178 23	1,012 65	108,165 58
Little Glace Bay.....	12 65	12 65	12 65
Lingan	8,404 05	130 00	8,534 05	8 00	8,526 05
Lunenburg	65,854 25	3,178 00	69,032 25	815 52	68,216 73
Maitland.....	42,602 66	2,693 00	45,300 66	2,102 47	43,198 19
New Glasgow	81,918 29	3,413 00	85,331 29	2,084 54	83,246 75
Parrsboro'	40,435 16	1,892 00	42,327 16	229 64	42,097 52
Port Hood.....	41,755 83	2,446 00	44,231 83	983 60	43,248 23
Pictou	34,904 07	1,904 00	36,808 07	442 47	36,365 60
Shelburne	29,547 06	585 39	30,132 45	417 05	29,715 39
Sydney	147,783 27	8,744 00	156,527 27	6,095 81	150,430 46
Sherbrooke.....	30,308 56	2,052 00	32,360 56	547 54	31,813 02
Truro	168,373 07	10,227 00	178,600 07	5,885 70	172,714 37
Windsor	368,754 57	8,228 00	376,982 57	11,078 74	365,903 83
Weymouth	48,006 46	1,493 00	49,499 46	622 53	48,876 93
Yarmouth.....	253,693 42	18,168 00	271,861 42	21,408 80	250,452 62
<i>New Brunswick—</i>					
Bathurst	55,387 33	5,008 00	60,395 33	953 41	59,441 92
Chatham	169,988 17	4,053 00	174,041 17	2,236 18	171,804 99
Dalhousie	125,340 04	3,183 00	128,523 04	1,210 88	127,312 16
Dorchester	15,866 35	1,105 00	16,971 35	600 00	16,371 35
Fredericton.....	238,705 97	14,156 00	252,861 97	7,149 31	245,712 66
Hillsboro'	15,892 67	997 00	16,889 67	528 41	16,361 26
Moncton	100,472 20	9,150 00	109,622 20	6,075 44	103,546 76
Newcastle.....	115,748 70	4,662 00	120,410 70	4,462 91	115,947 79
Richibucto	57,902 98	3,928 00	61,830 98	281 92	61,549 06
St. Andrews	168,351 61	10,743 00	179,094 61	809 97	178,284 64
St. John	1,459,180 19	64,061 00	1,523,241 19	21,537 27	1,501,703 92
Woodstock.....	162,294 64	6,755 00	169,049 64	5,931 55	163,118 09
<i>Prince Edward Island—</i>					
Charlottetown	629,436 67	27,939 00	657,375 67	16,144 56	641,231 11
Total	9,843,634 44	535,758 44	10,379,392 88	340 567 31	10,038,825 57

FINANCE DEPARTMENT,
OTTAWA, 30th Nov., 1881.

J. M. COURTNEY,
D. M. F.

NAME OF THE COMPANY.	Chief Agent to receive process.	Amount of Deposit.		Description of Insurance business for which licensed.
		Deposits marked (A) are applicable solely to Life Policies existing 31st March 1878; marked (B) to policies subsequent to that date.		
The Accident Insurance Company of North America.....	Edward Rawlings, Manager, Montreal.....	\$13,500 Montreal Harbour bonds; \$9,733 Montreal Warehousing Bds.; \$550, 5 p. Canada stock. (Accepted at \$20,000)	Accident.	
The Aetna Insurance Company of Hartford, Connecticut.....	Robert Wood, General Agent, Montreal.....	\$5,070 Canada stock; \$23,000 Municipal Debentures; \$72,000 U.S. Bonds. (Accepted at \$97,771)	Fire and Inland Marine.	
The Aetna Life Insurance Company of Hartford, Connecticut.....	Wm. H. Orr, Manager, Toronto.....	\$100,000 U.S. gold bonds (A), \$70,000 U.S. Bonds and \$25,000 Debs. Prov. of Queb. (B)	Life.	
The Agricultural Insurance Company of Watertown, N.Y., U.S.....	Jno. Fisher, Chief Agent, Cobourg.....	\$100,000 U.S. Bonds, 4 per cent.	Fire.	
The Anchor Marine Insurance Company.....	Hugh Scott, Agent, Toronto.....	\$56,000 Municipal Debentures. (Accepted at \$50,400)	Inland Marine.	
The British America Assurance Company, Toronto.....	Louis H. Boulton, Manager, Toronto.....	\$61,000 Municipal Debentures. (Accepted at \$54,900)	Fire and Inland Marine.	
The Briton Life Association (Limited).....	J. B. M. Chipman, Chief Agent, Montreal.....	\$54,933—Canada 4 per cent. bonds.....	Life.	
The Canada Fire and Marine Insurance Company.....	Charles Cameron, Managing Direct., Hamilton.....	\$57,000 Municipal Debent. (Accepted at \$51,300)	Fire and Inland Marine.	
The Canada Life Assurance Company, Hamilton.....	A. G. Ramsay, Manager, Hamilton.....	\$60,000 Municipal Debentures. (Accepted at \$54,000)	Life.	
The Canadian Steam Users Insurance Association.....	W. B. McMurrich, Agent, Toronto.....	\$3,900 Imper. Building Society stock, \$5,000 Toronto Building and Loan Assoc. stock, \$1,600 Western Assur. stock.....	Steam Boilers, &c.	
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal.....	\$56,000 Municipal Debentures. (Accepted at \$50,400)	Life and Accident.	
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal.....	\$56,000 Montreal Harbor bonds. (Accepted at \$50,400)	Fire and Inland Marine	
The Citizens' Insurance Company of Canada.....	Gerald E. Hart, Chief Agent, Montreal.....	\$30,000 cash.....	Guarantee.	
The City of London Fire Insurance Co. (Limited).....	J. K. Oswald, Chief Agent, Montreal.....	\$20,000 stg. Canada Stock.....	Fire.	
The Commercial Union Assurance Company of London, England.....	Fred. Cole, General Agent, Montreal.....	\$100,344 Canada stock (Life A), \$50,613 Canada Con. 5 per cent. stock and \$55,957, 4 p. c. stock (Fire).....	Fire and Life.	
The Confederation Life Association of Canada.....	J. K. Macdonald, Managing Director, Toronto.....	\$86,300 Municipal Debentures. (Accepted at \$77,650)	Life.	
The Dominion Fire and Marine Insurance Company, (Hamilton).....	F. R. Despard, Manager, Hamilton.....	\$35,000 cash, \$15,000, City Victoria, B.C. Bonds.....	Fire and Inland Marine.	
The Equitable Life Assurance Society of the United States, N. Y.....	R. W. Gale, Manager, Montreal.....	\$100,000 Canada stock (A) and \$65,000 U.S. Bonds (B)	Life.	
The Fire Insurance Association (Limited), London, England.....	Wm. Robertson, Chief Agent, Montreal.....	\$100,000 Canada stock.....	Fire.	
The Guarantee Company of North America.....	Edward Rawlings, Manager, Montreal.....	\$32,000 Municipal Debentures; \$15,000 Mon. Harb. Bonds; \$9,733 Mon. Warehous. bds. and \$400 stock. (Accepted at \$51,000)	Guarantee.	
The Guardian Fire and Life Assurance Company, London, England.....	Robt. Simms & Co., and Geo. Denholm, Gen. Agents, Montreal.....	\$100,343 Canada stock.....	Fire.	
The Hartford Fire Insurance Company, Hartford, Connecticut.....	Robt. Wood, General Agent, Montreal.....	\$55,000 U.S. bds. and \$30,840 bank stock. (Accepted at \$100,000)	Fire.	
The Imperial Insurance Company of London, England.....	W. H. Rintoul, Agent, Montreal.....	\$48,667 Con. 5 per cent. Can. stock, \$51,402 6 per cent. Can. stock	Fire.	
The Lancashire Insurance Company.....	S. C. Duncan-Clark, Chief Agent, Toronto.....	\$100,000 Canada stock.....	Fire.	
The Lion Life Insurance Company (Limited) London, England.....	Fred. Stanciliffe, General Manager, Montreal.....	\$10,000 stg. Canada stock.....	Life.	
The Liverpool and London and Globe Insurance Company.....	G. F. C. Smith, Chief Agent, Montreal.....	\$50,000 Canada stock (Life), and \$3,000 Can. 5's; \$63,000 Municipal Deb., \$25,000 Montreal Investment Association; and \$17,030 cash. (Accepted at \$145,480)	Fire and Life	
The London Assurance Corporation, England.....	C. C. Foster, Agent, Montreal.....	\$50,127 Canada Con. 5 p.c. stock and \$99,873 Canada stock, being (Fire) \$100,000 and (Life) \$50,000.....	Fire and Life.	
The London Guarantee and Accident Co. (Limited).....	A. T. McCord, Chief Agent, Toronto.....	\$11,000 stg. Canada Stock.....	Guarantee and Accident.	
The London and Lancashire Fire Insurance Company, Liverpool.....	C. J. Spike, Chief Agt., Halifax, N.S.....	\$21,000 stg. Canada Stock.....	Fire.	
The London and Lancashire Life Assurance Company.....	William Robertson, Manager, Montreal.....	\$100,000 Canada stock (A) \$5,000 cash and \$4,867 Prov. of Queb. bonds (B)	Life.	
The London Mutual Fire Insurance Company of Canada, London, Ont.....	D. C. Macdonald, Secretary, London.....	\$25,000 Canada Stock and \$5,000 cash.....	Fire.	
The Metropolitan Life Insurance Company of New York.....	Thos. A. Temple, General Agent, St. John, N.B.....	\$100,000 U. S. bonds.....	Life.	
The Metropolitan Plate Glass Insurance Company, New York.....	A. J. Pell, Montreal.....	\$5,000 United States bonds.....	Plate Glass Insurance.	
The Mutual Life Association of Canada.....	J. Turner, President, Hamilton.....	\$99,267 Municipal Debentures. (Accepted at \$89,339)	Life.	
The North American Mutual Life Insurance Company.....	Wm. McCabe, Managing Director, Toronto.....	\$50,000 cash.....	Life.	
The North British and Mercantile Insurance Company.....	Macdougall & Davidson, General Agents, Montreal.....	\$50,000 Canada stock (Life A); \$47,000 Montreal Harbour bonds and \$65,000 Municipal Deb. (Fire). (Accepted at \$150,800)	Fire and Life.	

The Northern Assurance Company of Aberdeen and London	Taylor Bros., General Agents, Montreal.....	\$55,833 Canada stock, \$14,167 Canada 5's	Fire.
The Norwich Union Fire Insurance Society, Norwich, England.....	Alex. Dixon, Agent, Toronto.....	\$100,000 Canada Stock	Fire.
The Ontario Mutual Life Assurance Company	Wm. Hendry, Manager, Waterloo.....	\$56,207 Municipal Debentures. (Accepted at \$50,586) ..	Life
The Phoenix Assurance Company of Brooklyn.....	Robert Hampson, Agent, Montreal	\$100,000 U. S. bonds.....	Life and Inland Marine.
The Phoenix Fire Assurance Company, London, England	Gillespie, Moffatt & Co., Gen A ^g ts Mont.....	\$50 171 Canada stock, and \$50,126 Canada Con. 5 p. c. stock.....	Fire.
The Quebec Fire Assurance Company	J. G. Clapham, President, Quebec.....	\$25,000 Canada stock, \$60,000 Bank stock, and \$15,200 Municipal Debentures. (Accepted at \$98,680).....	Fire.
The Queen Fire and Life Insurance Company, England.....	A. M. Forbes & H. J. Mudge, Chief Agents, Montreal	\$100,000 Canada stock (Fire) and \$51,100 Canada Consol. 5 p. c. stock (Life)	Fire and Life.
The Reliance Mutual Life Assurance Society, London, England.....	J. Cassie Hatton, Attorney, Montreal.....	\$100,000 Canada stock (A) and \$10,000 Canada stock (B).....	Life.
The Royal Canadian Insurance Company	Arthur Gagnon, Secretary, Montreal.....	\$56,000 Montreal Harbour bonds. (Accepted at \$50,400).....	Fire and Inland Marine.
The Royal Insurance Company	M. H. Gault & Wm. Tatley, Chief Agents, Montreal		
The Scottish Imperial Insurance Company	Taylor Bros., General Agents, Montreal.....	\$96,982 Canada stock, \$53,533 Canada Consol. 5 p. c. stock, \$170,337, British Consols—being \$149,182 (Fire) \$50,000 (Life A) and \$121,666 (General). Also \$97,333.33, British Annuities (General). Total \$418,182	Fire and Life.
The Sovereign Fire Insurance Company of Canada.....	Hon. Alex. Mackenzie, President, Toronto.....	\$71,068 Canada stock, \$20,000 Montreal Harbour bonds, \$13,500 Municipal Deb. (Accepted at \$101,218).....	Fire.
The Standard Life Assurance Company, Scotland.....	W. M. Ramsay, Manager, Montreal	\$115,655 Municipal Debent., cash \$3,684. (Accepted at \$107,771).....	Fire.
The Star Life Assurance Society of England.....	A. W. Lauder, General Treasurer, Toronto.....	\$64,000 Mun. Debs., \$107,000 Mont. Harbour Bds., (accepted at \$153,900), being \$126,750 (Life A), and \$27,150 (Life B).....	Life.
The Sun Mutual Life Insurance Company of Montreal.....	R. Macaulay, Secret. and Manager, Montreal.....	\$100,343 Canada stock.....	Life.
The Toronto Life Assurance and Tontine Company	Arthur Harvey, Manager, Toronto.....	\$56,000 Municipal Debentures. (Accepted at \$50,400).....	Life and Accident.
The Travelers Insurance Company of Hartford, Conn.	Thos. Simpson, Agent, Montreal.....	\$32,400 Municipal Debent., cash \$1,040.36 (Accepted at \$30,200).....	Life and Accident.
The Union Mutual Life Insurance Company of Maine	Wm. Mulock, Agent Toronto.....	\$100,000 U. S. bonds, \$25,000 Municipal Debent., \$20,000 Montreal Harbour Bonds, (accepted at \$140,500), being \$100,000 (Life A) \$25,000 par (Life B) and \$20,000 par, (accident).....	Life and Accident.
The Western Assurance Company, Toronto	J. J. Kenny, Managing Director, Toronto.....	\$100,000 U. S. 4 per cent. Bonds (A) and \$15,000 District of Columbia, U.S., Bonds (B).....	Life.
		\$57,700 Municipal Debentures. (Accepted at \$51,930).....	Fire and Inland Marine.

THE FOLLOWING LIFE INSURANCE COMPANIES HAVING CEASED TO TRANSACT NEW BUSINESS IN CANADA, ARE ENTITLED UNDER SECTION 17 OF THE CONSOLIDATED INSURANCE ACT OF 1877, TO TRANSACT ALL BUSINESS CONNECTED WITH POLICIES EXISTING AT 31st MARCH, 1873, AND THEIR DEPOSITS ARE APPLICABLE TO THOSE POLICIES SUBJECT TO THE PROVISIONS OF THE INSURANCE ACTS OF 1868 AND 1871.

NAME OF THE COMPANY.	Chief Agent to receive process.	Amount of Deposit.	Business.
The Briton Medical and General Life Association, London, England.	Jas. B. M. Chipman, Manager, Montreal.....	\$100,343 Canada Stock.....	Life.
The Connecticut Mutual Life Insurance Company of Hartford, Conn., U.S.....	Robt. Wood, General Agent, Montreal.....	\$100,000 U.S. Bonds.....	Life.
The Edinburgh Life Assurance Company.....	David Higgins, Chief Agent, Toronto.....	\$150,515 Canada Stock.....	Life.
The Life Association of Scotland.....	George W. Ford, Chief Agent, Montreal.....	\$150,000 Canada Stock.....	Life.
The National Life Insurance Company of the United States of America.....	John F. Bell, Attorney, Windsor.....	\$100,000 U. S. Bonds.....	Life.
The New York Life Insurance Company.....	F. W. Campbell, M.D., Attorney, Montreal.....	\$100,000 U. S. Bonds.....	Life.
The North Western Mutual Life Insurance Company of Milwaukee.....	M. W. Mills, Chief Agent, Toronto.....	\$100,000 U. S. Bonds.....	Life.
The Phoenix Mutual Life Insurance Company, Hartford, Connecticut.....	A. R. Bethune, General Agent, Montreal.....	\$105,000 U. S. Bonds.....	Life.
The Positive Government Security Life Assurance Company (limited) England.....	John Taylor, Secretary, Montreal.....	\$8,273 Canada 5 per cent Debentures.....	Life.
The Scottish Amicable Life Assurance Society.....	Geo. Wm. Ford, General Agent, Montreal.....	\$150,000 Canada Stock.....	Life.
The Scottish Provident Institution.....	R. A. Ramsay, Attorney, Montreal.....	\$100,343 Canada Stock.....	Life.
The Scottish Provincial Assurance Company.....	Geo. Wm. Ford, Secretary, Montreal.....	\$150,790, viz: 112,343, Canada Stock, and \$38,447 Canada 5 per cent debentures.....	Life.
The United States Life Insurance Company.....	\$60,000 U. S. Gold Bonds.....	Life.

NOTE.—The Globe Mutual Life Insurance Company of New York, has been declared insolvent both in the United States and Canada, and Jas. D. Fish of New York has been appointed Receiver by the United States Courts, and W. C. Wells, of Montreal, has been appointed Assignee by the Superior Court of Lower Canada, Montreal, for the Canadian business of the Company. The deposit of the Company with the Government, \$100,000 U.S. Bonds, has by order of said Superior Court, been delivered to the Bankers of that Court.

The Merchants' Marine Insurance Company of Montreal has ceased to transact business and is winding up its affairs. The deposit has been surrendered to the Company, except \$2,223 cash held against contested claims.

Office of the Superintendent of Insurance,
Ottawa, 30th September, 1881.

J. B. CHERRIMAN, Superintendent of Insurance.

CIRCULATION AND SPECIE.

	31st July.	31st August.	30th September.	31st October.	30th November.	31st December.
Fractionals.....	151,678 10	153,156 10	156,793 10	170,872 85	175,731 35	
\$1 & \$2.....	4,669,269 25	4,936,310 75	5,363,421 75	5,732,630 75	5,779,902 75	
\$5, \$10 & \$20.....	77,040 45	71,865 45	71,595 85	71,345 85	70,890 85	
\$50 & \$100.....	799,375 00	761,075 00	676,325 00	676,575 00	695,625 00	
\$500 & \$1000.....	8,998,000 00	9,027,500 00	8,872,000 00	8,221,500 00	8,224,500 00	
Total	14,695,362 80	14,949,907 30	15,140,135 70	14,872,924 45	14,946,699 95	
	31st January.	28th February.	31st March.	30th April.	31st May.	30th June.
Fractionals.....						
\$1 & \$2.....						
\$5, \$10 & \$20.....						
\$50 & \$100.....						
\$500 & \$1000.....						
Total.....						

Fractional Notes.....	175,781 35	Specie held by the several Assistant Receivers General, on the 30th November.....	2,744,398 90			
Provincial "	173,679 85					
Montreal issue.....	7,321,736 50					
Toronto "	4,805,808 00					
Halifax "	1,733,812 50					
St. John "	704,669 25	Guarantee Sterling Debentures		2,920,000 00		
Victoria "	31,212 50			5,664,398 90		
Total.....	\$14,946,699 95	Guaranteed Debentures to be held under Vic. 43, cap. 13—				
		10 p. c. on \$14,946,699 95			1,494,669 99	
		Specie to be held under Vic. 43, cap. 13—				
		15 p. c. on 14,946,699 95			2,242,004 99	
					\$3,736,674 98	
		Excess of Specie and Guaranteed Debentures.....			1,927,723 92	
		Unguaranteed Debentures to be held under Vic. 43, cap. 13.			12,000,000 00	
		75 p.c. on 14,946,699 95			11,210,024 97	
		Excess of Unguaranteed Debentures.....			789,975 03	
		SUMMARY.				
		Excess of Specie and Guaranteed Debentures.....			1,927,723 92	
		Excess of Unguaranteed Debentures.....			789,975 03	
		Total Excess.....			2,717,698 95	

FINANCE DEPARTMENT,
Ottawa, 9th December, 1881.

J. M. COURTNEY,
Deputy Minister of Finance.

FRED. TOLLER,
Comptroller, Dominion Currency.

RETURN OF THE AMOUNT OF LIABILITIES AND ASSETS OF THE MONTREAL CITY AND DISTRICT SAVINGS BANK, AND OF THE CAISSE D'ECONOMIE DE NOTRE-DAME LE QUEBEC, ON THE 30TH NOVEMBER, 1881.

CAPITAL.		LIABILITIES.							
Capital Stock.	Capital paid up.	Dominion Govt. deposits payable on demand.	Provincial Govt. deposits payable on demand.	Other deposits payable on demand.	Dominion Govt. deposits payable after notice.	Provincial Govt. deposits payable after notice.	Other deposits payable after notice.	Special Poor Fund or Charity Trust.	Total Liabilities.
\$ cts. 2,000,000 00	\$ cts. 600,000 00	\$ cts. 227,591 52	\$ cts.	\$ cts.	\$ cts. 17,030 00	\$ cts.	\$ cts. 5,395,232 34	\$ cts. 180,000 00	\$ cts. 5,901,213 41
1,000,000 00	250,000 00	3,055,209 13	83,000 00	3,135,250 92
City and District Savings Bank.....									
Caisse d'Economie Notre-Dame de Québec.....									
		ASSETS.							
Dominion Securities.	Provincial or Municipal Securities.	Loans having Government Securities.	Loans secured by Bank Stock.	Loans secured by Stock, &c.	Cash in hand or on call in chartered Banks.	Special Poor Fund or Charity Investments.	Bank Stock prior to incorporation.	Other Assets.	Total Assets.
\$ cts.	\$ cts. 1,372,105 28	\$ cts. 600 82	\$ cts. 1,949,242 34	\$ cts. 1,783,350 63	\$ cts. 938,953 28	\$ cts. 180,000 00	\$ cts.	\$ cts. *419,624 98	\$ cts. 6,641,877 33
97,463 27	724,890 48	994,555 35	94,714 18	1,109,904 80	83,000 00	237,220 00	125,791 51	3,467,539 59
City and District Savings Bank.....									
Caisse d'Economie Notre-Dame de Québec.....									

* Including landed property of Bank \$941,295 10.

J. M. COURTNEY,
Deputy Minister of Finance.

N. S. GARLAND,
Clerk of Statistics.

FINANCE DEPARTMENT,
Ottawa, 7th Dec. 1881.

TO ADVERTISERS IN THE GAZETTE.

PARTIES sending advertisements to be inserted in "The Canada Gazette," will hereafter please observe the following rules:

1st. Address "The Canada Gazette, Ottawa, Canada"

2nd. Indicate the number of insertions required

3rd. Invariably remit the fees for such advertisements, together with the price of one Gazette, as below. Otherwise they will not be inserted. The rates are eight cts. for the first insertion, and two cts. for each subsequent insertion per line of nine words, each figure counting as one word.

Subscribers will also notice that the subscription, \$4 per annum, is invariably payable in advance, and that the "Gazette" will be stopped from them at the end of the period paid for. Single numbers will be charged ten cts. each, and when more than one are required by advertisers, must be remitted for likewise.

BROWN CHAMBERLIN,
Queen's Printer.

Office of Queen's Printer,
Ottawa, 11th May, 1872.

APPLICATIONS TO PARLIAMENT.

DOMINION PARLIAMENT.

Rules relating to Notices for Private Bills.

51. All applications for Private Bills, properly the subjects of legislation by the Parliament of Canada, within the purview of "The British North America Act, 1867," whether for the erection of a Bridge, the making of a Railroad, Turnpike Road or Telegraph Line; the construction or improvement of a Harbour, Canal, Lock, Dam or Slide, or other like work; the granting the right of Ferry; the incorporation of any particular Trade or Calling, or of any Banking or other Joint Stock Company; or otherwise for the granting to any individual or individuals, any exclusive or peculiar rights or privileges whatever, or for doing any matter or thing which, in its operation, would affect the rights or property of other parties, or relate to any particular class of the community; or for making any amendment of a like nature to any former Act, shall require a Notice, clearly and distinctly specifying the nature and object of the application, and (except in the case of existing corporations) signed by, or on behalf of the applicants, to be published as follows, viz:

In the Provinces of Quebec and Manitoba.

A notice inserted in the *Canada Gazette*, in the English and French languages, and in one newspaper in the English, and in one in the French language in the District affected, or in both languages in one paper, if there be but one in the said District, or if there be no paper published therein, then, in both languages, in a paper in the nearest District, in which a newspaper is published.

In any other Province.

A notice inserted in the *Canada Gazette*, and in one newspaper published in the County, or Union of Counties affected, or if there be no paper published therein, then in a newspaper in the nearest County in which a newspaper is published. Such Notices to be continued in each case, for a period of two months during the interval of time between the close of the preceding Session and the consideration of the Petition. And copies of the newspapers containing the first and last insertion of such notice shall be sent to the Clerk of each House.

When a Petition is for leave to bring in a Private Bill for the crection of a Toll Bridge, the petitioner or petitioners, upon giving the notice prescribed by the preceding Rule, shall also, at the same time, and in the same manner, give notice of the rates which they intend to ask; the extent of the privilege, the height of the arches, the interval between the abutments or piers for the passage of rafts and vessels, and whether

they intend to erect a drawbridge, and the dimensions of the same.

Any person seeking to obtain any Private Bill shall, eight days before the meeting of Parliament, deposit with the Clerk of the House, in which the bill is to originate, a copy of such bill in the English or French language, with a sum sufficient to pay for translating and printing the same—600 copies to be printed in English, and 200 copies in French—the translation to be done by the officers of the House, and the printing by the contractor. The applicant shall be also required to pay the accountant of the House a sum of \$200 and the cost of printing the Act in the Statutes, and lodge the receipt of the same with the Clerk of the Committee to which such Bill is referred—such payment to be made immediately after the second reading, and before the consideration of the Bill by such Committee.

No Petition for a Private Bill is received by either House after the first ten days of the session.

ROBERT LEMOINE,
Clerk of the Senate.

JOHN GEORGE BOURINOT,
Clerk of the Commons

Rules of the Senate relating to Notices for Bills of Divorce.

72. Every Applicant for a Bill of Divorce is required to give notice of his intention so to do, and to specify from whom and for what cause, by advertisements, during six months, in the *Canada Gazette*, and in two newspapers published in the District, in Quebec and Manitoba, or in the County, or Union of Counties in the other Provinces, where such applicant usually resided at the time of the separation, or if the requisite number of papers cannot be found therein, then in the adjoining District, or County, or Union of Counties.

73. A copy of the notice, in writing, is to be served at the instance of the applicant, upon the person from whom the Divorce is sought, if the residence of such person can be ascertained; and proof on oath of such service, or of the attempts made to effect it, to the satisfaction of the Senate, is to be adduced before the Senate on the reading of the Petition.

ROBERT LEMOINE,
Clerk of the Senate

NOTICE is hereby given that application will be made at the next session of the Parliament of Canada, for an Act to revive the Statute 43 Vic. chap. 56, incorporating the "South Saskatchewan Valley Railway Company" and to amend the same by extending the time for commencing the said railway, and for other purposes.

J. STEWART TUPPER,
Solicitor for the applicants.

29th Dec., 1881.

27-9

NOTICE.—Application will be made to the Parliament of Canada, at its next session, for an Act to incorporate the shareholders of the Canada Mutual Telegraph Company, under the name of the "Canada Mutual Telegraph Company," and to confer upon the said company all such powers and privileges as are now enjoyed or possessed by any other telegraph company carrying on business or incorporated in Canada, in addition to those conferred upon the said Canada Mutual Telegraph Company by the letters patent incorporating the same.

CARTER & CARTER,
Solicitors for applicants.

Montreal, 30th November, 1881.

27-9

NOTICE is hereby given that application will be made, at the next session of the Parliament of Canada, for an Act to incorporate a company for the purpose of constructing, working and operating a line of railway from the east end of Lake Athabasca in the North West Territories, to some point on the Hudson Bay at or near Fort Churchill, with power to

build bridges and to build, own and run tramways, steamers and boats on the Peace and Athabasca Rivers and their tributaries and other navigable waters connected with the line.

KENNEDY & SUTHERLAND,
Solicitors for applicants.

Dated at Winnipeg, 20th Dec., 1881. 27-9

NOTICE is hereby given that application will be made to the Parliament of Canada, at its next session, for an Act incorporating The Brant Loan and Savings Society under "The Brant Loan and Savings Company," and empowering said company to issue stock and debentures, invest moneys on real estate, bank stock, debentures and other securities, and to purchase, hold, improve and dispose of lands, and otherwise to exercise the powers usually conferred on Loaning companies.

WILSON, SMYTH & MUIRHEAD,
Solicitors for applicants.
Brantford, 27th December, 1881. 27-9

NOTICE is hereby given that application will be made to the Parliament of Canada, at its next session, for an Act to incorporate "The American Electric Light Company of Canada."

With power among other things to manufacture and vend electric machinery and apparatus and to supply electricity for the purposes of light, heat and power, and with power to occupy for that purpose streets and public places and to expropriate lands.

C. C. COLBY,
Solicitor for the applicants.
25th December, 1881. 27-9

NOTICE is hereby given that application will be made by the Montreal Board of Trade, to the Parliament of Canada, at its next session, for an Act to permit the fusion and amalgamation of the said Board with other commercial corporate bodies in that City.

Montreal, 23rd December, 1881. 27-9

NOTICE.—Application will be made to the Parliament of the Dominion of Canada, at its next session, by the C. W. Williams Manufacturing Company, for an Act of incorporation changing its name, and granting it extended powers and privileges.

ARCHIBALD & McCORMICK,
Solicitors for applicants.
Montreal, 28th December, 1881. 27-6

PUBLIC Notice is hereby given that application will be made at the next session of the Parliament of Canada, for an Act to amend the Act incorporating the Canada Agricultural Insurance Company, and the Act 41 Victoria, chapter 38, and to make more clear the provisions of the said last named Act; to provide also for supplying the place of any one or more of the joint assignees who may die, remove or from any cause become incapacitated from acting; also to define the powers of the joint assignees as respects the collecting, making or giving notices of calls, bringing of suits for assessments on stocks and for other purposes.

CHURCH, CHAPLEAU, HALL & ATWATER,
Solicitors for applicants.
Montreal, 24th December, 1881. 27-9

PUBLIC Notice is hereby given that application will be made to the Parliament of the Dominion of Canada, at its next session, for an Act to incorporate the "St. Lawrence Bridge and Manufacturing

Company" for the purpose of constructing a bridge over the St. Lawrence river, opposite the City of Montreal, by way of St. Helen's Island, and for enlarging and improving in connection therewith the Harbor of Montreal; the whole in general conformity with the scheme known as the "Shearer scheme," proposed by Mr. James Shearer, and for other purposes.

CHURCH, CHAPLEAU, HALL & ATWATER,
Solicitors for applicants.
Montreal, 24th December, 1881. 27-9

NOTICE is hereby given that an application will be made to the Parliament of Canada, at its next session, for an Act declaring the Toronto, Grey and Bruce Railway Company to be a work for the general advantage of Canada, and also to amend the several Acts relating to the said company, and for further power for the issue of bonds and debenture stock, and to re-arrange and increase their bonded debt, and for the repeal of section twelve of the Act forty-three Victoria, chapter sixty-six (Ontario), providing for the appointment of a Commissioner for the purpose therein mentioned, and also to repeal the seventeenth section of the said Act providing for the election of a director by certain municipalities therein mentioned, and for other purposes; and also to repeal the last proviso in the fourteenth section of the Act forty-four Victoria, chapter seventy four (Ontario), and also to give the said company power to arrange with other railway companies for station accommodation and to join with other companies in the erection of a joint station, and also the right to make running arrangements with other railways; also to purchase, charter and work steamboats and other vessels; and also to authorize the said company to amalgamate with or lease their line to the Ontario and Quebec Railway Company, and for other purposes.

MARTIN & ELLIOT,
Solicitors for applicants.
Dated at Hamilton, the 28th day of December, 1881. 27-9

NOTICE is hereby given that the Great Western Railway Company will apply to the Parliament of Canada, at the next session thereof, for an Act extending the period of twelve months limited by the fifth section of the Act authorizing the establishment of Superannuation Provident and Insurance Funds by the company; also to authorize the company to purchase or lease railways which touch or intersect its own line or to amalgamate with the companies owning such railways, also to declare and define the company's powers in that respect, and to authorize the acquisition of station grounds and premises and access thereto for the company's purposes.

SAMUEL BARKER,
Solicitor G.W. Ry. Co.
Dated at Hamilton, 29th December, 1881. 27-9

TAKE Notice that an application will be made to the Parliament of the Dominion of Canada, at its next session, for an Act to incorporate the Niagara River Bridge Company.

The applicants purpose erecting a bridge (without a drawbridge) for railway purposes from some point in the Dominion of Canada on the left bank of the Niagara River to some point in the United States of America between the Falls of Niagara and the mountain ridge above Lewiston.

The applicants purpose charging or levying a toll of not more than five dollars per car for each car passing over said bridge.

FOSTER, CLARKE & BOWES,
Solicitors for applicants.
Toronto, 29th December, 1881. 27-9

NOTICE is hereby given that application will be made to the Parliament of Canada, at its next session, for an Act to incorporate the General Land Company of Canada, for the purposes of purchasing and colonizing lands in Manitoba and the North West Territories.

ROYAL & PRUD'HOMME,
Solicitors for applicants.

Winnipeg, 29th December, 1881. 27-9

NOTICE.—Application will be made at the next session of the Parliament of Canada for an Act to incorporate the Saskatchewan and Qu'Appelle Navigation Company, for the purposes of dredging and navigating the Saskatchewan, Qu'Appelle and Assiniboine Rivers.

MACMILLAN & TAYLOR,
Solicitors for applicants.

London, Ont., 14th Dec., 1881. 26-9

NOTICE.—Application will be made at the next session of the Parliament of Canada, for an Act to incorporate "The Tecumseh Insurance Company of Canada," for the purpose of carrying on the business of fire and inland marine and live stock insurance.

MACMILLAN & TAYLOR,
Solicitors for applicants.

London, Ont., 13th Dec., 1881. 26-9

NOTICE is hereby given that the London Mutual Fire Insurance Company of Canada, will apply at the next session of the Parliament of Canada for an amendment to their Act of incorporation to authorize them to adopt the provisions relating to Mutual Insurance Companies in the Province of Ontario, and also to issue policies covering losses from wind storms and tornadoes.

MACMILLAN & TAYLOR,
Solicitors for applicants.

London, Ont., 13th Dec. 1881. 26-9

NOTICE is hereby given that a Bill will be introduced at the next session of the Dominion Parliament to ratify and confirm the resolutions of the "North Shore Railway Company" of the eleventh day of August, and of the second day of November, one thousand eight hundred and seventy-five, having for their object to transfer to the Province of Quebec all the interest of the said company in the railway then in course of construction between the cities of Quebec and Montreal, and the rights belonging thereto; and also to ratify and confirm the deed of cession and transfer passed by the "Montreal, Ottawa and Occidental Railway Company," the sixteenth day of November, one thousand eight hundred and seventy-five, before Mre Louis N. Dumouchel, Notary, to the Government of the Province of Quebec, of all the interest of the said Company in its railway then in course of construction between Montreal and Aylmer, with a branch to St. Jérôme, and the rights belonging thereto.

J. A. CHAPLEAU,
Comm. of Railways.

Dated Quebec, 20th Dec., 1881. 26-9

APPLICATION will be made to the Parliament of Canada, at its next session, for an Act to incorporate a company to be called the "Ontario Pacific Railroad" Company, for the purpose of constructing, equipping and operating a line of railway from Cornwall by Ottawa, touching at or near Arnprior, Eganville, lake Nipissing to Sault Ste. Marie, and branches, with power to bridge the St. Lawrence and St. Mary's Rivers at or near both termini.

H. LAPIERRE,
Solicitor for applicants.

Ottawa, 19th December, 1881. 26-9

NOTICE is hereby given that an application will be made to the Parliament of Canada, at its next session, for an Act to amend the Acts relating to the "Anchor Insurance Company" by enabling it to transact the business of Fire Insurance.

MOWAT, MACLENNAN & DOWNEY,
Solicitors for applicant.

Toronto, 22nd Dec., 1881. 26-9

NOTICE.—Application will be made to the Parliament of Canada, at the next session thereof, for an Act to empower "The New York and Ontario Furnace Company," a corporation organized under the Laws of the State of New Jersey, to acquire and hold real and personal estate in the Dominion of Canada and to carry on in the Dominion of Canada the business of mining, smelting, and manufacture of iron and steel, and to incorporate the shareholders thereof into a corporation under and by the authority of the Parliament of Canada for the above purposes.

GEO. D. DICKSON,
Solicitor for applicants.

Dated at Belleville, 22nd December, A.D. 1881. 26-9

NOTICE is hereby given that application will be made to the Parliament of Canada, at its next session, for an Act to incorporate a company for the purpose of constructing and working a line of railway from or near Montreal to a point on the southern boundary of the township of Dundee, in the county of Huntingdon, there to connect with a railway in the State of New York, and to build a branch to connect with the Canada Atlantic Railway at some point in the county of Beauharnois.

DANIEL BOYD,
for Applicants.

Huntingdon, Que., Dec. 10, 1881. 25-9

NOTICE is hereby given that application will be made, at the next session of the Parliament of Canada, for a charter to incorporate "The Chignecto Marine Transport Railway Company," and to empower said company to enter upon lands, to locate, construct and carry on a railway for transporting vessels, with or without cargo, from Chignecto Bay to Baie Verte; and to locate, construct and maintain a Passenger and Freight Railway in combination therewith from Amherst to Cape Jourimau; and to invest the said company with all usual and requisite powers for the above purposes.

H. G. C. KETCHUM,
Promoter and Engineer.

Fredericton, Nov. 22, 1881. 25-9

ENGLISH AND COLONIAL INSURANCE COMPANY.

APPLICATION will be made at the next session of the Parliament of the Dominion of Canada, for an Act to amend the Act incorporating this company so as to authorize the said company to organize and commence business on the subscription and payment on account of capital of less amounts than are mentioned in the said Act, and for other purposes.

25-9

NOTICE is hereby given that application will be made to the Parliament of Canada, at its next session, for an Act to extend the periods for the commencement and completion of the Niagara Grand Island Bridge.

25-9
NICOL KINGSMILL,
Secretary.

NOTICE is hereby given that application will be made to the Parliament of Canada, at its next session, for an Act to incorporate "The Edison Electric Light Company of Canada."

With power among other things to manufacture and vend electric machinery and apparatus and to supply electricity for the purposes of light, heat and power, and with power to occupy for that purpose streets and public places and to expropriate lands.

OSLER, GWYN & TEETZEL,
Solicitors for the applicants.

Dated Hamilton, Ont., 15th Dec. 1881. 25-9

NOTICE is hereby given that application will be made to the Parliament of the Dominion of Canada, at its next session, for an Act to extend the time limited by the several Acts respecting the Canada Southern Railway Company or the Erie and Niagara Railway Company, for commencing and completing the original lines of the said companies or any branch lines authorized by the said Acts or any of them.

25-10
NICOL KINGSMILL,
Secretary.

NOTICE is hereby given that application will be made to the Parliament of Canada, at its next session, for an Act to incorporate the Richelieu Bridge Company, with power to build, work, maintain and manage a toll bridge for ordinary traffic purposes across the Richelieu River from the Parishes of St. Thomas in the county of Missisquoi to Lacolle or St. Valentine in the county of St. John. The said bridge to be constructed with a draw leaving a passage when open of forty feet, or the width of that of the Vermont Junction Railway Bridge over same river at St. John's, Que. The bridge over navigable portions of said river to have abutments or piers one hundred and fifty feet apart, and arches five feet or more above high water mark, and over unnavigable portions to be built of piles if desired. Arches of bridge to be of such height above high water, the intervals between the abutments or piers, width of draw to be such as may be approved by His Excellency the Governor General in Council. And with power to collect tolls for any passage over said bridge at rates not to exceed the following: Foot passengers, each way, five cents; loose animals, per head, except sheep, pigs, and spring colts following the mare, each way, ten cents; sheep and pigs, per head, five cents; cart, carriage, buggy, waggon, sleigh, cutter or other vehicle drawn by one animal, each way, twenty-five cents; carriage, waggon, buggy, sleigh, cutter, or other vehicle drawn by two animals, each way, thirty-five cents. The above rates include the *bonâ fide* loads of each vehicle.

GEORGE B. BAKER,
Solicitor for applicants.

Clarenceville, Que., Dec. 10, 1881. 25-9

NOTICE is hereby given that application will be made to the Parliament of Canada, at its next session, for an Act to incorporate "The Ottawa and Arnprior Junction railway Company" for the purpose

of constructing and working a line of railway from Quyon or some adjacent point in the Township of Onslow, in the County of Pontiac, Province of Quebec, to the Village of Arnprior, in the Province of Ontario, crossing the Ottawa River by way of the Chats Falls or Rapids; with power also to construct the necessary bridge or bridges over said river for the purposes of said railway at or near said Chats Falls or Rapids; also with power to extend said railway from Arnprior, crossing the Canadian Pacific Railway at or near Arnprior to some point in the Township of Bagot, in the County of Renfrew, on the Kingston and Pembroke Railway, and if necessary also to cross the Kingston and Pembroke Railway at said point; also with power to build branch lines, to sell or lease said railway, to amalgamate with any other Railway Company, to lease or buy any other railway, and to connect with and obtain running powers over other railways, and to construct along said railway and branches a Telegraph line.

A. FERGUSON,
Solicitor for the applicants.

Dated, December 15th 1881. 25-9

PUBLIC Notice is hereby given that application will be made at the next session of the Parliament of Canada, for an Act to incorporate a company for the purpose of constructing and working a line of railway from the City of Montreal, in the Province of Quebec, to Smith's Falls, and thence to the Town of Perth, in the County of Lanark, and Province of Ontario, to be called "The Montreal and Central Canada Railway Company," with power to construct a bridge or bridges across the Rideau River, the Rideau Canal, the Ottawa River and the St. Anne's Canal, with power to amalgamate with, connect with, and obtain running powers over any line or lines of railway and bridges, within or without the Dominion of Canada, and with power to build and run tramways, steam ferries, steamboats, vessels and barges, in connection with the said line of railway and bridges.

SCOTT, MacTAVISH & MacCRACKEN,
Solicitors for applicants.

Dated at Ottawa, Dec., A.D. 1881. 25-9

NOTICE is hereby given, that an application will be made to the Parliament of Canada, at its next session, for an Act incorporating "The Ontario Investment Association," and authorizing said Association to lend money on the security of Real Estate in Manitoba, or any other of the Provinces of the Dominion, and permitting the said Association to charge such interest on the loans effected as may be agreed upon with the borrowers, and also enlarging the borrowing powers of the said Association and enabling it to receive money on deposit.

CRONYN & GREENLEES,
Solicitors for applicants.

Dated 14th December, 1881. 25-10

NOTICE is hereby given that application will be made to the Parliament of Canada, at its next session, for an Act to reduce the capital stock of the Ontario Bank.

By order of the Board,

C. HOLLAND,
General Manager.

Ontario Bank,
Toronto, 7th December, 1881. 24-9

NOTICE is hereby given that an application will be made at the next session of the Parliament of Canada, for an Act to amend the Acts relating to the Souris and Rocky Mountain Railway Company, for purpose of enabling the said company to construct its line and branches north of Fifty-first degree of North Latitude.

A. BOULTBEE,
Solicitor for applicants.
Toronto, 1st December, 1881. 24-9

NOTICE is hereby given that application will be made at the next session of the Parliament of Canada, by "The North American Mutual Life Insurance Company" for an Act changing the name of the company to the "Dominion Life Insurance Company," or such other name as the Directors may approve of, and to amend the seventh, eighth and eleventh sections of the Act incorporating the said company, and for other amendments to the said Act

J. K. KERR,
Solicitor for the company.
24-9

NOTICE is hereby given that application will be made, at the next session of the Parliament of Canada, for an Act to incorporate a company for the purpose of constructing and working a line of railway from a point on the North Branch of the Saskatchewan River, between Fort à La Corne and Carleton, running north-westerly to the Peace River, to be called "The Saskatchewan and Peace River Railway," with power to build and run branches to any navigable waters to the north of said main line and south to the North Branch of the Saskatchewan River.

KILVERT & DUGGAN,
Solicitors for the applicants.
6th December, 1881. 24-9

PUBLIC Notice is hereby given by The Ottawa, Vaudeuil and Montreal Railway Company that an application will be made to the Parliament of the Dominion of Canada, at the next session thereof, for an Act further to extend the time limited for the construction of that portion of the line of the said Railway Company lying between West Hawkesbury and the City of Ottawa, and further to confirm the powers conferred upon said company.

PINHEY & CHRISTIE,
Solicitors for the company.
Dated 6th December, 1881. 24-9

NOTICE is hereby given that application will be made to the Parliament of the Dominion of Canada, at its next session, for the passing of an Act incorporating the Pilots commissioned for the service of Pilotage between Quebec and Montreal, under the name of "The Corporation of Pilots of Montreal."

BELLEAU & STAFFORD,
Attorneys.
Quebec, 26th October, 1881. 24-9

NOTICE is hereby given that the Grand Trunk Railway Company of Canada, will apply to the Parliament of Canada, at the next session thereof, for an Act to authorize the said company to purchase, lease, or amalgamate with any line of railway, whose line touches or intersects any part of their line, also

to declare and define the powers of the said company in that respect, and further for power under the provisions of the Railway Act, to acquire station grounds and tracks leading thereto which in their judgment may be necessary for their purposes.

JOHN BELL,
Solicitor of the G. T. R. Co. of Canada.
Dated at Montreal, this 2nd day of Nov., 1881. 24-9

NOTICE is hereby given that an application will be made to the Parliament of the Dominion of Canada, at its next session, for an Act to incorporate the Synod of the Diocese of Saskatchewan, with power to acquire and hold real estate and invest the moneys of said Synod in such part of the Dominion of Canada and on such securities as may, by the said Synod, be deemed proper from time to time.

BLAKE, KERR & CASSELS,
Solicitors for applicants.
Dated 5th December, 1881. 24-9

NOTICE is hereby given that in pursuance of a resolution of the shareholders of the Ottawa Agricultural Insurance Company, passed at a special general meeting of the shareholders of the said company, duly called and held at the City of Ottawa, in the Province of Ontario, on the 22nd day of November, 1881, application will be made by said company to the Parliament of Canada, at its next session, for a special Act to authorize the said company to wind up and liquidate its affairs.

JOHN ROCHESTER,
President.
JOHN HENDERSON,
Vice President.

ALEXANDER GIBB,
Solicitor for applicants.
JOHN PENNOCK,
Secretary.
Ottawa, 7th December 1881. 24-9

NOTICE is hereby given that application will be made to the Parliament of Canada, at its next session, for an Act to authorize the "Mutual Life Association of Canada" to change the name of the association. Also to empower the said association to issue policies on the principle of non-participation of profits, and for other purposes.

MACKELCAN, GIBSON & BELL,
Solicitors for applicants.
Dated at Hamilton, 24th November, 1881. 23-9

NOTICE is hereby given that application will be made to the Parliament of the Dominion of Canada, at its next session, for an Act to incorporate a company under the name of the "Nova Scotia Railway Company, Limited," with full powers to acquire, wholly or in part, by purchase or otherwise, the existing lines of railway (excepting the Interecolonial Railway) whether finished or not, in Nova Scotia, or any one or more of them, and the appurtenances.

2. The construction, completion, repair and equipment of existing partially completed lines of railway in Nova Scotia.

3. The construction of a line of railway in the Island of Cape Breton, and lines connecting with the Government Railway in the County of Pictou and County of Halifax.

4. The establishment, maintenance and operation of ferries and steamboat service between Nova Scotia proper and the Island of Cape Breton, between Prince Edward Island and Nova Scotia, between New Brunswick and Nova Scotia, and between Nova Scotia and the United States of America.

5. The construction, purchasing, leasing or hiring of steamboats, ferry boats, railways, coaches and conveyances, and lines of telegraph in connection with said railways hereinbefore mentioned, and the working and operating of the same for hire.

6. The maintenance and operation of all the lines of railway hereinbefore mentioned, whether now constructed or hereafter to be constructed.

THOMPSON & GRAHAM,
Solicitors for applicants.

Halifax, N.S., 24th November, 1881. 23-9

NOTICE.—The Napierville Junction Railway and Quarry Company, will apply to the Dominion Parliament for the following amendments to their charter:

Change of appellation.

Locate its Eastern Terminus at St. John, Q.

Extension south-westerly parallel with the Province Line, and to the River St. Lawrence.

23-9

PUBLIC Notice is hereby given that application will be made to the Parliament of the Dominion of Canada, at its next session, for an Act to incorporate "The Quebec Timber Company (Limited)."

E. T. BROOKS,
Solicitor for applicants.

November 26, 1881. 23-9

PUBLIC Notice is hereby given that an application will be made to the Parliament of the Dominion of Canada, at the next session thereof, for an Act to incorporate "The Rainy River Improvement Company."

The objects of the proposed company will be to construct booms, dams, slides, piers and works in the rivers, lakes, streams and creeks hereinafter mentioned and on the banks thereof for the purpose of transmission of saw logs, square timber, flatted timber and all descriptions of timber down the whole course of the river flowing westward from Hunter's Island through Rainy Lake, down the course of Rainy River to the Lake of the Woods and the streams, rivers and creeks flowing into the said river, Rainy Lake and Rainy River, in the Province of Manitoba, and Ontario, or in the District of Keewatin; and with all the powers and privileges similar to the provisions in an Act of the Consolidated Statutes of the late Province of Canada intituled "An Act respecting Joint Stock Companies to construct works to facilitate the transmission of timber down rivers and streams," and amendments thereto; and also with full power and privilege to unite and amalgamate with any company formed for a similar purpose by the laws of the State of Minnesota.

PINHEY & CHRISTIE,
Solicitors for applicants.

Dated 28th November, 1881. 23-9

NOTICE is hereby given that application will be made to the Parliament of Canada, at the next session thereof, for an Act to incorporate "The Manitoba and Saskatchewan Transportation Com-

pany," for the purpose of building and operating a line of railway from some point on the Canadian Pacific Railway, between Winnipeg and Portage La Prairie to a point on Lake Manitoba, and of constructing and running vessels in connection therewith on Lakes Manitoba and Winnipegosis and the Saskatchewan River, and improving the navigation of the said lakes and rivers; with power to build railways or canals connecting said lakes and river, and to levy tolls on said canals.

C. E. HAMILTON,
Solicitor for applicants.

Winnipeg, 21st November, 1881. 23-9

NOTICE is hereby given that application will be made to the Parliament of Canada, at the next session thereof, for an Act to incorporate, "The Winnipeg and Springfield Bridge Company" with power to build, work, maintain and manage a toll bridge for ordinary traffic purposes across the Red River at some point between the northerly limits of the City of Winnipeg and the Louise Bridge in the County of Selkirk and Province of Manitoba, the said bridge to be constructed with a draw leaving a passage when open of forty feet or more, and with arches twenty-five and one half feet above low water, and with intervals of two hundred feet or more between the abutments of piers. And with power to collect tolls for any passage over the said bridge at rates not exceeding the following:—

Foot passengers, each way, two cents.

Rider with horse or mule, each way, ten cents.

Loose animals, per head, except sheep, pigs and spring colts following the mare, each way, five cents.

Sheep and pigs, per head, each way, two cents.

Cart, carriage, waggon, buggy, sleigh, cutter or other vehicle drawn by one animal, each way, twelve cents and a half.

Carriage, waggon, buggy, sleigh, cutter or other vehicle drawn by two or more animals, each way, twenty cents.

The above rates include the *bonâ fide* loads of each vehicle.

W. H. CULVER,
Solicitor for applicants.

Winnipeg, 21st November 1881. 23-9

NOTICE is hereby given that application will be made to the Parliament of Canada, at the next session thereof, to incorporate "The Manitoba Bank" for the purpose of doing a Banking business in the Dominion of Canada, with the head office of such Bank at Winnipeg.

H. E. HENDERSON,
Solicitor for applicants.

Dated this 14th day of November, 1881. 22-9

NOTICE is hereby given that application will be made to the Parliament of Canada, at its next session, for an Act to incorporate the North Western Bank.

G. YOUNG SMITH,
Solicitor for applicants.

Whitby, 21st November, 1881. 22-9

NOTICE is hereby given that application will be made to the Parliament of Canada, at the next session thereof, for a charter for a drawbridge with two openings sixty feet wide, the bottom of the lower cord to be not less than four feet above high water, across the Saint Croix River to the boundary line between New Brunswick and the State of Maine, to connect with a bridge from the City of Calais, said bridge to be used for railway and other purposes

and to be built at or near the location surveyed by the Grand Southern Railway Company.

M. MACMONAGLE,
Solicitor for applicants.

Dated at St. Stephen the 16th day of November, A.D., 1881. 22-9

NOTICE is hereby given that the Dominion Fire and Marine Insurance Company will apply to the Parliament of Canada, at its next session, for an Act empowering them to close their business, wind up their affairs and distribute the surplus assets of the company and for all requisite powers for the said purposes.

F. R. DESPARD,
Secretary.

Dated, 23rd November, 1881. 22-9

NOTICE is hereby given that the Great Western Railway Company will apply to the Parliament of Canada, at its next session, for an Act to authorize an increase of their Loan Capital, so however that the total yearly interest shall not exceed the interest on their present Loan Capital, including interest at the rate of six per centum per annum on the portion unissued; and to authorize the acquisition or purchase of or union with railway companies whose railways they have power to lease or agree to work; and otherwise to extend the powers of the said Company.

SAMUEL BARKER,
Solicitor for Great Western Railway Company.
Dated at Hamilton, Ontario, 24th November 1881. 22-9

NOTICE is hereby given that application will be made to the Parliament of Canada, at its next session, for an Act to incorporate the Grand Central Station Company, with power to erect, build and maintain a Railway Station, in the City of Toronto, and with power to construct or acquire in and near to the City of Toronto, all lines of railway, or to acquire right and running powers over existing lines of railway necessary to connect with and bring into such station the traffic of any railway using or desiring to use such station, and with power to make connections with the elevators and wharves and with other railway stations in the City of Toronto, and to contract with forwarding, railway and shipping companies for the carriage of goods and passengers, and with all the powers given under the Consolidated Railway Act, 1879, to railway companies under the headings of "plans and surveys" and "lands and their valuation."

OSLER, GWYN & TEETZEL,
Solicitors for the applicants.

Dated 24th November, 1881. 22-9

PUBLIC Notice is hereby given that an application will be made to the Parliament of the Dominion of Canada, at the next session thereof, for an Act to incorporate "The Canada Provident Association."

The objects of the Association shall be: For the mutual good of the members thereof; to make provision by means of assessments, dues, donations or other payments of members against sickness, unavoidable misfortune and death; and for substantially assisting the widows and orphans of deceased members.

The chief place of business of the association shall be in the City of Ottawa, in the Province of Ontario, but the Association shall have power to change their head office to any other City in Canada; and other places of business may be established from time to time throughout Canada as the same are required.

O'CONNOR & HOGG,
Solicitors for applicants.

Dated at Ottawa, the 25th day of November, A.D., 1881 22-9

NOTICE is hereby given that an application will be made to the Parliament of Canada, at the next session thereof, for an Act to incorporate a company to build and work a bridge for railway and other purposes across the Niagara River, at or near the Village of Queenston, in the Township of Niagara, in the County of Lincoln, or such other point as the company may select, with power to amalgamate with any company in the United States of America, incorporated or to be incorporated for building a railway bridge across the said river, who may be willing to unite with the company so to be incorporated in Canada in order to secure a railway bridge open to all companies in Canada and the United States with equal rights and privileges, with power to collect tolls on the said bridge on ordinary carriage and passenger traffic at rates not exceeding the following: -

Foot passengers, each way, twelve and one half cents.

Rider with horse or mule, each way, twenty-five cents.

Loose animals, per head, except sheep, pigs and spring colts, following the mare, each way, five cents.

Sheep and pigs, per head, each way, seven and one half cents.

Carts, carriages, wagons, buggies, sleighs, cutters or other vehicles, with a driver, drawn by one animal, each way, twenty-five cents. The same if drawn by two or more animals, each way, thirty-seven and one half cents.

All passengers in above mentioned conveyances, each way, twelve and one half cents.

The above rate to include the *bona fide* loads of each vehicle.

The company to be called "The Niagara Peninsula Bridge Company."

P. McCARTHY,
Solicitor for applicants.

St. Catharines, Nov. 22nd, 1881.

22-9

NOTICE is hereby given that an application will be made to the Parliament of Canada, at its next session, for an Act amending the Act of incorporation of the Ontario & Quebec Railway Company, so as to enable the company to acquire the charter of or amalgamate with the Toronto, Grey and Bruce Railway Company, and to acquire the charter of or amalgamate with such other railway company or companies as the Ontario & Quebec Railway when constructed may connect with, intersect, or cross, or which may be a feeder or an easterly or westerly continuation of the Ontario & Quebec Railway, or to lease all or any of such railways, and also for other amendments to the said Act.

W. H. LOCKHART GORDON,
Solicitor for applicants.

25th November, 1881.

22-9

NOTICE is hereby given that application will be made at the next session of the Parliament of Canada for an Act to incorporate a Company for the purpose of constructing and working a line of railway from the City of Ottawa or some point on the St. Lawrence and Ottawa Railway or the Canada and Atlantic Railway, passing through or near the Villages of Metcalfe, Ormond, Vernon, Bate's Corners or West Winchester, Winchester Springs, Bell's Corners and Morrisburgh, to a point opposite Ogden's Island, in the State of New York, to be called "The Ottawa, Waddington and New York Railway and Bridge Company," with power to construct a bridge across the canal and the main channel of the St. Lawrence River to Ogden's Island, connecting with a line across the Island and the American waters to Waddington and Teal's Station or some other point on the Ogdensburg and Lake Champlain Railway or with Canton, and to connect with the projected line of railway through the Adirondacks to North Creek; with power to amalgamate with, connect with, and obtain running

powers over, any line or lines of railways and bridges, within or without the Dominion of Canada; and with power also to build and run tramways, steam ferries, steamboats, vessels and barges in connection with the said line of railway and bridge; with power also to construct, maintain and operate an Inter-Provincial bridge across the Ottawa River at or near the said City of Ottawa, to some point in the Province of Quebec, as well for the said railway as for ordinary carriage and traffic purposes; with power to collect tolls on the said bridge on such ordinary carriage and passenger traffic thereon, at the rates not exceeding the following:—

Foot passengers, each way, two cents.

Rider with horse or mule, each way, five cents.

Loose animals, per head, except sheep, pigs and spring colts following the mare, five cents each way.

Sheep and pigs, per head, each way, two cents.

Each carriage, waggon, buggy, sleigh, cutter or other vehicle drawn by one animal, ten cents each way.

Each carriage, waggon, buggy, sleigh, cutter or other vehicle drawn by two or more animals, each way fifteen cents.

The above rates to include the *bonâ fide* loads of each vehicle.

With power also to construct and operate a line or lines of railway from the Quebec side of the said Bridge to connect with all or any of the railways terminating in, or passing through the County of Ottawa.

The height of the arches of the bridge across the St. Lawrence Canal and River to be not less than 60 feet above high water; the interval between the abutments or piers across the main channel of the St. Lawrence River to be the whole width of the said channel or not less than 350 feet, and across the shoal to Ogden's Island not less than 200 feet. The height of the arches of the bridge across the Ottawa River to be not less than 30 feet above high water and the interval between the abutments or piers to be not less than 200 feet; or the arches of the said bridges to be of such height above high water, the intervals between the abutments or piers to be such, and the tolls to be collected to be such, as may be approved of by His Excellency the Governor General in Council.

SCOTT, MAC TAVISH & MAC CRACKEN,
Solicitors for applicants.

Ottawa, 19th November, 1881.

22-9

PUBLIC Notice is hereby given that an application will be made to the Parliament of the Dominion of Canada, at the next session thereof, for an Act to incorporate "The Mutual Benefit Association of "Sherbrooke."

21-9

E. T. BROOKS,
Solicitor for applicants.

NOTICE is hereby given that The Stadacona Fire & Life Insurance Company, in liquidation, will apply the Parliament of the Dominion of Canada, at its next session, for an Act to amend and extend the statute 43 Victoria, cap. 70, intituled "An Act to empower The Stadacona Fire & Life Insurance Company to relinquish their charter and to provide for the winding up of their affairs," and to enable them to finally close and liquidate the affairs of the said company within a fixed delay of one year to be computed from the passing of the Act prayed for; and in that view to extinguish the claims not admitted by them and not brought before the Courts within such delay; also the claims of persons unknown and not found within said delay, and also for other similar purposes.

C. A. E. GAGNON,
JOSEPH MELCHIOR BERNIER, Priest,
ALPHONSE LETELLIER,
Liquidators.

P. B. CASGRAIN,
Attorney for applicants.

21-9

NOTICE is hereby given that application will be made to the Parliament of the Dominion of Canada, at its next session, for an Act to incorporate a Company, for the purpose of constructing and working a line of railway from a point on Thunder Bay at or near Prince Arthur's Landing, through the municipalities of Shuniah and Neebing, to a point on Pigeon River where it can meet a projected line of railway from Duluth to Pigeon River; with power to build a bridge across Pigeon River, and any other rivers on its route,—and to amalgamate or connect with, or obtain running powers over, any other line or lines of railway and bridges, within or without the Dominion of Canada,—and to build and run branches to Pigeon Bay and wherever it may be desirable and advantageous for the settlement and development of the country;—and also with power to build and run ferries, steamers, vessels and barges in connection with the said line of railway and bridges,—to be called "The Thunder Bay and Minnesota Railway Company."

EDWARD A. WILD,

Agent for the applicants.

Toronto, 10th Oct., 1881.

21-9

NOTICE is hereby given that an application will be made to the Parliament of Canada, at the next session thereof, for an Act to incorporate the undersigned and others as a company to build and work a bridge for railway and other purposes across the St. Mary River at such points on the said river as the company may select, with power to amalgamate with any company in the United States, incorporated or to be incorporated for building a railway bridge across the said river, who may be willing to unite with the company so to be incorporated in Canada in order to secure a railway bridge open to all companies in Canada and the United States, upon equal terms and rates, and with equal rights and privileges.

The capital to be \$1,000,000, and the name of the Company to be "The Sault Ste. Marie Bridge Company."

WM. GOODERHAM,
GEO. A. COX,
JOHN S. NEWBERRY,
JAMES McMILLAN,
JOHN PROCTOR,
B. P. CHENEY.

Dated this 10th November, 1881.

21-9

NOTICE is hereby given that application will be made at the next session of the Parliament of Canada, for an Act to incorporate a company under the name of "The Clements Steamship Company" (limited), with power to purchase, hire, acquire, own or charter steamships, sailing vessels, and all other kinds of craft including tugs and barges, and to carry on the business of common carriers of passengers and goods, forwarders and traders between the several ports and places in Canada and ports and places outside of Canada, by the said company as the said company shall think proper; also to carry on in Canada and elsewhere, as their business may require, the business of wharfingers and warehousemen, and to acquire and hold by purchase or lease all lands, wharves, docks, elevators, warehouses and other estate real and personal required for the proper and efficient working of the said business.

JAS. WENT. BINGAY,

Solicitor for applicants.

Yarmouth, Nova Scotia, 9th November 1881.

ALFRED PATRICK, Parliamentary agent.

21-9

APPPLICATION will be made to the Parliament of Canada, at its next session, for an Act incorporating "The Canada and Provincial Loan Company, Limited," and empowering said company to issue stock and debentures, invest moneys on real estate, bank stock, debentures and other securities, and to purchase, hold, improve and dispose of lands and

otherwise to exercise the powers usually conferred on Loan companies.

McDOUGALLS & GORDON,
Applicants, solicitors.

Toronto, 15th Nov., 1881.

21-9

NOTICE is hereby given that at the next Session of the Legislature of the Dominion of Canada an application will be made for an Act to empower the Portage, Westbourne and North Western Railway Company to build and operate a line of railway from the present terminus of their railway already or about to be constructed in the Province of Manitoba in a north westerly direction to a point at or near the forks of the Saskatchewan, and thence to the Peace River, with power to construct a branch south of the Saskatchewan to the mouth of that River and a branch in a southerly direction to the main line of the Canada Pacific Railway, with power also to run steamers and barges on navigable waters connected with the line.

21-9

NOTICE is hereby given that an application will be made at the next session of the Dominion Parliament, for an Act authorizing The Trust and Loan Company of Canada, to carry on business as a Loan Company in all of the Provinces of the Dominion of Canada, with like powers as are now possessed by said Company in the Provinces of Ontario and Quebec, and to allow said Company to recover such rate of interest as may be agreed upon with borrowers, and to authorize the issue of debenture stock by said Company, and for other purposes.

MACDONALD, MACDONALD & MARSH,
Solicitors for applicants.

Dated 17th November, 1881.

21-9

TAKE Notice that application will be made to the Parliament of Canada, at its next session, for an Act amending the Act incorporating "The Imperial Guarantee and Loan Society" by, amongst other things, changing the names of the Provisional Directors, reducing the capital stock, extending the Trust clauses, and changing the name to "The Trust Company of Canada."

WELLS, GORDON & SAMPSON.

9th November, 1881.

20-9

NOTICE is hereby given that application will be made at the next session of the Parliament of Canada, for an Act to incorporate a company for the purpose of constructing and working a line of railway from Portage La Prairie, in the Province of Manitoba, to the White Mud River at the head of navigation, thence to Gladstone, thence in a north westerly direction to a point at or near the village of Prince Albert; with power to construct branches and with power to build bridges and to build, own and run tramways, steamers and boats; with power also to amalgamate, connect with and purchase and obtain running powers over other line or lines of railway.

J. J. FOY,

Solicitor for applicants.

Toronto, 8th November, 1881.

20-9

PUBLIC Notice is hereby given that application will be made to the Parliament of the Dominion of Canada, at its next session, for an Act giving to the local Master of the Chancery Division of the High Court of Justice at Hamilton, power to make assessments on premium notes of policy holders in the Canadian Mutual Fire Insurance Company, and to make all necessary directions for compelling payment of such assessments, and generally to vest in the said local Master all powers relating to assessments on and collecting of premium notes and apportionment of expenses between the branches of the said Canadian Mutual Fire Insurance Company which, under the Acts relating to Mutual Fire Insurance Companies, were vested in the Board of Directors of the said Canadian Mutual Fire Insurance Company, and also declaring the effect of any certificate of the said Master as to the amount due on any note or undertaking of the policy holders in said Company

for assessments the same as by said Acts are given to the certificate of the Secretary of any Mutual Fire Insurance Company.

C. E. FREEMAN,
Solicitor for applicants.

Dated at Hamilton, 9th November, 1881.

20-9

NOTICE is hereby given that application will be made at the next session of the Parliament of Canada, for an Act to incorporate a Company for the purpose of constructing and working a line of railway from some point on the River Ottawa at or near Hawkesbury Village, in the County of Prescott, passing through or near the Village of Vankleek Hill, to a point at or near Glen Robertson, in the Township of Lochiel, on the line of the Canada Atlantic Railway; with power to build a branch railway or tramway between the said Village of Vankleek Hill and the Caledonia Springs, in the Township of Caledonia, —said railway to be called "The Prescott and Glengarry Counties Junction Railway."

STEWART, CHRYSLER & GORMULLY,
Solicitors for applicants.

Ottawa, 10th November, 1881.

20-9

NOTICE is hereby given that an application will be made by the Canada Landed Credit Company, at the next session of the Parliament of Canada, for an Act to amend the Act relating to the said Company, entitled "An Act to incorporate the Canada Landed Credit Company," passed in the twenty-second year of Her Majesty's reign, chapter 133, for the purpose of enabling the said Company to lend money on the security of real estate in the Province of Manitoba, and permitting the said Company to charge such rate of interest on loans effected in the Provinces of Ontario and Manitoba as may be agreed upon between them and the borrower, and for other purposes.

McCARTHY, HOSKIN, PLUMB & CREELMAN,
Solicitors for the applicants.

Toronto, 7th November, 1881.

20-9

NOTICE is hereby given that "The American Telegraph and Cable Company" will apply to the Parliament of Canada, at its next session, for an Act to invest the said Company with the powers, privileges and rights necessary and useful to enable it to carry on its business in Canada and to give it a corporate existence and powers within the Dominion.

ALFRED PATRICK,
Parliamentary Agent.

Ottawa, 5th November, 1881.

19-10

NOTICE is hereby given that application will be made to the Parliament of Canada, at its next session, for an Act to authorize "The Sun Mutual Life Insurance Company of Montreal," to change its name to that of "The Sun Life Assurance Company," to reduce the qualification of its directors, and for other purposes.

DAVIDSON & CROSS,
Solicitors for applicants.

Montreal, 3rd November, 1881.

19-9

NOTICE is hereby given that application will be made to the Parliament of the Dominion of Canada, at its next session, for an Act to incorporate "The St. Lawrence Marine Insurance Company of Montreal."

J. G. A. CREIGHTON,
Solicitor for applicants.

26th October, 1881.

18-10

APPLICATIONS FOR CHARTER BY LETTERS PATENT.

NOTICE is hereby given that application will be made to His Excellency the Governor General in Council, for Letters Patent under the provisions of "The Canada Joint Stock Companies Act, 1877," by Robert Irving Walker, of the City of Toronto, merchant; Reverend William Bee, of the same place, Methodist Minister; Robert Walker, of the same place, merchant; Reverend Thomas Griffith, of the Town of Brampton, Methodist Minister; Robert John Fleming, of the City of Toronto, merchant,—to constitute them and others a body corporate and politic for the purposes hereinafter mentioned, and that—

1. The proposed corporate name of the company is "The Primitive Methodist Colonization Company," (Limited.)

2. The purposes for which incorporation is sought, are the acquiring by purchase, lease or otherwise, from the Dominion or Provincial Governments or any corporation or persons, of lands or any interest in lands in the Dominion of Canada, and the cultivation thereof; the erection of buildings and the making of other improvements thereon, the selling, leasing or otherwise disposing of the same, and to take or receive mortgages thereon for the purchase money or other security at such rates of interest as may be agreed upon, and with power to retain a lien for the purchase money on the lands sold or otherwise disposed of, and to sell and assign such mortgages and liens or mortgage the same by any instrument in writing or assignment subject to conditions for the security of moneys advanced thereon at such rates of interest as may be agreed upon; the construction and repair of ordinary roads and bridges; the assisting emigrants from other countries to come to Canada and to aid their settlement upon lands in Canada; and with power to act as agents for any Government, corporation or person for the purchase or sale of lands or mortgages on lands in Canada, and for the promotion of emigration into Canada.

3. The operations of the proposed company are to be carried on in the different Provinces of Canada, and its chief place of business in Canada is to be in the City of Toronto, in the Province of Ontario.

4. The capital stock of the company is to be one hundred thousand dollars.

5. To be divided into one thousand shares of one hundred dollars each.

6. The said Robert Irving Walker, William Bee, Robert Walker, Thomas Griffith and Robert John Fleming are to be first or provisional Directors of the company.

REATY, HAMILTON & CASSELS,
Solicitors for applicants.

Toronto, 28th December, 1881.

27-6

NOTICE is hereby given that after the expiration of one month from the first publication of this notice in the *Canada Gazette*, application will be made to His Excellency the Governor General in Council, by Frederick Ardlie Fitzgerald, of the City of London, in the Province of Ontario, in the Dominion of Canada, oil refiner; John Walker, of the same place, manufacturer; Thomas Allen Stevens, of the same place, manufacturer; Joseph Seymour Fallows, of the same place, oil refiner; William Pearce Turner, of the same place, manufacturer; Frank Beemer Scove, of the City of Boston, in the State of Massachusetts, one of the United States of America, mechanical engineer; James Burns, of the said City of London, manufacturer, and Thomas H. Tracy, of the said City of London, civil engineer, for letters patent under "The Canada Joint Stock Companies Act, 1877," constituting the applicants and such others as may become shareholders in the company thereby created a body corporate and politic under the name and for the purposes following, that is to say:

1. The proposed corporate name of the company is "The Ball Electric Light Company, (limited)."

2. The purposes for which incorporation is sought are to manufacture and deal in electrical machines and appliances of all kinds; to purchase or sell patents of invention for electrical inventions of any kinds and licenses for using the same; to erect and construct lines of wire and other appliances for and to supply electric light or power, and generally to supply electricity or electrical appliances for all purposes for which they are applicable.

3. The chief place of business of the company shall be in the City of London, Ontario, but other places of business may be established from time to time throughout Canada as the company may require.

4. The intended amount of capital of the said company shall be five hundred thousand dollars.

5. The number of shares is five thousand and the amount of each share is one hundred dollars.

6. The applicants shall be the first directors of the company.

W. W. FITZGERALD,

Solicitor for applicants.

Dated at London, Ont., 10th October, 1881. 27-6

NOTICE is hereby given that within one month after the last publication of this notice, application will be made to the Governor in Council under the Canada Joint Stock Companies Act of 1877, for Letters Patent incorporating the applicants hereunder mentioned and others who may become shareholders in the company thereby created, a body corporate and politic by the name and for the purposes hereunder mentioned.

1. The corporate name of the proposed company is the "Canadian Manufacturer Publishing Company (Limited)."

2. The purposes for which incorporation is sought are the printing and publishing of newspapers, books, pamphlets, periodicals, and information for the promotion of manufacturing and commercial industries in Canada.

3. The chief place of business of the Company will be Toronto, in the Province of Ontario.

4. The capital stock in the first instance will be \$5,000.

5. The number of shares will be fifty, and the value of each share, \$100.

The names in full and the addresses and callings of the applicants, are respectively as follows: Frederick Nicholls, Toronto, journalist; Thomas Cowan, Galt, manufacturer; Thomas D. Wardlaw, Galt, manufacturer; James S. Wardlaw, Galt, manufacturer; Henry Bickford, Dundas, manufacturer; James Young, Hamilton, manufacturer; Hamilton Young, manufacturer; Samuel J. Leonard, Dundas, manufacturer.

The first five of whom are the first or provisional Directors.

F. M. McDOUGALL,

Solicitor for applicants.

Dated at Ottawa this 28th of December, A.D., 1881.

27-6

NOTICE is hereby given that within one month from the last publication of this notice, application will be made by the persons hereinafter named, to the Governor in Council, at Ottawa, for a charter under the "Canada Joint Stock Companies Act of 1877," incorporating them and such other persons as may become shareholders in the company, a body corporate and politic.

The proposed name of the company is "The Toronto, Manitoba, and North West Land Company, Limited."

The company seek incorporation for the purpose of issuing stock, purchasing, holding, improving and leasing or selling lands, freehold and leasehold.

The chief place of business of the company will be at the City of Toronto.

The amount of capital stock will be one hundred thousand dollars in two thousand shares of fifty dollars each.

The applicants are Alexander Manning, Esquire,

Arthur Radcliffe Boswell, Esquire, Abraham William Lauder, Esquire, William Scott, contractor, John Small, Gentleman, George Burrowes Gordon, Esquire, Horace Thorne, Esquire, William James Baines, broker, Andrew Heron, Gentleman, William Henry Knowlton, merchant, and Thomas Davies, brewer, all of the City of Toronto.

The said Alexander Manning, Arthur Radcliffe Boswell, John Small, William Henry Knowlton, Horace Thorne and Thomas Davies are to be the provisional directors of said company.

McDOUGALLS & GORDON,
Solicitors for applicants.

Dated Toronto, 20th December, 1881. 26-5

NOTICE is hereby given that within one month after the last publication of this notice, application will be made to the Governor in Council, under the "Canada Joint Stock Companies Act of 1877," for letters patent incorporating the applicants hereunder mentioned, and others who may become shareholders in the company thereby created, a body corporate and politic, by the name and for the purposes hereunder mentioned.

1. The corporate name of the proposed company is the "Eureka Woolen Mill Company."

2. The purposes for which incorporation is sought, are the manufacture of woolen cloths of all descriptions, and the owning or hiring of buildings necessary therefor.

3. The chief place of business of the said company is to be Lower Hopewell, in the County of Pictou, and Province of Nova Scotia.

4. The intended amount of the capital is thirty thousand dollars.

5. The number of shares is to be three thousand and the value of each share ten dollars.

The names in full and the addresses of and callings of each of the applicants are:

James McKay, Riverton, Pictou County, farmer; James W. Grant, Hopewell, Pictou County, miller; Isaac McNaughton, Riverton, Pictou County, farmer; John Ross, New Glasgow, Pictou County, farmer; Henry S. Pool, Stellarton, Pictou County, coal mine manager; Henry B. Kendrick, Riverton, Pictou County, manufacturer; Robert A. Walker, New Glasgow, Pictou County, merchant; Isaac A. Grant, Pictou, Pictou County, merchant; Robert P. Fraser, Pictou, Pictou County, druggist; Joseph McNaughton, Riverton, Pictou County, farmer; Duncan C. Fraser, New Glasgow, Pictou County, barrister. The first five of whom are the first or provisional directors.

D. C. FRASER,
Solicitor for applicants.

Dated at New Glasgow, this 17th day of December A.D. 1881. 26-6

NOTICE is hereby given that application will be made to His Excellency the Governor General of the Dominion of Canada in Council, under the provisions of 40 Vic., chap. 43, by William Van Duzer Lawrence, merchant, Ebenezer Muir, agent, John Stephen Bates, cashier, all of Montreal, in the Province of Quebec, and John Myeth, merchant, and Frank H. Myeth, merchant, both of Philadelphia, in the State of Pennsylvania, one of the United States of America, for letters patent to incorporate them and such others as may become shareholders in the said company, as a body politic and corporate under the name of "Apothecaries Hall Co." (Limited) of Montreal.

The object for which incorporation is sought is the manufacturing, buying and selling drugs, chemicals, toilet articles, proprietary medicines, etc., within the Dominion of Canada and elsewhere.

The principal place of business of said company shall be in the City of Montreal.

The capital stock of the said company shall be one hundred thousand dollars, divided into one hundred shares each one thousand dollars.

The provisional directors of said company shall be

the said William Van Duzer Lawrence, John Myeth and John Stephen Bates.

ARCHIBALD & McCORMICK,
Attorneys for applicants.

Montreal, 19th December, 1881. 26-6

NOTICE is hereby given that within one month after the last publication of this notice, application will be made to His Excellency the Governor General in Council, under the "Canada Joint Stock Companies Act, 1877," for letters patent incorporating the undermentioned applicants and those who may become shareholders in the company thereby created, a body corporate and politic for the purposes hereinafter mentioned.

1. The proposed corporate name of the company is the "Canada Jute Company, (Limited)."

2. The purpose for which incorporation is sought is, the making, manufacturing and selling of bags, and the importing, buying and selling of all materials required in the making and manufacturing thereof.

3. The chief place of business of the said company is to be the City of Montreal, in the Province of Quebec.

4. The intended amount of the capital stock is fifty thousand dollars.

5. The number of shares is to be five hundred; the amount of each share, one hundred dollars.

6. The names in full and the address and calling of each of the applicants, are as follows:

The Honorable John Hamilton, Senator, George Alexander Drummond, merchant, Alexander Murray, merchant, John McDougall, manufacturer, Joshua Collins, merchant,—all of the said city of Montreal; who are to be the first or provisional directors of the said company.

Dated at Montreal, this twentieth day of December, 1881.

ABBOTT, TAIT & ABBOTTS,
Attorneys for solicitors.

27-6

NOTICE is hereby given that, after the expiration of one month from the first publication of this notice, application will be made to the Governor General in Council for Letters Patent under the provisions of "The Canada Joint Stock Companies Act, 1877," by the Honourable George William Allan, of the City of Toronto, Senator of the Dominion of Canada; Thomas Sutherland Stayner, of the City of Toronto, Director of the Canadian Bank of Commerce; John Henry Grasett Hagarty, of the City of Toronto, shipping and commission merchant; Henry James Grasett, the younger, of the City of Toronto, shipping and commission merchant, and Frederick William Kingstone, of the City of Toronto, barrister at law,—to constitute them and others a body corporate and politic for the purposes hereinafter mentioned.

The proposed corporate name of the Company is "The Toronto Steam Navigation Company, (Limited)."

The purposes for which incorporation is sought are to carry on a passenger, freight and general forwarding business on Lakes Ontario, Huron, Superior, Michigan and Erie, and the River St. Lawrence and the other lakes, rivers, canals and navigable waters connected therewith or flowing thereinto or therefrom; and to construct, own, charter, lease, purchase, or dispose of steamships, vessels, tramways, wharves, docks, warehouses and such other property as may be or become necessary or desirable in connection with the carrying on of such business.

The operations of the proposed company are to be carried on upon and near the navigable waters aforesaid, and its chief place of business is to be at Toronto, in the Province of Ontario.

The capital stock of the company is to be two hundred thousand dollars in two thousand shares of one hundred dollars each.

The said George William Allan, Thomas Sutherland Stayner and Frederick William Kingstone, all of

whom are residents of Canada, are to be the first or provisional directors of the company.

F. W. KINGSTONE,
Solicitor for applicants.

Toronto, 15th December, 1881.

25-6

NOTICE is hereby given that within one month after the last publication of the present notice, application will be made to His Excellency the Governor General in Council, under the provisions of the "Canada Joint Stock Companies Act of 1877," for letters patent of incorporation of the Dominion Barb Wire Company.

1. The proposed corporate name of the company is to be "Dominion Barb Wire Company, (limited)."

2. The purposes for which its incorporation is sought, is the manufacturing and selling of barb wire.

3. The place within the Dominion of Canada which is to be the chief place of business of the said company is the City of Montreal, in the Province of Quebec.

4. The intended amount of the capital stock of the said company is sixty thousand dollars.

5. The number of shares is to be one hundred, and the amount of each share six hundred dollars.

6. The names in full and the address and calling of each of the applicants are James Cooper, merchant, and Frederick Fairman, merchant, both of the City and District of Montreal; Francis T. Sherman and Eben J. Marsh, both of Chicago, in the State of Illinois, manufacturers, and Jane Knight, of the City of Montreal, wife duly separated as to property of the said James Cooper, and Harriet J. Latham, also of the said City of Montreal, wife duly separated as to property of the said Frederick Fairman.

7. The said James Cooper, Frederick Fairman and Eben J. Marsh, are to be the first or provisional directors of the said company, the major part of whom are resident in Canada.

KERR, CARTER & MCGIBBON,
Solicitors for applicants.

Montreal, 15th December, 1881.

25 6

PUBLIC Notice is hereby given that application will be made to His Excellency the Governor General in Council, under the provisions of the "Canada Joint Stock Companies Act, 1877," by P. Garneau, Esquire, of Quebec, merchant, M.P.P., late member of the Government of the Province of Quebec; Alphonse Desjardins, Esquire, of Montreal, M.P., President of "La Banque Jacques Cartier"; Robert T. Leckie, of Sherbrooke, manufacturer; Hector Legru, of Paris, France, manufacturer, and the Count de Wazières, also of Paris, France, capitalist, to obtain Letters Patent constituting them, with such other persons as shall become shareholders in said company, a body corporate and politic, with all the powers appertaining to a loan company,—such company to be called the "Crédit Mobilier Canadien."

The chief place of business of said company will be in the City of Montreal.

The capital of the company will be twenty millions of dollars (or one hundred millions of francs) divided into two hundred thousand shares of one hundred dollars (or five hundred francs) each.

The provisional directors will be the said P. Garneau, A. Desjardins, R. J. Leckie, H. Legru and Count de Wazières.

Montreal, 30th November, 1881.

23-6

NOTICE is hereby given that after the expiration of one month from the first publication hereof in the *Canada Gazette* application will be made by the persons hereinafter named to His Excellency the Governor General in Council, for a grant of a charter of incorporation by Letters Patent under the Great Seal, constituting the said persons hereinafter named and such others as may become shareholders of the said company to be thereby created, a body corporate

and politic under the provisions of "The Canada Joint Stock Companies Act, 1877."

1. The proposed name of the company is "The Almonte Knitting Company."

2. The object for which incorporation is sought is the manufacture of knitted goods, and all business necessarily connected therewith and incidental thereto.

3. The operations of the said Company are to be carried on at the Town of Almonte, in the County of Lanark, Ontario.

4. The amount of the capital stock of the said company is to be one hundred thousand dollars.

5. The number of shares is one thousand, and the amount of each share is one hundred dollars.

6. The names of the applicants and the address and calling of each are as follows: Bennett Rosamond, of the Town of Almonte, in the County of Lanark, woolen manufacturer; George Stephen, of the City of Montreal, in the Province of Quebec, President of the Canada Pacific Railway; Honorable Donald Alexander Smith, of the said City of Montreal, Gentleman; Alexander Ewen, of the said City of Montreal, merchant; Jonathan Hodgson, of the said City of Montreal, merchant; Robert Mackay, of the said City of Montreal, merchant; James Alexander Cantlie, of the said City of Montreal, merchant; and William Rosamond, of the Town of Cobourg, in the County of Northumberland, Ontario, woolen manufacturer.

7. The above named Bennett Rosamond, George Stephen, Jonathan Hodgson, James Alexander Cantlie and William Rosamond are to be the first directors of the said company.

MACDONELL & DOWDALL

Solicitors for applicants.

Dated 24th November, 1881.

22-6

NOTICE.—Public notice is hereby given that the parties herein named intend to apply for letters patent incorporating a company to be called "The Upper Ottawa Towing Company."

The purpose of the said company will be to construct, acquire, hold, charter, maintain and navigate on the River Ottawa and its tributaries, any steam and other vessels of any description for towage purposes or for the carriage and forwarding of passengers, goods and freight of all kinds, to, from and between any places on or near the River Ottawa and its tributaries.

The chief place of business of the said company will be at the City of Ottawa.

The amount of the capital stock of the said company will be \$100,000.

The number of shares will be one thousand, of one hundred dollars each.

The following are the names, addresses, and callings of the applicants:—John Lunn Murphy, of the Town of Pembroke, in the Province of Ontario, Esquire; John Ham Sills, Ephraim G. Sills and Orville Sills, each and all of the Village of Frankford, in the County of Hastings, in the said Province of Ontario, manufacturers, and Levi Ruggles Church, of the City of Montreal, advocate and Queen's Counsel.

The said John Lunn Murphy, John Ham Sills, Ephraim G. Sills, Orville Sills and Levi Ruggles Church, are to be the first and provisional directors of the said company.

CHURCH, CHAPLEAU, HALL & ATWATER,

Solicitors for applicants.

Ottawa, 14th November, 1881.

22-6

PUBLIC Notice is hereby given that the parties hereinafter mentioned intend to apply to His Excellency the Governor General in Council, for Letters Patent to constitute them a body politic and corporate to be known as the "Canadian Iron and Steel Company (Limited)" for the purposes hereinafter mentioned, to wit:

1. To acquire and work "Duryee's Blow Pipe Process," as patented under date the twenty-third day of April eighteen hundred and eighty in Canada,

for smelting ores of gold, silver, and other metals, and for smelting ores of iron and making iron and steel therefrom.

2. To acquire and work any other processes for the manufacture of gold, silver, iron and steel.

3. To erect rolling mills, and generally to manufacture any iron or steel commodity.

4. To acquire any lands for the erection of furnaces thereon, or any lands containing or supposed to contain iron or other minerals, or petroleum, not exceeding twenty thousand acres in all;

5. To have the power of selling or leasing any such patented processes as the said company may acquire;

That the head office and principal place of business of the said company is to be at the City of Montreal, in the Province of Quebec.

That the intended amount of the capital stock of the said company is one million of dollars in ten thousand shares of one hundred dollars each;

That the names and additions of the said applicants are as follow, to wit:—Robert Benny, merchant; Montreal; James McLaren, merchant, Buckingham; Andrew Thomson, trader, Quebec; George Benson Hall, trader, Quebec; James Henry Peck, merchant and manufacturer, Montreal; Alexander Chivas Clark, broker, Montreal; John Smythe Hall, junior, advocate, Montreal; George Hutton Patterson, insurance agent, Montreal; James Benny, merchant and manufacturer, Montreal; Thomas Peck, merchant and manufacturer, Montreal; and George Duryee, doctor in medicine, New York, United States of America.

That the said James McLaren, George Benson Hall, Robert Benny, James Henry Peck, Alexander Chivas Clark, George Hutton Patterson, and George Duryee, shall be the provisional directors of the said company.

CHURCH, CHAPLEAU, HALL & ATWATER,
22-6 Solicitors for said applicants.

NOTICE is hereby given that after the expiration of one month from the date of the first publication hereof in the *Canada Gazette*, application will be made by the persons hereinafter named to the Governor in Council for the grant of a charter of incorporation by Letters Patent constituting the said persons hereinafter named and such others as may become shareholders in the company, a body corporate and politic under the provisions of "The Canada Joint Stock Companies Act, 1877."

1. The proposed corporate name is "The Sarnia and Port Huron Ferry Company, Limited."

2. The objects for which its incorporation is sought are to construct, acquire, charter, navigate and maintain steam vessels for the carrying and conveying goods and passengers or other traffic between the ports of the Dominion of Canada, and also between the ports of said Dominion and those of the United States of America, and for the towing of vessels; and to lease, purchase and dispose of wharves, docks, warehouses and such other property as may be or become necessary or desirable in connection with carrying on such business; with power to sell, charter and dispose of the said steam vessels or any of them, and to make contracts and agreements with any person or corporation whatsoever for the purposes aforesaid, or otherwise for the benefit of the said company.

3. The operations are to be carried on at the Town of Sarnia, in the County of Lambton, Province of Ontario, as the chief place of business.

4. The amount of the capital stock of the company is to be four thousand four hundred and eighty dollars.

5. The number of shares is to be sixty-four, and the amount of each share is seventy dollars.

6. The names in full of the applicants and the calling and address of each are as follows: Reuben Palmer, of the said Town of Sarnia, license inspector; Robert McAdams, of the same place, publisher; Thomas Kenny, of the same place, merchant; John Gillies McCrae, of the same place, stationer, and

Manfred Burns Proctor, of the same place, wood and coal merchant.

7. The said applicants are to be the first directors of the company.

JAMES F. LISTER,
Solicitor for applicants.

Dated 17th November, 1881: 22-6

NOTICE is hereby given that application will be made after the expiration of one month from the first publication of this notice, to His Excellency the Governor General in Council, for Letters Patent under the provisions of "The Canada Joint Stock Companies Act, 1877," by Robert Jaffray, of the City of Toronto, merchant, William Gooderham, of the same place, President Toronto and Nipissing Railway Company, George Albertus Cox, of the Town of Peterboro, President Midland Railway of Canada, Harman H. Cook, of the City of Toronto, lumber merchant, and Harvey P. Dwight, of the same place, Manager Montreal Telegraph Company, to constitute them and others a body corporate and politic, for the purposes hereinafter mentioned, and that—

1. The proposed corporate name of the Company is "The Midland Lake and River Navigation Company (Limited)."

2. The purposes for which incorporation is sought are to carry on a passenger, freight and general forwarding business on Lakes Superior, Huron, Erie and Ontario, and the River St. Lawrence and the navigable waters flowing thereinto and therefrom; and to construct, own, charter, lease, purchase, or dispose of steamships, vessels, tramways, wharves, docks, warehouses and such other property as may be or become necessary or desirable in connection with the carrying on of such business.

3. The operations of the proposed Company are to be carried on upon and near the navigable waters aforesaid, and its chief place of business is to be at Toronto, in the Province of Ontario.

4. The capital stock of the Company is to be two hundred thousand dollars, in two thousand shares of one hundred dollars each.

5. The said Robert Jaffray, William Gooderham, George Albertus Cox, Harman H. Cook and Harvey P. Dwight are to be the first or provisional Directors of the Company.

J. D. EDGAR,
Solicitor for applicants.

Dated Toronto, 27th October, 1881. 18-10

MISCELLANEOUS.

NOTICE.—The Kingston and Pembroke Railway Company hereby give notice that they will pay and redeem at the Banking House of Messrs. R. P. Flower & Co., in the City of New York, on the first day of July, 1882, all the bonds and debentures and interest coupons thereto attached issued by the said company and dated at Kingston, Ontario, the first day of January, 1880.

This notice is given in pursuance of the proviso in each of said bonds contained, and after the first day of July, 1882, interest on the principal sums mentioned in said bonds respectively shall cease.

By order,

GEO. OSBORNE,
Secretary and Treasurer.

Dated at Kingston, Ontario, this 27th day of December, 1881. 27-4

By-Law of Canadian Locomotive and Engine Company, Limited, to change chief place of business in Canada.

A special general meeting of the shareholders of the Canadian Locomotive and Engine Company, limited, duly called for considering a By-law to change the chief place of business of the company in

Canada, from the City of Montreal to the City of Kingston, and held in the City of Kingston, at the Company's office on Thursday, the first day of December, 1881, the following By-law was sanctioned and passed by a vote of more than two thirds in value of the shareholders present in person or represented by proxy at the said meeting, and is published in the *Canada Gazette* in pursuance of sec. 18, of "The Canada Joint Stock Companies Act, 1877."

By-law No. 36.

"Be it enacted that the chief place of business of the company in Canada be and the same is hereby changed from the City of Montreal to the City of Kingston, in the Province of Ontario."

Certified a true copy,

GEORGE A. KIRKPATRICK,
President. (L.S.)

JAS. W. PYKE,
Secretary-Treasurer,
The Canadian Locomotive and
Engine Co., Limited.

27-1

ATLANTIC AND NORTH-WEST RAILWAY
COMPANY.

NOTICE is hereby given that the annual general meeting of the shareholders of the Atlantic and North-West Railway Company, will be held at the offices of the Canadian Pacific Railway Company, Montreal, on Wednesday, the 1st day of February, 1882, at twelve o'clock noon, for the purpose of receiving the report of the Directors, transacting the business of the company whether general or special, and electing Directors for the ensuing year.

HARRY CUTT,
Secretary. 27-5

Montreal, 28th Dec., 1881.

LA BANQUE DE ST. HYACINTHE.

NOTICE is hereby given that a dividend of four per cent. upon the paid-up capital stock of this institution has been declared for the current six months, and will be payable at the office of said Bank on and after Wednesday, the first of February next.

The transfer books will be closed from the first to the fifteenth of February next, both days inclusive.

The annual general meeting of the shareholders will be held on Wednesday, the 15th February next, at 11 o'clock a.m.

By order of the directors,

R. St. JACQUES,
Cashier.

St. Hyacinthe, 20th December, 1881. 26-5

KINGSTON AND PEMBROKE RAILWAY.

NOTICE is hereby given that a second call of five per cent. on the new issue of the capital stock of the Kingston and Pembroke Railway Company has been made this day, by the directors of the said company, and that the same is payable on or before the 24th of January, 1882, at the office of the company in Kingston.

And a third call of ten per cent. on the new issue is now made, and that the same is payable on or before the 24th of February, 1882, at the office of the company in Kingston.

By order,

GEO. OSBORNE,
Sec. and Treas. K. & P. R.

Dated this 17th December, 1881. 26-4

NOTICE is hereby given that the sixth annual general meeting of the shareholders of The National Investment Company of Canada (Limited), for the election of Directors, and other business, will be held at the Company's office, Equity Chambers, Adelaide street East, City of Toronto, on Wednesday, the 18th day of January, 1882, at 12 o'clock noon.

By order,
ANDREW RUTHERFORD,
Manager. 25-4

Toronto, 14th Dec., 1881.

NAPANEE, TAMWORTH AND QUEBEC RAILWAY
COMPANY.

TAKE Notice that the annual general meeting of the shareholders of the Napanee, Tamworth and Quebec Railway Company, will be held at the Council Chamber, in the Town of Napanee, on Tuesday, the 17th day of January, A.D. 1882, at the hour of one o'clock in the afternoon.

W. S. WILLIAMS,
Secretary. 25-4

Napanee, Ont., 15th Dec., 1881.

NOTICE is hereby given that a special general meeting of the stockholders of the Ontario Bank will be held on Tuesday, the 24th day of January next, at the Banking House of the Bank in the City of Toronto, at 12 o'clock noon, to receive the resignation of the whole Board of Directors, to make by-laws relating to the appointment of scrutineers, the mode of filling up vacancies in the Board of Directors, and for the transaction and consideration of all matters whatsoever which might be considered or transacted at an annual general meeting of the said stockholders.

By order of the Board,

C. HOLLAND,
General Manager.

Ontario Bank, Toronto, 7th Dec. 1881. 24-7

THE CANADIAN BANK OF COMMERCE.

DIVIDEND No. 29.

NOTICE is hereby given that a dividend of four per cent. upon the capital stock of this institution has been declared for the current half-year, and that the same will be payable at the Bank and its branches on and after Tuesday, the 3rd day of January next.

The transfer books will be closed from the 17th to the 31st day of December, both days inclusive.

W. N. ANDERSON,
General Manager. 23-5

Toronto, 29th November, 1881.

BANQUE D'HOCHELAGA.

NOTICE is hereby given that a dividend of two and one half per cent. upon the paid-up capital stock of this Bank, has been declared and that the same will be payable at its Banking House in this city and at its Branches on and after Monday, the second day of January next.

The transfer books will be closed from the 16th to the 31st of December next, both days inclusive.

The annual general meeting of the shareholders will be held at its Banking House in this city on Monday the sixteenth day of January next.

Chair to be taken at three o'clock P. M.

By order of the Board,

J. E. BRAIS,
Cashier. 22-8

Montreal, 24th November, 1881.

PUISSANCE DU CANADA.



NOMINATIONS.

DEPARTEMENT DU SECRÉTAIRE D'ÉTAT DU CANADA.

Il a plu à SON EXCELLENCE L'ADMINISTRATEUR du GOUVERNEMENT de faire les nominations suivantes, savoir:—

Ottawa, 28 décembre 1881.

SAMUEL SHAW LAZIER, écuyer, Juge junior de la cour de comté du comté de Hastings, dans la province d'Ontario; Juge de la cour de comté du comté de Hastings, dans la dite province.

BALDWIN FRALECK, de la cité de Belleville, dans la province d'Ontario, écuyer, avocat; Juge junior de la cour de comté du comté de Hastings, dans la dite province.

OTTAWA, 6 décembre 1881.

NORMAN B. JONES, de Weymouth, dans la province de la Nouvelle-Ecosse, écuyer; Percepteur dans les douanes de Sa Majesté.

14 décembre 1881.

WILLIAM GILLESPIE, de Kingston, dans la province d'Ontario, gentilhomme; Officier dans les douanes de Sa Majesté pour prévenir la contrebande.

GEORGE ELLIOTT JOHNSTONE, de Pictou, dans la province de la Nouvelle-Ecosse, gentilhomme; Officier préposé au débarquement et examinateur dans les douanes de Sa Majesté.

Il a plu à SON EXCELLENCE LE GOUVERNEUR-GÉNÉRAL, le 30 mai 1868, de faire la nomination suivante, en vertu de l'Acte 31 Viet., chap. 60, intitulé "Acte pour régler la pêche et protéger les pêcheries":

W. H. VENNING; Officier des pêcheries pour la province du Nouveau-Brunswick.

Bureau du Greffier de la Couronne en Chancellerie du Canada.

MEMBRE rapporté pour servir dans le présent PARLEMENT:

PROVINCE D'ONTARIO.

Division Ouest du comté de Northumberland, (sauf le township de Monaghan Sud),—George Guillet, de la ville de Cobourg, marchand, en remplacement de l'honorable James Cockburn, démissionnaire.

RICHARD POPE,
Greffier de la Couronne en Chancellerie,
Canada.

PROCLAMATIONS.

P. L. MACDOUGALL,
Général,
Administrateur.

[L.S.]

CANADA.

VICTORIA, par la Grâce de Dieu, Reine du Royaume-Uni de la Grande-Bretagne et d'Irlande, Défenseur de la Foi, etc., etc., etc.

A Nos Très-Aimés et Fidèles les Sénateurs de la Puissance du Canada et aux membres élus pour servir dans la Chambre des Communes de Notre dite Puissance, et à tous et chacun de vous.
—SALUT:

PROCLAMATION.

ATTENDU que l'Assemblée de Notre Parlement du Canada se trouve prorogée au quatrième jour de février prochain, NÉANMOINS, pour certaines causes et considérations, NOUS AVONS JUGÉ À PROPOS de le proroger de nouveau à JEUDI le NEUVIÈME jour du mois de FÉVRIER prochain, de manière que ni vous ni aucun de vous, n'êtes tenus de vous trouver en Notre Cité d'Ottawa le dit quatrième jour de février prochain; car Nous voulons que vous et chacun de vous à cet égard soyez exonérés; vous commandant et par ces présentes, vous enjoignant, et à chacun de vous et tous autres y intéressés, de vous trouver personnellement en Notre dite CITÉ d'OTTAWA, JEUDI, le NEUVIÈME jour du mois de FÉVRIER prochain, pour l'EXPÉDITION DES AFFAIRES, et y traiter, agir et conclure sur les matières qui, par la faveur de Dieu, en Notre dit Parlement du Canada, pourront, par le Conseil Commun de Notre dite Puissance, être ordonnés.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN, Notre Fidèle et Bien-Aimé Général Sir PATRICK LEONARD MACDOUGALL, Chevalier Commandeur de l'Ordre Très-distingué de Saint-Michel et Saint-George, Administrateur du gouvernement du Canada et Commandant des Forces de Sa Majesté en icelui, etc., etc.

A Notre Hôtel du Gouvernement, en Notre CITE d'OTTAWA, ce VINGT-QUATRIÈME jour de DECEMBRE, dans l'année de Notre Seigneur mil huit cent quatre-vingt-une, et de Notre Règne la quarante-cinquième.

Par ordre,

RICHARD POPE,
Greffier de la Couronne en Chancellerie,
Canada.

P. L. MACDOUGALL,
Général,
Administrateur.

[L.S.]

CANADA.

VICTORIA, par la Grâce de Dieu, Reine du Royaume-Uni de la Grande-Bretagne et d'Irlande, Défenseur de la Foi, etc., etc., etc.

A tous ceux qui les présentes verront ou qu'icelles pourront concerner,—SALUT:

PROCLAMATION.

Z. A. LASIL, Député du Ministre de la Justice, Canada. } ATTENDU que par en vertu d'un acte passé dans la trente-septième année de Notre règne, chapitre trente-quatre et intitulé "Acte pour pourvoir à la nomination de maîtres de havre pour certains ports des provinces de Québec, d'Ontario, de la Colombie-Britannique et de l'Île du Prince-Edouard," il est entre autres choses en substance statué, que le dit acte s'appliquera aux provinces de Québec, d'Ontario, de la Colombie-Britannique et de l'Île du Prince-Edouard et à tels ports et à ces ports seulement (sauf les ports de Québec et de Montréal, dans la province de Québec, et de Toronto, dans la province d'Ontario) dans l'une

ou l'autre des dites provinces, qui seront de temps à autre désignés à cette fin par proclamation en vertu d'un ordre ou d'ordres du Gouverneur en Conseil ;

Et attendu qu'il a été passé un ordre du Gouverneur en Conseil, en date du huitième jour de décembre, dans l'année de Notre-Seigneur mil huit cent quatre-vingt-un, désignant le Port de Carleton, province de Québec, comme un port auquel devront s'appliquer le dit acte et ses amendements. Les limites du dit port s'étendront à partir de la Pointe Magnecha, jusqu'à la rive escarpée de Maria, y compris les dites rives escarpées dans la Baie de Tracadigash.

SACHEZ maintenant que par et en vertu de l'autorité que nous confère le dit acte et un ordre en Conseil, Nous proclamons et déclarons que l'acte ci-dessus mentionné et intitulé "Acte pour pourvoir à la nomination de maîtres de havre pour certains ports dans les provinces de Québec, d'Ontario, de la Colombie-Britannique et de l'Île du Prince-Edouard," et les actes qui l'amendent, devront désormais s'appliquer au port de Carleton, dans la province de Québec.

Dece qui précède Nos féaux sujets et tous ceux que les présentes peuvent concerner, sont par les présentes requis d'en prendre avis et d'agir en conséquence.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN, Notre Fidèle et Bien-Aimé Général SIR PATRICK LEONARD MACDOUGALL, Chevalier Commandeur de l'Ordre Très-distingué de St. Michel et St. George, Administrateur du gouvernement du Canada et Commandant des Forces de Sa Majesté en icelui, etc., etc.

A Notre Hôtel du Gouvernement, en Notre CITE d'OTTAWA, ce HUITIÈME jour de DÉCEMBRE, dans l'année de Notre Seigneur mil huit cent quatre-vingt-une, et de Notre Règne la quarante-cinquième.

Par ordre,

J. A. MOUSSEAU,
Secrétaire d'Etat.

26-3

P. L. MACDOUGALL,
Général,
Administrateur.

[L.S.]

CANADA.

VICTORIA, par la Grâce de Dieu, Reine du Royaume-Uni de la Grande-Bretagne et d'Irlande, Défenseur de la Foi, etc., etc., etc.

A tous ceux qui les présentes verront ou qu'icelles pourront concerner,—SALUT :

PROCLAMATION.

Z. A. LASH, Député du ministre de la Justice, Canada. } **A**TTENDU qu'en vertu des dispositions de l'Acte de Tempérance du Canada, 1878, l'avis suivant a été adressé au Secrétaire d'Etat du Canada, accompagné de la pétition ci-jointe :—

"A l'honorable Secrétaire d'Etat du Canada,—

"MONSIEUR,—Nous, soussignés, électeurs du comté d'Inverness, vous prions de recevoir avis que nous nous proposons de présenter la pétition suivante à Son Excellence le Gouverneur-Général, savoir :

"A Son Excellence le Gouverneur-Général du Canada en Conseil,—

"La pétition des électeurs du comté d'Inverness, qualifiés et compétents à voter à l'élection d'un membre de la Chambre des Communes dans le dit comté,

"Expose respectueusement,—Que vos requérants désirent que la deuxième partie de l'Acte de Tempérance du Canada, 1878, soit exécutoire et mise en vigueur dans le dit comté.

"C'est pourquoi vos requérants demandent respectueusement qu'il plaise à Votre Excellence, par un ordre du Conseil en vertu de la quatre-vingt-seizième clause du dit acte, de déclarer que la

"deuxième partie du dit acte soit mise en vigueur dans le dit comté. Et vos requérants ne cesseront de prier, etc."

"Et que nous désirons que les votes de tous les électeurs du dit comté soient reçus pour ou contre l'adoption de la dite pétition."

Et attendu qu'il appert à la satisfaction de l'Administrateur du Gouvernement en Conseil que cet avis est revêtu des signatures authentiques d'un quart ou plus de tous les électeurs du dit comté d'Inverness ; qu'il est constaté que les signatures apposées à l'avis sont des signatures authentiques au nombre de mille dix-sept, et que les autres exigences de la loi ont été observées ;

Et attendu qu'un ordre de l'Administrateur du Gouvernement en Conseil a été passé, ordonnant que les votes de tous les électeurs du dit comté d'Inverness, soient enregistrés pour ou contre l'adoption de la dite pétition,—

SACHEZ maintenant, que, par les présentes, et en vertu de l'autorité qui Nous est conférée par les dits actes et ordre en Conseil, Nous proclamons et déclarons que jeudi, le vingt-sixième jour de janvier mil huit cent quatre-vingt-deux, un poll sera tenu dans le dit comté d'Inverness, pour y recevoir les votes des électeurs pour et contre la dite pétition. Que ces votes seront enregistrés au scrutin secret depuis neuf heures du matin jusqu'à cinq heures de l'après-midi de ce jour-là. Que Hugh McDonald, écuyer, de Port Hood, dans le dit comté d'Inverness, dans la province de la Nouvelle-Ecosse, shérif du dit comté, a été nommé officier-rapporteur dans le but de recevoir ce jour-là les votes des électeurs pour et contre la pétition, de compter ensuite les votes, et puis de faire rapport du résultat au Gouverneur-Général en Conseil. Que le dit officier-rapporteur est autorisé et requis de nommer un sous-officier-rapporteur à et pour chaque bureau de votation.

Que l'officier-rapporteur nommera les différentes personnes qui devront se tenir aux différents bureaux de votation, et qui devront faire le décompte final des votes au nom des personnes autorisées à favoriser ou à s'opposer respectivement à l'adoption de la pétition au bureau du dit shérif à Port Hood, samedi, le vingt-unième jour de janvier prochain, à dix heures de l'avant-midi.

Que les votes des électeurs seront comptés, et le résultat de la votation annoncé par l'officier-rapporteur au bureau du dit shérif à Port Hood, lundi, le trentième jour de janvier prochain, à dix heures de l'avant-midi, et que, dans le cas où la pétition serait adoptée par les électeurs, le Gouverneur-Général en Conseil pourra, en tout temps après l'expiration d'une période de soixante jours depuis la date de l'adoption de la dite pétition, par ordre en Conseil publié dans la *Gazette du Canada*, déclarer que la deuxième partie du dit acte sera en vigueur dans tel comté dès et à compter du jour où expireront les licences annuelles ou semi-annuelles alors en force dans tel comté pour la vente de liqueurs spiritueuses, pourvu que ce jour soit au moins quatre-vingt-dix jours après la date de tel ordre du Conseil, et si ce nombre est moindre, ce sera alors à compter du même jour de l'année suivante.

De ce qui précède Nos féaux sujets et tous ceux que les présentes peuvent concerner, sont par les présentes requis d'en prendre avis et d'agir en conséquence.

EN FOI DE QUOI, nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN, Notre Fidèle et Bien-Aimé Général SIR PATRICK LEONARD MACDOUGALL, Chevalier Commandeur de l'Ordre Très-distingué de St. Michel et St. George, Administrateur du gouvernement du Canada et Commandant des Forces de Sa Majesté en icelui, etc., etc.,

A Notre Hôtel du Gouvernement, en Notre CITE d'OTTAWA, ce SIXIÈME jour de DÉCEMBRE, dans l'année de Notre Seigneur mil huit cent quatre-vingt-une, et de Notre Règne la quarante-cinquième.

Par ordre,

J. A. MOUSSEAU,
Secrétaire d'Etat.

25-3

(Circulaire.)

RUE DOWNING,
7 novembre 1881.

MONSIEUR,—Au sujet de ma lettre-dépêche du 8 août, j'ai l'honneur de vous transmettre, pour être publiée dans la colonie placée sous votre gouvernement, copie de la convention faite entre la Grande-Bretagne et le Danemark relativement aux déserteurs de la marine marchande, signée le 21 juin.

J'ai l'honneur d'être,

Monsieur,

Votre très humble et obéissant serviteur,

KIMBERLEY.

A l'officier

Administrant le gouvernement du Canada.

CONVENTION entre les gouvernements de la Grande-Bretagne et Danemark, relativement aux déserteurs de la Marine Marchande.

Signée à Londres, le 21 juin 1881.

Le gouvernement de Sa Majesté la Reine du Royaume-Uni de la Grande-Bretagne et d'Irlande et le gouvernement de Sa Majesté le Roi du Danemark, étant désireux, pour le bénéfice du commerce des deux pays, de faciliter la découverte, l'appréhension et la reddition des marins qui peuvent désertir les bâtiments marchands de l'un ou l'autre des deux pays, sur la base d'une pleine et entière réciprocité, ont convenu de ce qui suit : —

Il est convenu de part et d'autre, que si un matelot ou mousse, n'étant pas esclave, déserte un bâtiment appartenant à un sujet de l'une ou l'autre des parties au contrat, dans un port situé dans les territoires ou dans les possessions ou colonies de l'autre partie au contrat, les autorités de tels port et territoire, possession ou colonie, seront tenues de donner toute aide en leur pouvoir pour l'appréhension et la remise à bord de tels déserteurs, sur demande à cet effet à elles faite par le Consul du pays auquel appartient le navire du déserteur, ou par le député ou représentant du Consul.

Il est compris que les stipulations qui précèdent ne s'appliquent pas aux sujets du pays où la désertion a lieu.

Chacune des deux Hautes Parties au contrat se réserve le droit de mettre fin à la convention en donnant à l'autre avis de son désir à cet effet.

En foi de quoi les soussignés dûment autorisés à cette fin, ont signé la présente convention et y ont apposé leurs sceaux.

Faite à Londres en duplicata, le vingt et unième jour de juin de l'année de Notre Seigneur mil huit cent quatre-vingt-un.

[L.S.]	GRANVILLE.
25-3 [L.S.]	FALBE.

ORDRES EN CONSEIL.

HOTEL DU GOUVERNEMENT, OTTAWA,

Samedi, 17 décembre 1881.

PRÉSENT :

SON EXCELLENCE L'ADMINISTRATEUR DU
GOUVERNEMENT EN CONSEIL.

Il a plu à Son Excellence l'Administrateur du gouvernement, sur la recommandation du ministre de l'intérieur et en vertu de l'acte 43 Vic., chap. 26, d'ordonner, et il est par le présent ordonné que les règlements suivants concernant la disposition des terrains à charbon soient et les dits règlements sont par le présent adoptés :

1o. Que l'affermage des terrains miniers pourra être fait pour (21) vingt et un ans, dans l'ordre de leurs demandes, aux requérants qui auront convaincu

le ministre de l'intérieur de leurs moyens et habileté pour exploiter efficacement les mines qu'on sollicite, les dits requérants devant en ce cas payer un loyer de vingt-cinq centins par acre exigible semi-annuellement d'avance.

2o. Que le locataire paiera un droit de dix centins par tonne sur tout le charbon tiré de la mine. Rapports trimestriels faits sous serment devant être fournis au ministre de l'intérieur par le locataire, montrant la quantité de charbon tiré de la mine, les droits exigibles sur icelle et la date de tel rapport.

3o. Que l'étendue de terre à être louée à une personne n'excèdera pas trois cent vingt acres (320).

4o. Les bornes de ces terrains en dessous de la surface de tels terrains loués seront les plans ou lignes verticaux dans lesquels est comprise la surface.

5o. Le locataire devra commencer les opérations actives dans l'espace d'une année et exploiter la mine dans l'espace des deux années qui suivront le commencement du bail et payer le prix du loyer en même temps que les droits, sans quoi le bail sera résilié et la Couronne reprendra les terrains.

6o. Le bail pourra être renouvelé pour d'autres périodes de vingt et une années chacune et pour tels prix et droits dont il sera convenu entre le gouvernement et le locataire.

26-3

J. O. COTÉ,
Greffier, Conseil Privé.

HOTEL DU GOUVERNEMENT, OTTAWA.

Jendi, 22 décembre 1881.

PRÉSENT :

SON EXCELLENCE L'ADMINISTRATEUR DU
GOUVERNEMENT EN CONSEIL.

Il a plu à Son Excellence l'Administrateur du gouvernement sur la recommandation du ministre des douanes d'ordonner, par et de l'avis du Conseil Privé de la Reine pour le Canada, et il est par le présent ordonné, que les règlements suivants concernant l'emmagasinage du charbon importé dans le Canada soient, et les dits règlements sont par le présent adoptés.

1. Les cours, hangars et autres bâtiments dans lesquels les importateurs de charbon désirent emmagasiner cet article pour les fins du commerce peuvent être acceptés comme entrepôts, et l'on pourra y emmagasiner le charbon sans paiement de droits de la même manière et aux mêmes conditions pour celui qu'on en retire pour la consommation, le transport ou l'exportation, qu'il est pourvu par la loi pour l'emmagasinage de tout autre article, excepté dans les cas ci-après pourvus.

2. L'importateur de charbon désirant emmagasiner cet article tel que pourvu ci-dessus devra, avant d'en obtenir la permission, donner un cautionnement expirable le premier jour de mai alors prochain d'un montant suffisant pour couvrir le double du droit exigible sur tout le charbon devant être ainsi emmagasiné, suivant le tarif alors en force, tel cautionnement devant être exécuté par lui-même et deux personnes jouissant d'un bon crédit comme garanties, acceptables par le percepteur des douanes au port où l'on se propose d'emmagasiner tel charbon, ou par le ministre des douanes, et dont la condition sera le paiement intégral du droit sur l'exportation de toute la quantité ainsi emmagasinée, avant le dit premier jour de mai alors prochain.

3. Le propriétaire du charbon ainsi emmagasiné devra chaque semaine faire une entrée de la quantité vendue, enlevée ou exportée, et une entrée pour toute la quantité emmagasinée devra ainsi être faite avant le premier jour de mai alors prochain suivant la date de l'emmagasinage tel que dit ci-dessus et avant l'expiration du dit cautionnement tel que ci-dessus pourvu, sujet à toutes pénalités, amendes et forfeitures auxquelles il est pourvu par l'acte concernant les douanes, 40 Vic., chap. 10, pour fraudes se ratta-

ehant à l'emmagasinage et aux marchandises emmagasinées.

Il a plu en outre à Son Excellence d'ordonner que l'ordre en conseil du 29 avril 1879, réglant l'emmagasinage du charbon soit, et le dit ordre en conseil est par le présent rescindé.

J. O. COTÉ,
Greffier du Conseil Privé.

26-3

AVIS DU GOUVERNEMENT.

DÉPARTEMENT DES DOUANES.

OTTAWA, 22 décembre 1881.

AVIS est donné par le présent qu'il a plu à Son Excellence l'Administrateur du gouvernement, par ordre en conseil en date du 20 courant, et en vertu de l'acte 44 Viet., chap. 11, article 11, d'ordonner que l'article suivant soit mis sur la liste des articles qui peuvent être admis en Canada francs de droits, savoir :

"Toile de jute," telle que sortie du métier, et n'étant ni pressée ni calandree, ni finie en aucune manière, et d'une largeur d'au moins 42 pouces, lorsque importée pour être confectionnée en *sacs seulement*.

Par ordre,

J. JOHNSON,
Commissaire des douanes.

26-3

AVIS publie est par le présent donné qu'en vertu des dispositions de l'Acte des compagnies par actions en Canada, 1877, des lettres patentes ont été émises sous le grand sceau de la Puissance du Canada, en date du douzième jour de novembre 1881, constituant en corporation Hugh McLennan, marchand; Thomas Harris Hodgson, marchand; George Mathieson Kinghorn, expéditeur; Abner Kingman, marchand, et Thomas Briggs Brown, marchand, tous de la cité de Montréal, dans la province de Québec, dans la Puissance du Canada, dans le but d'acheter, de construire, de posséder, d'exploiter et de vendre des vapeurs et autres navires, et de les employer au transport de houille, minéraux, marchandises et cargaisons de tout genre, de même que des passagers, dans et entre un port ou des ports quelconques du Canada, et entre ces ports et les ports anglais ou étrangers; d'acheter et de vendre de la houille, des minéraux, des marchandises et autres articles en rapport avec l'exploitation des dits vapeurs et navires; d'acheter, de vendre et d'exploiter des terres, des droits miniers et des mines de charbon et autres en Canada; d'acheter, d'ériger et de vendre des quais, des entrepôts, des bureaux et autres bâtiments ainsi que des lignes de chemins de fer et tramways sur les terrains de la compagnie pour l'usage de la compagnie et en rapport avec ses affaires à tels ports ou mines, et toute autre fin se rattachant directement ou indirectement à l'exploit

tation de tels vapeurs, navires, mines, bâtiments, quais, constructions et autres propriétés tel que dit ci-dessus,—sous le nom de "Compagnie des navires à vapeur Diamant Noir, de Montréal, à responsabilité limitée," (The Black Diamond Steamship Company of Montreal, Limited), avec un capital de trois cent mille piastres, divisé en trois mille actions de cent piastres.

Daté au bureau du Secrétaire d'Etat du Canada, le vingt-huitième jour de novembre 1881.

J. A. MOUSSEAU,
Secrétaire d'Etat.

26-3

AVIS publie est par le présent donné que sous l'autorité de l'Acte du Canada de 1877 concernant les compagnies à fonds social, des lettres patentes supplémentaires ont été émises sous le grand sceau de la Puissance du Canada, en date du dix-neuvième jour de novembre 1881, par lesquelles tout le capital-actions de la "Compagnie de transport de Winnipeg et Occidentale (limitée)" est élevé de cinquante mille piastres à deux cent cinquante mille piastres.

Daté au bureau du Secrétaire d'Etat du Canada, ce treizième jour de décembre 1881.

J. A. MOUSSEAU,
Secrétaire d'Etat.

25-3

ÉTAT

Du Revenu et des Dépenses, à compte du Fonds Consolidé de la Puissance du Canada, d'après les états fournis au département des Finances à la nuit du 30 novembre dernier.

REVENU :	MONTANT.
Douanes	\$1,719,109 15
Exeise	602,020 23
Département des Postes.....	135,440 13
Travaux Publics, y compris les Chemins de fer.....	299,398 09
Timbres d'effets de commerce.....	19,469 37
Divers	81,907 75
	<u>\$2,857,344 72</u>
Revenu, 31 octobre 1881.....	10,943,998 12
	<u>\$13,801,342 84</u>
DÉPENSES.....	\$2,452,454 09
do 31 octobre 1881.....	7,646,699 38
	<u>\$10,099,153 47</u>

J. M. COURTNEY,
Député du Ministre des Finances.

Département des Finances,
Ottawa, 1er décembre 1881.

DEPARTEMENT DES POSTES.

Dr. Compte des banques d'épargne d^e la Poste, pour le mois de novembre 1881.

Av.

Fourni au Ministre des Finances aux termes de l'Acte pour l'Audition des Comptes Publics, 1878, Sec. 20)

Balance en caisse chez le Ministre des Finances, au 31 oct. 1881.....	\$7,190,373 78	Remboursements durant le mois.....	\$226,529 96
Dépôts durant le mois	576,412 00		
Intérêt accordé aux déposants pour les comptes clos durant le mois	1,211 51		
		Balance :—	
		Au crédit des comptes des déposants.....	\$7,504,603 78
		Chèques en la possession des déposants et dont le paiement n'a pas été demandé.....	36,863 55
			7,541,467 33
	7,767,997 29		\$7,767,997 29

J. M. COURTNEY,
Député du Ministre des Finances.N. S. GARLAND,
Commis des statistiques.

Département des Finances, Ottawa, 19 décembre 1881.

NOM DE LA COMPAGNIE.			Principal agent pour la réception des significations de pièces et d'avis.	Montant des dépôts — Les dépôts marqués (A) ne sont applicables qu'aux polices sur la vie en cours le 31 mars 1878 ; ceux marqués (B) aux polices émises depuis cette date.	Assurance autorisée.
La compagnie d'assur. de l'Amérique du Nord contre les accidents...			Edward Rawlings, gérant, Montréal.....	\$13,500, bons du havre de Montréal, \$9,733 bons d'emmagasinage de Montréal ; \$550 5 p. c. canadiens. (Acceptés à \$20,000)...	Assurance autorisée.
La compagnie d'assurance dite "Ætna," de Hartford, Connecticut...			Robt. Wood, agent général, Montréal.....	\$5,070 fonds publics canadiens ; \$23,000 débiteurs de municipalités ; \$72,000 bons des E.-U. (Acceptés à \$97,771)	Contre les accidents.
La compagnie d'assurance sur la vie dite "Ætna," de Hartford, Conn.			William H. Orr, gérant, Montréal.....	\$100,000 bons des E.-U. en or (A), \$70,000 bons des E.-U., et \$25,000 déb. de la Province de Québec (B).....	Contre l'inc. et sur la navig.
La compagnie d'assurance agricole de Watertown, N.Y., E.-U.....			John Fisher, agent-en-chef, Cobourg.....	\$100,000 bons 4 p. c. des E.-U.....	Sur la vie.
La compagnie d'assurance dite "Anchor Marine,"			Hugh Scott, agent, Toronto.....	\$56,000 bons municipaux. (Acceptés à \$50,400).....	Contre l'incendie.
La compagnie d'assurance de l'Amérique Britannique, Toronto.....			Louis H. Boulton, gérant, Toronto.....	\$61,000 bons municipaux. (Acceptés à \$54,900).....	Contre l'inc. et sur la navig.
L'association sur la vie dite "Briton" (limitée).....			J. B. M. Chipman, gérant, Montréal.....	\$54,993 bons du Canada, 4 p. c.....	Sur la vie.
La compagnie d'assurance maritime et contre l'incendie, du Canada.			Charles Cameron, direct.-gérant, Hamilton ..	\$57,000 bons municipaux. (Acceptés à \$51,300).....	Contre l'inc. et sur la navig.
La compagnie d'assurance du Canada sur la vie, Hamilton.....			A. G. Ramsay, gérant, Hamilton.....	\$60,000 bons municipaux. (Acceptés \$54,000	Sur la vie.
L'association Canadienne d'assurance des consommateurs de vapeur.			W. B. McMurrich, agent, Toronto.....	\$3,900 effets de la Société Impériale de construction, \$5,000 effets de la société de construction et de prêts de Toronto, \$1,600 effets de l'Association de l'Ouest.....	Sur la vie.
La compagnie d'assurance des Citoyens, du Canada.....			Gerald E. Hart, agent principal, Montréal....	\$56,000 bons municipaux. (Acceptés à \$50,400).....	Sur chaudières à vap., etc.
La compagnie d'assurance des Citoyens, du Canada.....			Gerald E. Hart, agent principal, Montréal....	\$56,000 bons du havre de Montréal. (Acceptés à \$50,400).....	Sur la vie et cont. les accid.
La compagnie d'assurance des Citoyens, du Canada.....			Gerald E. Hart, agent principal, Montréal....	\$30 en espèces.....	Contre l'inc. et sur la navig.
La comp. d'ass. contre l'inc. dite "City of London" (à respons. limitée)			J. K. Oswald, agent en chef, Montréal.....	£20,000 sig. effets du Canada.....	Garantie.
La compagnie d'ass. de l'Union Commerciale, de Londres, Angl.....			Fred. Cole, agent général, Montréal.....	\$100,344 fts. pes., (vie A), \$50,613 effets consol. 5 p. c. canad. et \$55,967, effets 4 p. c. (feu).....	Contre l'incendie.
L'association d'assurance sur la vie, dite "Confédération"			J. K. Macdonald, directeur-gérant, Toronto..	\$86,300 bons municipaux. (Acceptés à \$77,650).....	Contre l'inc. et sur la vie.
La compagnie d'assurance dite "Dominion," maritime et contre l'incendie, de Hamilton.....			F. R. Despard, gérant, Hamilton.....	\$35,000 en espèces, \$15,000 bons de la cité de Victoria, C.-B.....	Sur la vie.
La société d'ass. sur la vie, dite "Equitable," des Etats-Unis, N.-Y.			R. W. Gale, gérant, Montréal.....	\$100,000 fonds publics canad. (A) et \$55,000 bons des E.-U. (B).....	Contre l'inc. et sur la navig.
L'association d'assurance contre l'incendie (responsabilité limitée), Londres, Angleterre.....			Win. Robertson, agent en chef, Montréal.....	\$100,000 effets canadiens	Contre l'incendie.
La compagnie de garantie de l'Amérique du Nord.....			Edward Rawlings, gérant, Montréal.....	\$32,000 bons munic. ; \$15,000 bons du hav. de Mont. ; \$9,733 bons d'emmagas. de Montréal, et \$400 actions. (Acceptés à \$51,000).....	Garantie.
La compagnie d'assurance contre l'incendie et sur la vie, dite "Guardian," Londres, Angleterre.....			Robert Simms et Cie, et Geo. Denholm, agents généraux, Montréal.....	\$100,343 fonds publics canadiens.....	Contre l'incendie.
La comp. d'ass. contre l'incendie dite "Hartford" de Hartford, Conn.			Robert Wood, agent généraux, Montréal.....	\$55,000, b. des E.-U., et \$30,840 act. de banq. (Accept. à \$100,000.)	Contre l'incendie.
La compagnie d'assurance dite "Lancashire".....			W. H. Rintoul, agent, Montréal.....	\$48,667 5 p. c. cons. canadiens, \$51,402 6 p. c. canadiens	Contre l'incendie.
La compagnie d'assurance sur la vie dite "Lion" (à responsabilité limitée) Londres, Angleterre.....			S. C. Duncan-Clark, agent principal, Toronto	\$100,000 fonds publics canadiens	Contre l'incendie.
La compagnie d'assurance dite "Liverpool et London et Globe"			Frederick Stancliffe, agent général, Montréal	£10,000 stig., effets canadiens	Sur la vie.
			G. F. C. Smith, agent principal, Montréal....	\$50,000 fonds pub. canad. (vie) ; \$3,000 5 p. c. canad. ; \$63,000 bons mun. ; \$25,000 assoc. de plac., Montréal ; \$17,030 en espèces. (Acceptés à \$145,480)	Contre l'inc. et sur la vie.
La corporation d'assurance dite "London," Angleterre.....			C. C. Foster, agent, Montréal.....	\$50,127 5 p. c. consol. canad., et \$99,873 fonds publics canadiens (feu) 10,000, et (vie) \$50,000	Contre l'inc. et sur la vie.
La compagnie de Garantie et contre les Accidents, de Londres (responsabilité limitée).....			A. T. McCord, agent en chef, Toronto.....	\$11,000 stig. effets canadiens.....	Garantie et accidents.
La comp. d'assurance contre l'incendie, London et Lancashire.....			C. J. Spike, agt en chef, Halifax, N.E.....	\$21,000 stig., effets canadiens	Contre l'incendie.
La compagnie d'assurance sur la vie, dite "London et Lancashire"			William Robertson, gérant, Montréal.....	\$100,000 fonds publics canadiens (A) de \$5,000 en espèces et \$4,867 bons de la province de Québec (B).....	Sur la vie.
La compagnie d'ass. mutuelle contre l'incendie, de London, Ont.....			D. C. Macdonald, secrétaire, London, Ont....	\$25,000 effets publics canadiens et \$5,000 en argent.....	Contre l'incendie.
La comp. d'ass. sur la vie, dite "Metropolitan," de New-York, E.-U.			Thos. A. Temple, agt. général, St. Jean, N.-B.	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie Métropolitaine d'assurance sur les glaces, New-York.			A. J. Fell, Montréal.....	\$5,000, bons des Etats-Unis.....	Sur les glaces.
L'association d'assurance mutuelle sur la vie, du Canada.....			J. Turner, président, Hamilton.....	\$99,267 bons municipaux. (Acceptés à \$89,339).....	Sur la vie.

La compagnie d'ass. mutuelle sur la vie dite "North American".....	Wm. McCabe, directeur-gérant, Toronto.....	\$50,000 en espèces.....	Sur la vie.
La compagnie d'assurance dite "North British and Mercantile".....	Macdougall et Davidson, agents génér., Mont.	\$50,000 fonds pub. canad., (vie A), \$47,000 bons du hav. de Montréal et \$65,000 bons municip. (feu). (Acceptés à \$150,800)...	Contre l'inc. et sur la vie.
La compagnie d'assurance du Nord, d'Aberdeen et Londres.....	Taylor Frères, agents généraux Montréal....	\$85,833 fonds publics canadiens. \$14,167 5 par cent canadiens.....	Contre l'incendie
La société d'assurance contre l'incendie, dite "Norwich Union,"	Alex. Dixon, agent, Toronto.....	\$100,000 effets canadiens.....	Contre l'incendie.
La compagnie d'assurance mutuelle sur la vie, d'Ontario.....	Wm. Hendry, gérant, Waterloo.....	\$56,207 bons municipaux (accepté \$60,586).....	Sur la vie.
La compagnie d'assurance dite "Phoenix," de Brooklyn.....	Robert Hampson, Montréal, agent.....	\$100,000 bons des États-Unis.....	Contre l'inc. et sur la nav.
La cie. d'ass. contre l'incendie, dite "Phoenix," Londres, Angleterre.	Gillespie, Moffat et Cie., agts. génér., Mont.	\$50,171 fonds publics canad., et \$50,126 5 p. c. consol. canadiens	Contre l'incendie.
La compagnie d'assurance contre l'incendie, de Québec.....	J. G. Clapham, président, Québec.....	\$25,000 fonds publics canadiens, \$50,000 actions de banque et \$15,200 bons municipaux. (Acceptés à \$83,680).....	Contre l'incendie.
La compagnie d'assur. sur la vie et contre l'incendie, dite "Queen," Angleterre.....	A. M. Forbes et H. G. Mudge, agents principaux, Montréal.....	\$100,000 fonds publics canadiens (feu) et \$51,100 5 p. c. consolidés canadiens (vie).....	Contre l'inc. et sur la vie.
La société d'assurance mutuelle sur la vie, dite "Reliance," Londres, Angleterre.....	J. Cassie Hatton, procureur, Montréal.....	\$100,000 fonds publics canadiens (A) et \$10,000 effets canad. (B)	Sur la vie.
La compagnie d'assurance Royale Canadienne.....	Arthur Gagnon, secrétaire, Montréal.....	\$50,400 bons du havre de Montréal. (Acceptés à \$50,400).....	Contre l'inc. et sur la nav.
La compagnie d'assurance Royale.....	M. H. Gault et Wm. Tatley, agents principaux, Montréal.....	\$96,982 fonds publics, \$53,533 5 p. c. des consolidés canadiens et \$170,333, cons. angl-appl., \$149,182 (feu), \$50,000, (vie A) et 121,666 (général.) Aussi \$97,333.33 annuités angl. (général.) Total \$418,182.....	Contre l'inc. et sur la vie.
La compagnie d'assurance Impériale Ecossaise.....	Taylor Frères, agents généraux, Montréal....	\$71,068, fds. pub. can., \$20,000 bons du havre de Montréal, \$13,500 bons municipaux. (Acceptés à \$101,218).....	Contre l'incendie.
La compagnie d'assur. contre l'incendie dite Sovereign, du Canada..	L'hon. Alex. Mackenzie, président, Toronto.	\$115,655 bons municip. \$3,681 en argent. (Acceptés à \$107,774)	Contre l'incendie.
La compagnie d'assurance sur la vie, dite "Standard," Ecosse.....	W. M. Ramsay, gérant, Montréal.....	\$84,000 bons municipaux, \$107,000 bons du havre de Montréal, (acceptés à \$153,900), étant \$126,750 (vie A) et \$27,150 (vie B)	Sur la vie.
La société d'assurance sur la vie, dite "Star," d'Angleterre.....	A. W. Lauder, trésorier général, Toronto....	\$100,343 fonds publics canadiens.....	Sur la vie.
La comp. d'assurance mutuelle sur la vie, dite "Sun," de Montréal..	R. Macaulay, secrétaire général, Montréal..	\$56,000 bons municipaux. (Acceptés à \$50,400).....	Sur la vie et cont. les accid.
La compagnie d'assurance sur la vie et l'ontine, de Toronto.....	Arthur Harvey, gérant, Toronto.....	\$32,400 bons municip. \$1,040.36 en espèces (Acceptés à \$30,200)	Sur la vie et cont. les accid.
La compagnie d'assurance dite "Travelers," de Hartford, Connect..	Thos. Simpson, agent, Montréal.....	\$100,000 bons des États-Unis, \$25,000 bons municipaux, \$20,000 bons du havre de Montréal (acceptés à \$140,500), étant \$100,000 (vie A), \$25,000 au pair (vie B), et \$20,000 au pair (accidents).....	Sur la vie et cont. les accid.
La compagnie d'assurance mutuelle Union sur la vie, du Maine.....	Wm. Mulock, agent, Toronto.....	\$100,000 4 p. c. des États-Unis, (A) et \$15,000, bons du district de Columbia, E.-U., (B).....	Sur la vie.
La compagnie d'assurance de l'Ouest, Toronto.....	J. J. Kenny, directeur gérant, Toronto.....	\$57,700 bons municipaux. (Acceptés à \$51,930).....	Contre l'inc. et sur la nav.

LES COMPAGNIES D'ASSURANCE SUR LA VIE CI-DESSOUS NOMMÉES, AYANT CESSÉ D'ENTREPRENDRE DES RISQUES AU CANADA, SONT AUTORISÉS, EN VERTU DE L'ARTICLE 17 DE "L'ACTE D'ASSURANCE REFONDU DE 1877," A POURSUIVRE TOUTES LES OPERATIONS SE RATTACHANT AUX POLICES ÉMISES AVANT LE 31 MARS 1878, ET LEURS DÉPÔTS SONT APPLICABLES À CES POLICES, SUJET AUX DISPOSITIONS DES ACTES D'ASSURANCE DE 1863 ET 1871.

NOM DE LA COMPAGNIE.	Principal agent pour la réception des significations des pièces et avis.	Montant des dépôts.	Assurance autorisée.
L'association médicale et générale sur la vie dite "Briton," Londres, Angleterre.....	Jas. B. M. Chipman, gérant, Montréal.....	\$100,343 bons du Canada.....	Sur la vie.
La compagnie d'assurance mutuelle sur la vie, dite Connecticut, de Hartford, Conn., E.U.....	Robt. Wood, agent-général, Montréal.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie, d'Edimbourg.....	David Higgins, agent principal, Toronto.....	\$150,515 bons du Canada.....	Sur la vie.
L'association d'assurance sur la vie, d'Ecosse.....	Geo. W. Ford, agent principal, Montréal.....	\$150,000 bons du Canada.....	Sur la vie.
La compagnie Nationale d'assurance sur la vie, des Etats-Unis d'Amérique.....	John F. Bell, procureur, Windsor.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie, de New-York.....	F. W. Campbell, M.D., procureur, Montréal.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie dite "North Western," de Milwaukee, E.U.....	M. W. Mills, agent principal, Toronto.....	\$100,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance mutuelle sur la vie, dite "Phoenix," Hartford, Connecticut.....	A. R. Bethune, agent général, Montréal.....	\$105,000 bons des Etats-Unis.....	Sur la vie.
La compagnie d'assurance sur la vie, dite, "The Positive Government Security" (limitée) Angleterre.....	John Taylor, secrétaire, Montréal.....	\$8,273 débetures du Canada, 5. p. c.	Sur la vie.
La société d'assurance sur la vie, dite "Amicable" Ecosaise.....	Geo. Wm. Ford, agent général, Montréal.....	\$150,000 bons du Canada.....	Sur la vie.
L'institution de Prévoyance Ecosaise.....	R. A. Ramsay, procureur, Montréal.....	\$100,343 bons du Canada.....	Sur la vie.
La compagnie d'assurance Provinciale Ecosaise.....	Geo. Wm. Ford, secrétaire, Montréal.....	\$150,790 sav. : \$112,343 bons du Canada, \$38,447 déb. Can. 5 p. c.	Sur la vie.
La compagnie d'assurance sur la vie, des Etats-Unis.....	\$60,000 bons payables en or, Etats-Unis.....	Sur la vie.

NOTA.—La compagnie d'assurance mutuelle sur la vie, dite "Globe" de New-York, a été déclarée insolvable aux Etats-Unis et en Canada, et Jas. D. Fish, de New-York, a été nommé receveur par les cours des Etats-Unis, et W. C. Wells, de Montréal, a été nommé syndic par la Cour Supérieure de Montréal, pour les opérations faites en Canada. Le dépôt de la compagnie entre les mains du gouvernement, \$100,000 en effets des Etats-Unis, a été, par ordre de la dite Cour Supérieure, délivré aux banquiers de cette cour.

La compagnie d'assurance maritime des Marchands de Montréal, a cessé de faire des opérations d'assurance, et est en voie de liquider ses affaires. Le dépôt a été remis à la compagnie moins \$2,223 en espèces retenues à cause de réclamations contestées

Bureau du Surintendant des Assurances, Ottawa, 30 septembre 1881.

J. B. CHERRIMAN, Surintendant des Assurances

DEMANDES AU PARLEMENT.

PARLEMENT FÉDÉRAL.

Règles relatives aux avis de bills privés.

51. Dans le cas de toute demande de bill privé, proprement du ressort législatif du Parlement du Canada, suivant les dispositions de l'Acte de l'Amérique Britannique du Nord, 1867, et ayant pour objet, soit la construction d'un pont, d'un chemin de fer, d'un chemin à barrières ou d'une ligne télégraphique; soit la construction ou l'amélioration d'un port, d'un canal, d'une écluse, d'une digue ou d'une glissoire, ou autre ouvrage semblable; soit la concession d'un droit de passage d'eau, l'incorporation de professions ou métiers, ou d'une compagnie de banque ou autre compagnie par actions, soit la concession à une ou plusieurs personnes de certains droits ou privilèges exclusifs ou particuliers, soit le pouvoir de faire quelque chose qui, dans ses effets, pourrait toucher aux droits ou à la propriété d'autrui, ou concerner une classe particulière de la société; ou ayant pour objet quelque amendement de même nature à un acte antérieur,—un avis, énonçant d'une manière claire et intelligible la nature et l'objet de la demande, et signé (excepté s'il s'agit de corporations déjà existantes) par les pétitionnaires ou de leur part, est nécessaire et doit être publié comme il suit

Dans les provinces de Québec et de Manitoba :

Un avis doit être inséré dans la *Gazette du Canada* en anglais et en français, ainsi que dans un journal anglais et un journal français du district intéressé, ou en anglais et en français dans le même journal, s'il ne s'en publie qu'un seul dans ce district; ou s'il n'y paraît pas de journal, alors la publication de l'avis en anglais et en français doit se faire dans un journal du district le plus voisin où il s'en publie.

Dans les autres provinces :

Un avis doit être inséré dans la *Gazette du Canada* et dans un journal du comté ou des comtés-unis intéressés, ou s'il n'y paraît pas de journal, alors la publication doit se faire dans un journal du comté le plus voisin où il s'en publie.

La publication de ces avis durera, dans chaque cas la période de deux mois pendant l'intervalle de temps qui s'écoulera entre la clôture de la session précédente et la prise en considération de la pétition. Un exemplaire des numéros des journaux, reproduisant la première et la dernière insertion de l'avis, devra être transmis au greffier de chaque Chambre.

Toute personne désirant obtenir un bill privé devra, dans les huit jours qui précéderont l'ouverture du Parlement, déposer au bureau du greffier de la Chambre dans laquelle le bill doit prendre naissance, une copie de ce bill en langue anglaise ou en langue française, avec une somme suffisante pour en payer la traduction et l'impression. Il en sera imprimé 600 exemplaires en anglais et 200 en français; la traduction devra être faite par les officiers de la Chambre, et l'impression par l'entrepreneur des impressions. Le pétitionnaire aura aussi à payer au comptable de la Chambre une somme de \$200, plus le coût de l'impression de l'acte dans les Statuts, et remettra le reçu de ce paiement au greffier du comté auquel ce bill aura été renvoyé—le dit paiement sera effectué immédiatement après la seconde lecture avant la prise en considération du bill par le comté.

Si la pétition demande l'autorisation de présenter un bill privé ayant pour objet la construction d'un pont de péage, le pétitionnaire ou les pétitionnaires devront, en même temps qu'ils donneront l'avis prescrit par la règle précédente, donner aussi, de la même manière, avis des péagés qu'ils entendent exiger, de l'étendue du privilège, de la hauteur des arches, de l'espace à laisser libre entre les culées ou les piliers pour le passage de radeaux et des navires; et mentionner de plus s'ils se proposent de construire un pont mobile, et quelles en seront les dimensions.

Aucune pétition pour l'obtention d'un bill privé ne sera reçue par l'une ou par l'autre Chambre après les dix premiers jours de la session.

ROBERT LEMOINE,

Greffier du Sénat.

JOHN GEORGE BOURINOT,

Greffier des Communes.

Règles du Sénat relatives aux avis de bills de divorce.

72. Quiconque a l'intention de demander un bill de divorce, doit donner avis de son intention, et spécifier d'avec qui et pour quelle cause il veut divorcer. L'avis doit être inséré pendant six mois, à la *Gazette du Canada*, et dans deux journaux du district (si c'est dans les provinces de Québec et de Manitoba.) ou du comté ou des comtés-unis, (si c'est dans les autres provinces,) où le pétitionnaire résidait ordinairement lors de la séparation; et si le nombre voulu de journaux n'y paraît pas, alors la publication de l'avis devra se faire dans le district, le comté ou les comtés-unis voisins.

Un exemplaire en manuscrit de l'avis devra être signifié, à l'instance du pétitionnaire, à la personne d'avec laquelle il veut divorcer, si le lieu de la résidence de cette dernière peut être connu; et la preuve de cette signification ou de la diligence faite pour l'effectuer, doit être produite sous serment devant le Sénat et à sa satisfaction, lors de la lecture de la pétition.

ROBERT LEMOINE,

Greffier du Sénat.

A VIS est par le présent donné que demande sera faite au parlement du Canada, à sa prochaine session, pour l'obtention d'un acte à l'effet de constituer en corps politique "La compagnie d'éclairage électrique américaine du Canada." Avec pouvoir entre autres de manifester et vendre des machines ou appareils électriques et de fournir l'électricité pour les fins d'éclairage, de chauffage et force motrice, avec pouvoir d'occuper à cette fin les rues et places publiques et d'exproprier les terrains.

C. C. COLBY,

Solliciteur pour les requérants.

25 décembre 1881.

27-9

A VIS est par le présent donné que demande sera faite par la Chambre de Commerce de Montréal au parlement du Canada, lors de sa prochaine session, à l'effet d'obtenir un acte permettant la fusion de la dite Chambre de Commerce avec d'autres corps politiques dans cette cité.

Montréal, 23 décembre 1881.

27-9

A VIS public est par le présent donné que demande sera faite au parlement du Canada, lors de sa prochaine session, dans le but d'obtenir un acte à l'effet d'amender l'acte constituant en corps politique la Compagnie d'Assurance Agricole du Canada, et l'acte 41 Vict. chap. 38, et de rendre plus claires les clauses de l'acte en dernier lieu nommé, à l'effet également de remplacer celui ou ceux des syndics qui pourraient mourir, se retirer pour une cause quelconque, devenir incapables d'agir, à l'effet de plus de définir les pouvoirs des syndics pour ce qui a trait à la perception, aux avis de convocation à être faits ou donnés, aux poursuites à être intentées pour cotisations sur actions et pour autres fins.

CHURCH, CHAPLEAU, HALL ET ATWATER,

Solliciteurs pour les requérants.

Montréal, 24 décembre 1881.

27-9

A VIS public est par le présent donné que demande sera faite au parlement du Canada, lors de sa prochaine session, pour l'obtention d'un acte à l'effet de constituer en corps politique "La compagnie manufacturière et du pont St. Laurent" dans le but de construire un pont sur le St. Laurent en face de la cité de Montréal par le travers de l'île Ste. Hélène, et dans le but d'élargir et d'améliorer le port de Montréal en autant que le pont y est concerné; le tout en conformité généralement du plan connu sous le nom de "Plan Shearer," proposé par M. James Shearer, et pour d'autres fins.

CHURCH, CHAPLEAU, HALL ET ATWATER,

Solliciteurs pour les requérants.

Montréal, 24 décembre 1881.

27-9

AVIS.—Demande sera faite au parlement du Canada, lors de sa prochaine session, par la Compagnie manufacturière C. W. Williams, pour l'obtention d'un acte d'incorporation modifiant le nom de la dite compagnie et accordant à cette dernière de plus amples pouvoirs et privilèges.

ARCHIBALD ET McCORMICK,
Solliciteurs pour les requérants.
Montréal, 28 décembre 1881. 27-6

AVIS.—Demande sera faite au parlement du Canada, lors de sa prochaine session, pour obtenir un acte à l'effet de constituer en corps politique les actionnaires de la Compagnie de Télégraphe Mutuel du Canada sous le nom de "Compagnie de Télégraphe Mutuel du Canada" et pour conférer à la dite compagnie tous tels pouvoirs et privilèges dont jouit ou que possède actuellement toute autre compagnie de télégraphe faisant affaires au Canada ou y étant constituée en corps politique, à part ceux conférés à la dite Compagnie de Télégraphe Mutuel du Canada par les lettres-patentes qui l'ont constituée en corps politique.

CARTER ET CARTER,
Solliciteurs pour les requérants.
Montréal, 30 novembre 1881. 27-9

AVIS est par le présent donné que demande sera faite au parlement du Canada, lors de sa prochaine session, pour l'obtention d'un acte à l'effet de constituer en corps politique la Compagnie Générale des terres du Canada, dans le but d'acheter et coloniser des terres dans le Manitoba et les territoires du Nord-Ouest.

ROYAL ET PRUDHOMME,
Solliciteurs pour les requérants.
Winnipeg, 29 décembre 1881. 27-9

AVIS est donné par le présent qu'une demande sera faite au parlement du Canada, à sa prochaine session, afin d'en obtenir un acte pour remettre en vigueur le statut 43 Vic., chap. 56, qui constitue en corporation la compagnie du chemin de fer de la Vallée de la Saskatchewan-Sud, et pour amender cet acte en prolongeant le délai fixé pour commencer le dit chemin de fer, et pour d'autres fins.

J. STEWART TUPPER,
Solliciteur pour les requérants.
29 décembre 1881. 27-9

AVIS.—Une demande sera faite à la session prochaine du parlement du Canada, pour un acte incorporant la compagnie de navigation des rivières Saskatchewan et Qu'Appelle, pour le projet de draguer et de naviguer les rivières Saskatchewan, Qu'Appelle et Assiniboine.

MACMILLAN ET TAYLOR,
Solliciteurs des requérants.
Londres, Ont., 14 décembre 1881. 26-9

AVIS est donné par les présentes qu'il sera introduit devant le parlement de la Puissance, à sa prochaine session, une loi pour ratifier et confirmer les résolutions de "La compagnie du chemin de fer de la Rive Nord," du onzième jour d'août et deuxième jour de novembre mil huit cent soixante et quinze, ayant pour but de transférer à la province de Québec toute la propriété de la dite compagnie dans son chemin de fer alors en voie de construction entre les cités de Québec et de Montréal, et les droits s'y rattachant; et aussi pour ratifier et confirmer l'acte de cession et transport passé par la compagnie du chemin de fer de "Montréal, Ottawa et Occidental," le seizième jour de novembre mil huit cent soixante et quinze, devant M^{re} Louis N. Dumouchel, notaire au

gouvernement de la province de Québec, de toute la propriété de la dite compagnie dans son chemin de fer alors en voie de construction entre Montréal et Aylmer avec un embranchement vers St. Jérôme, et les droits s'y rattachant.

J. A. CHAPLEAU,
Comm. des chemins de fer
Québec, 20 décembre 1881. 26-9

AVIS est par le présent donné que demande sera faite à la prochaine session du parlement du Canada, pour la passation d'un acte incorporant la Compagnie du Pont du Richelieu, avec pouvoir de bâtir, exploiter, entretenir et administrer un pont de péage pour les besoins ordinaires du trafic sur la rivière Richelieu, reliant la paroisse de St. Thomas, comté de Missisquoi, à celle de Lacolle ou de Saint-Valentin, dans le comté de St.-Jean. Ce pont sera construit de manière qu'une portion de son tablier s'ouvre et laisse un passage de quarante pieds de large pour les besoins de la navigation, ou un passage égal à celui du pont de la compagnie de chemin de fer Vermont Junction R.R. sur la même rivière, à St.-Jean, P.Q. Sur la partie navigable de cette rivière, ce pont sera sur des piles éloignées de cent cinquante pieds les unes des autres et des arcades de cinq pieds ou plus au-dessus du niveau des hautes eaux; sur les parties non navigables de la rivière, le pont sera aussi sur des piles, s'il est nécessaire; les arcades du pont à telle hauteur au-dessus des hautes eaux, les intervalles entre les piles et la largeur du tablier tournant seront tels que Son Excellence le Gouverneur Général en Conseil pourra décider. Avec aussi pouvoir d'exiger des taux de péage sur ce pont ne pouvant excéder les suivants: Piétons, aller et retour, cinq centins; animaux, excepté moutons, cochons, et poulains du printemps suivant leur mère, dix centins par tête; moutons et cochons, cinq centins par tête; voiture de toute espèce, simple, trainée par un seul animal, vingt-cinq centins; voiture double trainée par deux animaux, trente-cinq centins. Ces taux de péage couvrent la charge de chaque voiture, s'y trouvant *bonâ fide*.

GEORGE B. BAKER,
Solliciteur des requérants.
Clarenceville, Québec, 10 décembre 1881. 25-9

AVIS public est par le présent donné, que demande sera faite à la prochaine session du Parlement du Canada, pour un acte à l'effet d'incorporer une compagnie pour construire et exploiter un chemin de fer, entre ou près de la cité de Montréal, jusqu'à un point sur le côté sud du township de Dundee, dans le comté de Huntingdon, pour s'y joindre à un chemin de fer dans l'Etat de New-York, et pour construire une branche afin de se joindre au chemin de fer Atlantique du Canada (Canada Atlantic Railway), à quelque point dans le comté de Beauharnois.

DANIEL BOYD,
Pour les requérants.
Huntingdon, Qué., 10 décembre, 1881. 25-9

AVIS est par le présent donné que demande sera faite au parlement du Canada, à sa prochaine session, pour l'obtention d'un acte à l'effet de constituer en corps politique "La compagnie d'éclairage électrique Edison du Canada." Avec pouvoir entre autres de manufacturer et vendre des machines ou appareils électriques et de fournir l'électricité pour les fins d'éclairage, de chauffage et force motrice, avec pouvoir d'occuper à cette fin les rues et places publiques et d'exproprier les terrains.

OSLER, GWYN & TEETZEL,
Solliciteurs pour les requérants.
Hamilton, Ont., 15 décembre 1881. 25-9

AVIS est donné par le présent qu'une demande sera faite au parlement du Canada, à sa prochaine session, afin d'obtenir un acte constituant l'Association de Placements d'Ontario et autorisant la dite association à prêter des deniers sur la garantie de biens-fonds en Manitoba, ou dans aucune des provinces de la Puissance, et permettant à la dite Association d'exiger tel taux d'intérêt sur les prêts faits qu'elle pourra convenir avec les emprunteurs ; et aussi étendant les pouvoirs d'emprunter qu'à la dite association, et lui permettant de recevoir des deniers en dépôt.

CRONYN ET GREENLEES,
Solliciteurs pour les requérants.
Daté 14 décembre, 1881. 25-10

AVIS public est par le présent donné que demande sera faite à la prochaine session du Parlement du Canada pour l'obtention d'un Acte à l'effet de constituer en corps politique une compagnie dans le but de construire et exploiter une ligne de chemin de fer de la cité de Montréal dans la province de Québec, à Smith's Falls, et de là à la ville de Perth, dans le comté de Lanark, province d'Ontario, devant être appelée "La Compagnie du chemin de fer Montréal et Canada Central," avec pouvoir de construire un pont ou des ponts sur la rivière Rideau, le canal Rideau, la rivière Ottawa et le canal Ste Anne, avec pouvoir de plus de s'amalgamer avec toute ligne de chemin de fer, de s'y joindre, et d'en obtenir le droit de faire circuler ses trains sur telle ligne ou telles lignes de chemin de fer et ponts, dans ou hors la Puissance du Canada, et avec pouvoir de construire et exploiter des tramways, des bateaux passagers, navires, bâtiments et barges, en rapport avec la dite ligne de chemin de fer et les dits ponts.

SCOTT, MAC TAVISH & MAC CRAKEN,
Solliciteurs pour les requérants.
Ottawa, Déc. 1881. 25-9

AVIS est par le présent donné que demande sera faite au Parlement du Canada à sa prochaine session pour l'obtention d'un acte à l'effet de constituer en corps politique "La Compagnie de chemin de fer de la Jonction d'Ottawa et Arnprior" dans le but de construire et exploiter une ligne de chemin de fer de Quyon ou quelque point environnant dans le township de Onslow, dans le comté de Pontiac, province de Québec, au village d'Arnprior dans la province d'Ontario, traversant la rivière Ottawa aux rapides ou chutes des Chats, avec pouvoir aussi de construire le pont ou les ponts nécessaires sur la dite rivière pour les fins du dit chemin de fer à ou près les dits rapides ou chutes des Chats, avec pouvoir de plus de continuer le dit chemin de fer d'Arnprior en croisant le chemin de fer Canadien du Pacifique à ou près Arnprior à quelque point dans le township de Bagot, dans le comté de Renfrew, sur le chemin de fer Kingston et Pembroke, et s'il est nécessaire, de traverser le chemin de fer Kingston et Pembroke au dit point, avec pouvoir de plus de construire des voies d'embranchement, de vendre ou louer le dit chemin de fer, de s'amalgamer à toute autre compagnie de chemin de fer, de louer ou acheter tout autre chemin de fer et de se joindre à n'importe quelle autre compagnie de chemin de fer ou d'obtenir le droit de faire circuler ses trains sur la voie de cette dernière et de construire une voie télégraphique le long des dits chemin de fer et embranchements.

A. FERGUSON,
Solliciteur pour les requérants.
15 décembre 1881. 25-9

AVIS est par le présent donné que la Compagnie du Grand Tronc des chemins de fer du Canada s'adressera au parlement du Canada, à sa prochaine session, pour obtenir un acte autorisant la dite compagnie à acheter, louer toute ligne de chemin de fer

touchant ou intéressant la sienne propre, ou à se fusionner avec elle, de plus, déclarant et définissant les pouvoirs de la dite compagnie à ce sujet, et lui permettant aussi, sous l'autorité de l'acte concernant les chemins de fer, d'acquérir les terrains pour gares et les voies ferrées qui y conduisent qui, dans son opinion, peuvent être nécessaires à ses fins.

JOHN BELL,
Solliciteur pour la Compagnie du Grand
Tronc des chemins de fer du Canada.
Daté à Montréal, ce 2e jour de novembre 1881. 24-9

AVIS est par le présent donné que demande sera faite au parlement du Canada, à sa prochaine session, pour l'adoption d'un acte à l'effet de constituer en corps politique les pilotes nommés par commission pour le service du pilotage entre Québec et Montréal, sous le nom de "La corporation des pilotes de Montréal."

BELLEAU ET STAFFORD,
Procureurs.
Québec, 26 octobre 1881. 24-9

AVIS est par le présent donné que demande sera faite au parlement du Canada, à sa prochaine session, pour l'obtention d'un acte à l'effet de constituer en corps politique le Synode du diocèse de Saskatchewan, avec pouvoir d'acquérir et posséder des propriétés immobilières et d'engager les capitaux du dit Synode dans telle partie du Canada et sur telles garanties qui auront été de temps à autre jugées convenables par le dit Synode.

BLAKE, KERR ET CASSELS,
Solliciteurs pour les requérants.
5 décembre 1881. 24-9

AVIS est par le présent donné qu'en conformité d'une résolution des actionnaires de la Compagnie d'Assurance Agricole d'Ottawa, adoptée à une assemblée générale spéciale des actionnaires de la dite compagnie, dûment convoquée et tenue dans la cité d'Ottawa, province d'Ontario, le 22e jour de novembre 1881, demande sera faite par la dite compagnie au parlement du Canada, lors de sa prochaine session, pour l'obtention d'un acte spécial autorisant la dite compagnie à liquider ses affaires.

JOHN ROCHESTER,
Président.
JOHN HENDERSON,
Vice-Président.

ALEXANDER GIBB,
Solliciteur pour les requérants.
JOHN PENNOCK,
Secrétaire.
Ottawa, 7 décembre 1881. 24-9

AVIS public est par le présent donné par la compagnie du chemin de fer Ottawa, Vaudreuil et Montréal, que demande sera faite au parlement du Canada, lors de la prochaine session, pour l'obtention d'un acte à l'effet de prolonger le délai prescrit pour la construction de cette partie de la ligne de la dite compagnie comprise entre Hawkesbury-Ouest et la ville d'Ottawa, et de plus à l'effet de confirmer les pouvoirs conférés à la dite compagnie.

PINHEY ET CHRISTIE,
Solliciteurs pour la compagnie.
6 décembre, 1881. 24-9

AVIS est par le présent donné que demande sera faite au parlement du Canada à la prochaine session pour l'obtention d'un acte à l'effet de constituer en corps politique la "Compagnie de transport du Manitoba et de la Saskatchewan," dans le but de construire et exploiter une ligne de chemin de fer d'un point sur le chemin de fer Canadien du Pacifique

entre Winnipeg et le Portage de la Prairie à un point sur le lac Manitoba, de construire et exploiter des navires se rattachant à la dite ligne sur les lacs Manitoba, Winnipegoosis et la rivière Saskatchewan, d'améliorer la navigation sur les dits lacs et rivière, avec pouvoir de construire des chemins de fer et canaux, reliant tels lacs et rivière, et de percevoir des droits sur les dits canaux.

C. E. HAMILTON,
Solliciteur pour les requérants.
Winnipeg, 21 novembre 1881. 23-9

A VIS public est par le présent donné que demande sera faite au parlement du Canada, à sa prochaine session, pour l'obtention d'un acte à l'effet de constituer en corps politique la "Compagnie d'amélioration de la Rivière de la Pluie."

L'objet de la compagnie projetée est de construire des estacades, chaussées, glissoires, quais et autres travaux dans les rivières, cours d'eau et ruisseaux ci-après mentionnés, et sur les rivages de ces derniers pour la descente de billes, pièces de bois carré, bois de charpente de toute description sur tout le cours de la rivière coulant à l'ouest depuis l'île Hunter, à travers le lac à la Pluie en suivant le cours de la rivière de la Pluie jusqu'au Lac des Bois et par les cours d'eau, ruisseaux et rivières se déchargeant dans les dits rivière de la Pluie et lac à la Pluie, dans les provinces de Manitoba et Ontario ou dans le district de Kéwatin, avec tous pouvoirs et privilèges conformes à l'acte des Statuts Refondus de la ci-devant province du Canada, intitulé "Acte concernant les compagnies à fonds social pour faire des travaux à l'effet de faciliter la descente du bois de charpente sur les rivières et les cours d'eau," et aux amendements faits subséquemment au dit acte, avec pleins pouvoir et privilège de s'unir et se fondre avec n'importe quelle compagnie formée dans un objet semblable sous l'autorité des lois de l'Etat du Minnesota.

PINHEY ET CHRISTIE,
Solliciteurs pour les requérants.
28 novembre 1881. 23-9

A VIS est par le présent donné que demande sera faite au parlement du Canada, à sa prochaine session, pour l'obtention d'un acte à l'effet de constituer en corps politique la "Compagnie du pont de Winnipeg et Springfield," avec pouvoir de construire, exploiter et maintenir un pont de péage pour les fins ordinaires du trafic sur la Rivière Rouge à un certain point entre les limites nord de la cité de Winnipeg et le pont Louise, dans le comté de Selkirk, province du Manitoba, le dit pont devant être construit avec un tablier tournant donnant un passage, une fois ouvert, de quarante pieds au plus, et avec des arches de vingt-cinq pieds et demi d'élévation au-dessus du niveau de l'eau basse et avec des intervalles de deux cents pieds au plus entre les culées ou caissons; avec pouvoir de percevoir des taux de péage sur le dit pont à des taux n'excédant pas les suivants :

Piétons, à chaque passage, deux centins.
Cavalier sur mule ou cheval, à chaque passage, dix centins.

Animaux libres par tête, excepté les moutons, les porcs et les poulains du printemps suivant la mère, à chaque passage, cinq centins.

Moutons et porcs, par tête, à chaque passage, deux centins.

Carrosse, voiture, charrette, phaéton, traîneau, voiture de course ou autre véhicule tiré par un animal, à chaque passage, douze centins et demi.

Voiture, carrosse, phaéton, traîneau, voiture de course ou autre véhicule tiré par deux animaux ou plus, à chaque passage, vingt centins.

Les taux ci-dessus couvrent les charges *bonâ fide* de chaque véhicule.

W. H. CULVER,
Solliciteur pour les requérants.
Winnipeg, 21 novembre 1881. 23-9

A VIS public est par le présent donné que demande sera faite au parlement du Canada, à sa prochaine session, pour l'obtention d'un acte à l'effet de constituer en corps politique la "Compagnie de bois de charpente de Québec" (limitée).

E. T. BROOKS,
Solliciteur pour les requérants.
26 novembre 1881. 23-9

A VIS.—La compagnie du chemin de fer de la Jonction et des Carrières de Napierville s'adressera au parlement du Canada pour l'adoption des amendements suivants à sa charte :

Pour changer son nom.
Pour placer le terminus de sa ligne à St. Jean, Q.
Pour étendre sa ligne au sud-ouest parallèlement à la frontière de la province, et au fleuve St. Laurent.
23-9

A VIS est par le présent donné que demande sera faite au parlement du Canada, à sa prochaine session, pour constituer en corps politique "La Banque de Manitoba" dans le but de faire des affaires de banque dans la Puissance du Canada, le bureau principal de telle banque devant être à Winnipeg.

H. E. HENDERSON,
Solliciteur pour les requérants.
Daté ce 14 novembre 1881. 22-9

A VIS est par le présent donné qu'une demande sera faite au Parlement du Canada, à sa prochaine session, pour un acte pour incorporer la Banque du Nord-Ouest.

G. YOUNG SMITH,
Procureur des requérants.
Whitby, 21 novembre 1881. 22-9

A VIS est donné par le présent qu'une demande sera faite au Parlement du Canada, à sa prochaine session, afin d'en obtenir un acte modifiant l'acte constitutif de la compagnie de chemin de fer Ontario et Québec, de manière à permettre à la compagnie d'acquérir la charte de la compagnie de chemin de fer Toronto, Grey et Bruce ou se fusionner avec cette compagnie, et d'acquérir la charte ou de se fusionner avec telle autre compagnie ou compagnies de chemin de fer que le chemin de fer Ontario et Québec une fois construit pourra croiser ou à laquelle il pourra se relier, ou qui pourra être un tributaire ou une continuation est ou ouest du chemin de fer Ontario et Québec; ou de louer tous ou aucun de ses chemins de fer; et aussi pour d'autres amendements au dit acte.

W. H. LOCKHART GORDON,
Solliciteur pour les requérants.
25 novembre 1881. 22-9

A VIS est par le présent donné que demande sera faite au parlement du Canada lors de sa prochaine session pour l'obtention d'un acte à l'effet de constituer en corps politique une compagnie pour construire et exploiter une ligne de chemin de fer de la cité d'Ottawa ou de quelque point sur le chemin de fer Canada et Atlantique, passant à travers ou près les villages de Metcalfe, Ormond, Vernon, Bate's Corners ou Winchester-Ouest, Winchester Springs, Bell's Corners et Morrisburgh à un point en face de l'île Ogden dans l'Etat de New-York, devant être appelé "La compagnie du pont et du chemin de fer Ottawa, Waddington et New-York," avec pouvoir de construire un pont sur le canal et le chenal principal de la rivière Saint-Laurent à l'île Ogden, se reliant avec une ligne s'étendant à travers l'île et les eaux américaines à Waddington et la station de la Sarcelle ou quelque autre point sur le chemin de fer Ogdensburgh et lac Champlain ou avec Canton, et se raccorder avec

la ligne projetée du chemin de fer à travers Adirondacks à North Creek; avec pouvoir de se fonder avec toutes lignes de ponts et chemins de fer dans ou hors du Canada, de s'y joindre ou d'obtenir d'elles de faire circuler ses trains sur leurs voies ferrées; avec pouvoir de plus de construire et exploiter des tramways, bateaux-passeurs, vapeurs, navires et barges en rapport avec la dite ligne de pont et chemin de fer, avec pouvoir de plus de construire, maintenir et exploiter un pont inter-provincial sur la rivière Ottawa à ou près la dite cité d'Ottawa à quelque point dans la province de Québec, tant pour le dit chemin de fer que pour les voitures ordinaires et les fins générales du trafic; avec pouvoir de percevoir des taux de péage sur le dit pont, sur les voitures ordinaires et le trafic passager qui se fera dessus à des taux n'excédant pas les suivants:

Piétons pour l'aller et pour le retour, 2 centins.

Cavalier sur cheval ou mule, à chaque passage, 5 centins.

Animaux libres, par tête, excepté les moutons, cochons et poulains du printemps suivant la mère, 5 centins à chaque passage.

Moutons et cochons par tête, à chaque passage, 2 centins.

Chaque voiture, carrosse, cabriolet, traîneau ordinaire, traîneau de course ou autre véhicule traîné par un animal, 10 centins à chaque passage.

Chaque voiture, carrosse, cabriolet, traîneau ordinaire, traîneau de course ou autre véhicule tiré par deux animaux ou plus, à chaque passage, 15 centins.

Les taux ci-dessus devant couvrir les charges *bonâ fide* de chaque véhicule; avec pouvoir de plus de construire et exploiter une ligne ou des lignes de chemin de fer du bout du pont placé du côté de Québec pour se raccorder avec toutes ou quelques-unes des voies ferrées se terminant dans le comté d'Ottawa ou passant à travers.

La hauteur des arches du pont sur le canal et la rivière St. Laurent ne devant pas être moindre que de 60 pieds au-dessus du niveau de l'eau haute; l'intervalle entre les culées ou caissons sur le chenal principal de la rivière St. Laurent devant être de toute la largeur du dit chenal ou de pas moins que 350 pieds et au-dessus de la batture à l'île Ogden de pas moins que 200 pieds. La hauteur des arches du pont sur l'Ottawa ne devant pas être moindre que de 30 pieds au-dessus du niveau de l'eau haute, et l'intervalle entre les culées ou caissons ne devant pas être moindre que de 200 pieds; ou les arches des dits ponts devant être d'une hauteur telle au-dessus du niveau de l'eau haute, les intervalles entre les culées ou caissons devant être tels, et les taux de péage devant être tels qu'il plaise à Son Excellence le Gouverneur-Général en Conseil d'approuver.

SCOTT, MacTAVISH ET MacCRACKEN,

Solliciteurs pour les requérants.

Ottawa, 19 novembre 1881. 22-9

AVIS est par le présent donné que la Compagnie d'Assurance de Stadacona contre le feu et sur la vie, en liquidation, s'adressera au Parlement de la Puissance du Canada, lors de sa prochaine session, pour obtenir un acte à l'effet d'amender et simplifier l'acte 43 Victoria, chap. 70, intitulé "Acte pour autoriser la Compagnie d'Assurance de Stadacona contre le feu et sur la vie à renoncer à sa charte et d'établir un mode de liquider les affaires," et pour pouvoir clore et liquider finalement les affaires de la dite compagnie dans un délai fixé d'un an à compter de la passation de l'acte demandé, et dans ce but d'éteindre les réclamations non admises par elle et non poursuivies devant les tribunaux, dans ce délai; et celles de personnes inconnues et non trouvées dans ce délai; et pour autres fins analogues.

C. A. E. GAGNON,

JOSEPH MELCHIOR BERNIER, Prêtre,

ALPHONSE LETELLIER,

Liquidateurs.

P. B. CASGRAIN,

Procureur des pétitionnaires.

21-9

AVIS public est par le présent donné que demande sera faite au parlement du Canada, à sa prochaine session, pour obtenir un acte à l'effet de constituer en corps politique "The Mutual Benefit Association of Sherbrooke."

E. T. BROOKS,

21-9

Solliciteur pour les requérants.

AVIS est par le présent donné qu'à la prochaine session du parlement du Canada demande sera faite pour l'obtention d'un acte à l'effet d'autoriser la compagnie de chemin de fer Portage, Westbourne et North Western à construire et exploiter une ligne de chemin de fer du terminus actuel de son chemin de fer déjà construit ou à la veille de l'être dans la province de Manitoba, dans une direction nord-ouest jusqu'à un point à ou près à la fourche de la Saskatchewan et de là à la rivière de la Paix; avec pouvoir de construire un embranchement au sud de la Saskatchewan à l'embouchure de cette rivière et un embranchement dans une direction sud à la voie principale du chemin de fer Canadien du Pacifique; avec pouvoir aussi de faire circuler des barges et vapeurs sur les eaux navigables réunies à la ligne.

21-9

DEMANDE sera faite au parlement du Canada, à sa prochaine session, pour l'obtention d'un acte constituant en corps politique "La compagnie limitée de prêts provinciale et du Canada," et autorisant la dite compagnie à émettre des débetures et obligations, à placer des sommes d'argent sur des immeubles, sur des obligations de banque, débetures et autres garanties, à acheter, détenir, améliorer et vendre des terres et exercer en un mot tous les pouvoirs conférés d'ordinaire aux compagnies de prêts.

McDOUGALLS ET GORDON,

Solliciteurs pour les requérants.

Toronto, 15 novembre 1881.

21-9

AVIS est donné par le présent qu'une demande sera faite au parlement du Canada, à sa prochaine session, afin d'obtenir un acte autorisant la Compagnie d'Emprunt et de Prêt du Canada à faire des opérations comme compagnie de prêt dans toutes les provinces du Canada, avec les mêmes pouvoirs que ceux maintenant possédés par la dite compagnie dans les provinces d'Ontario et de Québec, et de permettre à la dite compagnie de prélever tel taux d'intérêt qui pourra être convenu entre elle et les emprunteurs, et aussi afin d'autoriser l'émission de bons par la dite compagnie, et pour d'autres fins.

MACDONALD, MACDONALD ET MARSH,

Solliciteurs pour les requérants.

Daté 17 novembre 1881.

21-9

AVIS est par le présent donné que demande sera faite au parlement de la Puissance du Canada, lors de sa prochaine session, pour obtenir un acte à l'effet de constituer en corps politique une compagnie pour construire et exploiter une ligne de chemins de fer partant du Portage la Prairie, dans la province du Manitoba, jusqu'à la rivière White Mud à la tête de la navigation, et de là à Gladstone, et de là dans une direction nord-ouest à un point à ou près du village de Prince Albert; avec pouvoir de construire des embranchements, et avec pouvoir de construire des ponts et de construire et posséder des tramways, vapeurs et barges; et de plus avec pouvoir de s'amalgamer et se joindre à et d'acheter et d'obtenir des pouvoirs d'exploiter sur d'autre ligne ou des lignes de chemin de fer.

J. J. FOY,

Solliciteur pour les requérants.

Toronto, 8 novembre 1881.

20-9

AVIS est par le présent donné que demande sera faite par la compagnie de prêts dite "Canada Landed Credit Company" à la prochaine session du

parlement du Canada, pour l'obtention d'un acte à l'effet d'amender l'acte concernant la dite compagnie et intitulé "Un acte pour constituer en corps politique la compagnie de prêts dite 'The Canada Landed Credit Company'", adopté dans la vingt-deuxième année du règne de Sa Majesté, chap. 133, dans le but de permettre à la dite compagnie de prêter de l'argent sur des garanties immobilières dans la province du Manitoba, et de charger sur les prêts faits dans les provinces d'Ontario et Manitoba tels taux d'intérêt dont il pourra être convenu avec l'emprunteur et pour autres fins.

McCARTHY, HOSKIN, PLUMB ET CREELMAN,
Solliciteurs pour les requérants.
Toronto, 7 novembre 1881. 20-9

A VIS est par le présent donné que demande sera faite au parlement du Canada, à sa prochaine session, pour l'obtention d'un acte autorisant la "Compagnie Mutuelle d'Assurance sur la vie du Soleil, de Montréal," à changer son nom en celui de "La Compagnie d'Assurance sur la vie du Soleil"; à réduire la qualification de ses directeurs et à certaines autres fins.

DAVIDSON ET CROSS,
Solliciteurs pour les requérants.
Montréal, 3 novembre 1881. 19-9

A VIS public est par le présent donné que demande sera faite au Parlement de la Puissance du Canada, lors de sa prochaine session, pour obtenir un acte à l'effet de constituer en corps politique "The St. Lawrence Marine Insurance Company of Montreal."

J. G. A. CREIGHTON,
Solliciteur pour les requérants.
26 octobre, 1881. 18-10

DEMANDES POUR CHARTE PAR LETTRES PATENTES.

A VIS est par le présent donné que demande sera faite à Son Excellence le gouverneur général du Canada en conseil, en vertu des clauses de l'acte 40 Viet., chap. 43, par William Van Duzer Lawrence, marchand, Ebenezer Muir, agent, John Stephen Bates, caissier, tous de Montréal, dans la province de Québec, et John Myeth, marchand, et Frank H. Myeth, marchand, tous deux de Philadelphie, dans l'Etat de Pensylvanie, l'un des Etats-Unis d'Amérique, pour obtenir des lettres patentes à l'effet de les constituer eux et telles autres personnes qui pourront devenir actionnaires dans la dite compagnie, en corps politique sous le nom de "Compagnie de la Salle des Apothicaires de Montréal" (limitée).

L'objet pour lequel la compagnie demande à être constituée en corps politique est de manufacturer, acheter et vendre des drogues, produits chimiques, articles de toilette, médecines spéciales, etc., dans tout le Canada et ailleurs.

La principale place d'affaires de la dite compagnie sera à Montréal.

Le capital-actions de la dite compagnie sera de cent mille piastres, divisé en cent parts de mille piastres chacune.

Les directeurs provisoires de la dite compagnie seront les dits William Van Duzer Lawrence, John Myeth et John Stephen Bates.

ARCHIBALD ET McCORMICK,
Procureurs des requérants.
Montréal, 19 décembre 1881. 26-6

A VIS est par le présent donné qu'un mois après la dernière publication de cet avis, demande sera faite à Son Excellence le gouverneur général en conseil sous l'autorité de l'acte du Canada de 1877 concernant les compagnies à fonds social, pour obtenir des lettres patentes constituant en corps

politique pour les fins ci-après énumérées les requérants soussignés et ceux qui pourront devenir actionnaires dans la compagnie à être créée:—

1. Le nom que se propose de porter la compagnie est, "La compagnie de chanvre du Canada, limitée."

2. Le but que se propose la compagnie en demandant à être constituée en corps politique est de confectionner, fabriquer et vendre des sacs, importer, acheter et vendre tous matériaux requis dans les confection et manufacture d'iceux.

3. La principale place d'affaires de la dite compagnie sera la ville de Montréal, dans la province de Québec.

4. Le capital-actions que se propose de prendre la compagnie sera de cinquante mille piastres.

5. Le nombre de parts sera de cinq cent; le montant de chacune d'elles sera de cent piastres.

6. Les nom et prénom, adresse et qualité de chacun des requérants sont comme suit:—

L'honorable John Hamilton, sénateur, George Alexander Drummond, marchand, Alexander Murray, marchand, John McDougall, manufacturier, Joshua Collins, marchand, tous de la dite cité de Montréal; lesquels seront les premiers directeurs ou directeurs provisoires de la dite compagnie.

ABBOTT, TAIT ET ABBOTTS,
Procureurs pour les requérants.
Daté à Montréal, le 20 décembre 1881. 27-6

A VIS est par le présent donné que dans le mois qui suivra la dernière publication du présent avis, demande sera faite à Son Excellence le gouverneur général en Conseil sous l'autorité de l' "Acte du Canada de 1877, concernant les compagnies à fonds social" pour l'obtention de lettres patentes constituant en corps politique la Compagnie de fil de fer barbelé de la Puissance.

1. Le nom social de la compagnie sera "Compagnie de fer barbelé de la Puissance, limitée."

2. Le but que se propose la compagnie en demandant à être constituée en corps politique est de pouvoir fabriquer et vendre du fil de fer barbelé.

3. L'endroit du Canada choisi comme devant être le principal siège d'affaires de la dite compagnie est la cité de Montréal, province de Québec.

4. Le fonds social de la dite compagnie sera de soixante mille piastres.

5. Le nombre de parts sera de cent et le montant de chacune d'elles sera de six cents piastres.

6. Les noms et prénoms, adresses et qualités des divers requérants sont: James Cooper, marchand, et Frederick Fairman, marchand, tous deux de la dite cité et du district de Montréal; Francis T. Sherman, et Eben J. Marsh, tous deux de Chicago, dans l'Etat de l'Illinois, manufacturiers, et Jane Knight, de la cité de Montréal, épouse dûment séparée quant aux biens du dit James Cooper, et Harriet J. Latham, également de la dite cité de Montréal, épouse dûment séparée quant aux biens du dit Frederick Fairman.

7. Les dits James Cooper, Frederick Fairman et Eben J. Marsh seront les premiers directeurs provisoires de la dite compagnie, dont le plus grand nombre résident au Canada.

KERR, CARTER ET MCGIBBON,
Solliciteurs pour les requérants.
Montréal, 15 décembre 1881. 25-6

A VIS public est par le présent donné qu'une demande sera faite à Son Excellence le Gouverneur en Conseil, sous l'autorité de l'acte concernant les compagnies à fonds social de 1877, par l'honorable M. P. Garneau, négociant, ancien ministre du gouvernement de Québec, résidant à Québec; Alphonse Desjardins, M.P., et président de la banque Jacques-Cartier de Montréal; Robert T. Leckie, de Sherbrooke, manufacturier; Hector Legru, de Paris, France, industriel, et le Comte de Wazières, rentier, également de Paris, France, pour obtenir des lettres patentes les constituant avec telles autres personnes qui deviendront actionnaires dans la dite compagnie en un corps politique et légal avec les pouvoirs d'une compagnie de prêt, laquelle compagnie portera le nom de "Crédit Mobilier Canadien."

La principale place d'affaires de la dite compagnie sera dans la cité de Montréal.

Le capital de la compagnie sera de vingt millions de dollars ou cent millions de francs divisé en deux cent mille actions de cent dollars ou cinq cents francs chacune.

Les directeurs provisoires de la compagnie seront les dits MM. honorable P. Garneau, Alph. Desjardins, Robert J. Leckie, H. Legru et Comte de Wazières.

Montréal, le 30 novembre 1881.

23-6

AVIS Publie est par le présent donné que les personnes ci après mentionnées ont l'intention de s'adresser à Son Excellence le gouverneur-général pour obtenir des lettres patentes les constituant en corps politique sous le nom de la "Compagnie canadienne de fer et d'acier (Limitée)" pour les fins ci-après mentionnées, savoir :

1. Pour acquérir et exploiter le procédé connu sous le nom de "Duryee's Blow-Pipe Process", tel que breveté à la date du 33 avril 1880 en Canada, pour fondre des minerais d'or, d'argent et autres, et pour fondre des minerais de fer et les transformer en fer et en acier.

2. Pour acquérir et exploiter tous autres procédés pour la manufacture de l'or, l'argent, le fer et l'acier.

3. Pour ériger des usines à laminier le métal et en général pour manufacturer tout article en fer ou en acier.

4. Pour acquérir tous terrains nécessaires à l'érection de fourneaux, ou tous terrains renfermant ou censés renfermer du fer ou autres minéraux, ou pétrole, n'excédant pas en étendue vingt mille acres en tout ;

5. Pour avoir le droit de vendre ou louer tout procédé ainsi breveté que la dite compagnie pourrait acquérir ;

Que le bureau principal et principale place d'affaires de la dite compagnie sera dans la cité de Montréal, dans la province de Québec ;

Que le montant proposé du capital de la dite compagnie est d'un million de piastres divisé en dix mille parts de cent piastres chacune ;

Que les noms et qualités des dits requérants sont comme suit :—Robert Benny, marchand, Montréal ; James McLaren, marchand, Buckingham ; Andrew Thomson, commerçant, Québec ; George Benson Hall, commerçant, Québec ; James Henry Peck, marchand et fabricant, Montréal ; Alexander Chivas Clark, courtier, Montréal ; John Smythe Hall, junior, avocat, Montréal ; George Hutton, Patterson, agent d'assurance, Montréal ; James Benny, marchand et fabricant, Montréal ; Thomas Peck, marchand et fabricant, Montréal, et George Duryee, docteur en médecine, New-York, Etats-Unis d'Amérique.

Que les dits James McLaren, George Benson Hall, Robert Benny, James Henry Peck, Alexander Chivas Clark, George Hutton Patterson, et George Duryee seront les directeurs provisoires de la dite compagnie.

CHURCH, CHAPLEAU, HALL & ATWATER.
22-6 Solliciteurs pour les dits requérants.

AVIS DIVERS.

COMPAGNIE DU CHEMIN DE FER ATLANTIQUE ET DU NORD-OUEST.

AVIS est par le présent donné que l'assemblée générale annuelle des actionnaires de la compagnie du chemin de fer Atlantique et du Nord-Ouest aura lieu aux bureaux de la compagnie du chemin de fer Canadien du Pacifique, Montréal, mercredi le 1er février 1882, à midi précis, dans le but de recevoir le rapport des directeurs, de considérer les affaires soit générales ou spéciales de la compagnie, et d'élire des directeurs pour l'année prochaine.

HARRY CUTT,

Secrétaire.

Montréal, 28 décembre 1881.

27-5

LA BANQUE DE ST. HYACINTHE.

AVIS est par le présent donné qu'un dividende de quatre pour cent sur le capital payé de cette institution, a été déclaré pour les six mois courant, et sera payable au bureau de la dite banque le et après mercredi, le premier février prochain.

Les livres de transfert seront fermés du premier au quinze février aussi prochain, ces deux jours inclusivement.

L'assemblée générale annuelle des actionnaires aura lieu mercredi, le 15 février prochain à 11 heures A.M.

Par ordre des directeurs,

R. ST. JACQUES,

Caissier.

St. Hyacinthe, 20 décembre 1881.

26-5

BANQUE D'HOUELAGA.

AVIS est par le présent donné qu'un dividende de deux et demi pour cent sur le capital payé de cette institution, a été déclaré, et que tel dividende sera payable à sa maison de banque en cette ville et ses succursales le et après lundi, le deuxième jour de janvier prochain.

Les livres de transfert seront clos du 16 au 31 décembre prochain, ces deux jours inclusivement.

L'assemblée générale annuelle des actionnaires aura lieu dans sa maison de banque en cette ville, lundi, le seizième jour de janvier prochain.

Le fauteuil sera pris à trois heures p.m.

Par ordre du bureau,

J. E. BRAIS,

Caissier.

Montréal, 24 novembre 1881.

22-8

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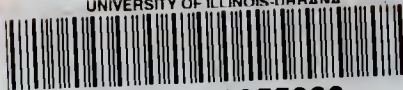
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